

West Bengal Electronics Industry Development Corporation Limited

Registered Office
Webel Bhavan, Block - EP & GP, Sector - V Bidhannagar, Salt Lake Kolkata 700091
Phone: 9133-2339-2228/226/327/316 'Fax: 9133-2357-1739/1708 email: contact@webel-india.com

NOTICE INVITING OPEN TENDER

Notice Inviting Tender No. EOT/COM/19-20/00047 Dated: 20-08-19

For: EXPRESSION OF INTEREST FOR EMPANELMENT OF JOINT INITIATIVE EDUCATION PARTNER.

The G.M.(COMMERCIAL) on behalf of WEST BENGAL ELECTRONICS INDUSTRY DEVELOPMENT CORPORATION LIMITED invites Tender for the work detailed in table below:-

Brief Description of Work	Tender Document Money (Rs) [Non refundable]	Earnest Money Deposit (EMD) (Rs) [Refundable]	Last Date and Time of Bid Submission	TECHNICAL Bid Opening Date and Time
Expression of Interest for Empanelment of Joint Initiative Education Partner.	Rs.1,000/-	Rs. 25,000/-	05 September 2019 3:00 PM	05 September 2019 4:00 PM
BID Opening Venue	WEST BENGAL ELECTRONICS INDUSTRY DEVELOPMENT CORPORATION LIMITED Webel Bhavan, Block - EP & GP, Sector - V Bidhannagar, Salt Lake Kolkata 700091			

For Commercial Queries, Contact: Mr. Pratul Show, G.M.(COMMERCIAL) E-Mail: pratul.show@webel-india.com

For Technical Queries, Contact: Puspall Ghosh, HEAD (NEW INITIATIVE) E-Mail: puspall.ghosh@webel-india.com

DATE & TIME SCHEDULE

Activity / Event Description	Date	Time
Last Query Submission	26 August 2019	3:00 PM
Last Query Response	26 August 2019	4:00 PM
Pre Bid Conference	27 August 2019	3:00 PM
Publishing Last Corrigenda (if any)	28 August 2019	3:00 PM
Submission of Bid(s)	05 September 2019	3:00 PM
TECHNICAL Opening	05 September 2019	4:00 PM
FINANCIAL Opening	09 September 2019	2:00 PM

BOQ, TECHNICAL SPECIFICATIONS & DELIVERY LOCATIONS

SL. No.	Description / Specification	Qty	UOM	Delivery Location
1	LOCATION WISE & COURSEWISE SHARE(%) OF STUDENT (IN PERCENTAGE)	1	Nos.	HO (KOL)

Delivery / Service Location Details

Location Code	Location Address
HO (KOL)	Webel Bhavan, Block - EP & GP, Sector - VBidhannagar, Salt LakeKolkata700091

Payment Terms Details

Payment Terms Code	Description
MNTHLY-PAY	Monthly payments against submission of invoices, duly certified by competent authority

COMPLIANCE SHEET

SL. No.	Description / Specification	Qty	UOM	Offered Specification	Compliant (Yes/No)	Deviation Details (if any)
1	LOCATION WISE & COURSEWISE SHARE(%) OF STUDENT (IN PERCENTAGE)	1	Nos.			

ANNEX - TECHNICAL COMPLIANCE STATEMENT

ALL TECHNICAL PARAMETERS OF ITEMS ARE MANDATORY. NO DOWNWARD DEVIATION IS ALLOWED. IN CASE OF ANY DEVIATIONS IN SPECIFICATIONS OF THESE ITEMS, THE BID WILL BE SUMMERILY REJECTED.

The bidder has to attach a technical compliance sheet in the following format:

Sl. No.	Description of Items	Make & Model No.	Qty	Unit	Offered Specification	Remarks
1						

ANNEX - SAO
STRUCTURE AND ORGANISATION

1) Name of Applicant	:	
2) Office Address	:	
Telephone No.	:	
Fax No.	:	
3) Name and Address of Bankers	:	
4) Attach an organization chart showing the structure of the company with names of Key personnel and technical staff with Bio-data.	:	

Note: Application covers Proprietary Firm, Partnership, Limited Company or Corporation.

Signature of applicant including title
and capacity in which application is made.

BANK GUARANTEE (BG) FORM
BID SECURITY

Whereas

.....
(Hereinafter called "the Bidder") has submitted his bid dated..... against the RFP floated by WBEIDC Limited RFP ref:.....dated (hereinafter called "the Bid").

KNOW ALL MEN by these presents that WE.....Branch Name) of (Bank Name) having our registered office at (hereinafter called "the BANK") are bound unto WBEIDC Ltd. in the sum of Rs. for which payment well and truly to be made to the said WBEIDC Ltd, the BANK binds itself, its successors and assigns by these presents.

The Conditions of this obligation are:

1. If the Bidder withdraws its bid during the period of bid validity specified by the Purchaser.
2. If the Bidder does not accept an arithmetical correction in its Bid Price.
3. In the case of a successful Bidder, if the Bidder fails within the specified time limit to furnish the acceptance of Letter of Intent.
4. In the case of a successful Bidder, if the Bidder fails within the specified time limit to furnish the required Contract Performance Guarantee in accordance with the RFP.

We undertake to pay WBEIDC Ltd up to the above amount upon receipt of its first written demand, without the WBEIDC Ltd having to substantiate its demand, provided that in its demand the WBEIDC Ltd will note that the amount claimed by it is due to it owing to the occurrence of anyone or more of the above conditions specifying the occurred condition or conditions.

BG will be valid up to

This Guarantee will remain in force upto and including 60 days after the period of price validity, and any demand in respect thereof should reach the BANK not later than the above date.

(Signature of the BANK)

SEAL OF THE BANK

Dated: ----- day of -----(month) 20,....

Name of Witness (Signature of the Witness)

Address of Witness Date:

CONTENTS

The Tender document comprises the following:

SECTION - A	BACKGROUND, SCOPE OF WORK
SECTION – B	INSTRUCTION TO BIDDERS & ELIGIBILITY CRITERIA FOR PARTICIPATION
SECTION – C	GENERAL TERMS & CONDITIONS
SECTION – D	SPECIAL TERMS & CONDITIONS
SECTION – E	BID FORM
SECTION – F	PRICE BID
SECTION - G	PROFORMA FOR QUERIES.
SECTION – H	PERFORMANCE GUARANTEE FORMAT
SECTION – I	DRAFT MEMORANDUM OF UNDERSTANDING



Tender No : EOT/COMM/19-20/00047 dated:
20/08/2019
for Expression of Interest towards
empanelment as 'Joint Initiative Education Partner'.



Tender No : EOT/COMM/19-20/00047 dated:
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SECTION- A

OPERATION AND MANAGEMENT OF SKILL DEVELOPMENT ACADEMY To Support the IT/ ITeS/ Electronics Industry and related areas

BACKGROUND & SCOPE OF WORK

BACK GROUND

As a part of its ongoing initiatives to educate & train the aspirants with professional skills, West Bengal Electronics Industry Development Corporation Limited, (Webel/W BEIDC), took a pioneering role in capacity building & has identified 'Industry Oriented Training Programs' as a major thrust area for economic development and employment generation in the region. The critical success factor for a continuous growth is availability of qualified manpower. Keeping this in mind, Webel has decided to extend Webel Learning Services to have joint initiative programs with companies/partnership firms having good track record in the field of education and skills training in IT/ ITeS/ Electronics & related fields.

The Successful bidder will have to pay for all running expenses including but not limited to water, electricity, internet charges, arrange for sweeping and cleaning, insurance of the physical and technical infrastructure on as-is-where-is basis, course material & training aids to the students, arrangement and payment to Manpower, Marketing & Branding expenses and day to day administration. Webel will collect course fees from the students and disburse payment to the Partner (per student basis) on submission of monthly bill/ Revenue Claim statement.

The overall operations would be commissioned and executed initially for a period of one year. In this year, the regular up-gradation of Physical & Technical Infrastructure including computer Hardware/Software should be undertaken by the Education Partner. .

SCOPE OF WORK

In this model, the successful bidder (The Education Partner) will provide physical and technical infrastructure, content, manpower and is responsible for training delivery. The successful bidder will also have to play a crucial role in enrolling students for these courses.


The Education Partner will have to arrange for the physical & technical infrastructure as required necessary for running the approved courses as well as, manpower and make the Academy operational within 90 days from the date of issuance of the Letter of Intent (LOI).

The bidder has to quote a single rate separately for each unit. The rates are to be quoted for a period of 01 (One) year and purely on percentage of revenue sharing basis on Student Course fee i.e. X : Y format, the former figure 'X' being the revenue share of W BEIDC (subject to minimum of 20%), Y being the revenue share of Partner. The bidder will have to quote a single rate per enrollment payable to Webel.

The successful bidder will have to deposit a Security Deposit of Rs.1,00,000.00 (Rupees One Lakhs Only) per centre in the form of DD/Bank Guarantee from any Scheduled Bank valid for a period of One year + 90 days from the date of issuance of Letter of Intent (LOI). On submission of this Security Deposit within 14 days of issuance of LOI, the agreement (format given in Section- I of this tender document) will be signed for a period of 1 (One) year. If the successful bidder fails to submit the security deposit within 14 days, the LOI will automatically be cancelled.

The Successful Bidder will have to submit the course curriculum to Webel for approval along with lesson plan after the issuance of the LOI. Fees to be collected from students by education partner in favour of W BEIDC (no cash/cheques shall be collected), as per the mode advised by W BEIDC. On submission of bill/revenue claim statement payment will be released to the Education Partner. The Successful Bidder will have to maintain proper book of accounts and Webel will have the right to check the book of accounts and take copy of same, if required.

The training centre thus formed will be named as 'Webel-XXXXX Training/ Skills/ Career Academy' (Name of the Initiative / Institute) and should be made operational within 90 days from the date of LOI.

	Tender No : EOT/COMM/19-20/00047 dated: 20/08/2019 for Expression of Interest towards empanelment as 'Joint Initiative Education Partner'.	
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The services to be provided by The Education Partner (Successful Bidder) will include the following:-

- a) The Education Partner shall appoint faculty/teaching staff with adequate knowledge in imparting teaching and training to students.
- b) There may be entry level, intermediate and/or final tests during the training program, wherever required.
- c) There will have to be flexibility on the schedule of the training program depending on the exigencies of the situation.
- d) The Education Partner shall deliver course material to participants, wherever applicable.
- e) The Education Partner & Webel shall jointly provide Certificates to all successful participants/students.
- f) The Education Partner shall be responsible for proper completion of the course.
- g) The Education Partner & Webel shall jointly provide Certificates to all successful participants/students.
- h) The Education Partner shall provide placement assistance to the successful students as per Industry requirement and Webel has no responsibility towards this.
- i) The Education Partner shall cover all the miscellaneous expenses including Marketing & Branding Incurred for imparting training at the Centre.

Recommended Methodology to be adopted by the Successful Bidder/ Education Partner for Test and Evaluation

- The marking of the examination will be based on Course work.
- Course work may consist of Assignment(s) and/or Practical Test(s) as applicable.


Course Delivery

Lesson Plan

Each unit will have a lesson plan and outline of syllabus. All lectures must follow the lesson plan so as to ensure complete coverage of the syllabus.

Course Feedback

Feedback will be taken to assess the quality of training and the understanding level of the students.

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SECTION – B

INSTRUCTIONS TO BIDDERS.

Bidders are advised to study all instructions and information in the tender documents carefully. Submission of bid shall be deemed to have been done after careful study and examination of the document with the full understanding of its implications.

Each Bidder shall submit only one bid by itself. A Bidder who submits more than one bid will be disqualified.


The response to this tender document should be full and complete in all respect. Failure to furnish all information required by the tender documents or submission of a proposal not substantially responsive to the tender document in every respect will be at the bidder's risk and may result in rejection of its proposal and forfeiture of the earnest money deposit.

Interested Bidders are required to submit their techno-commercial and price bids in two separate sealed envelopes as per instructions given below: -

The firm/company shall seal & mark various parts of the proposal as follows:

- A) Techno Commercial Bid in one envelope super- scribed with words:-
“Techno Commercial Bid for Expression of Interest as Joint Initiative Education Partner”, Tender no. EOT/COM/19-20/00047 Date: 20/08/2019 “& “Do Not Open Before 16.00 Hrs on 05/09/2019 This envelope shall also contain the EMD and Tender Document Fees in separate small envelope inside it. All Techno Commercial Bid must be accompanied by Earnest Money Deposit (EMD) in the form of a DD from a Schedule Bank payable at Kolkata drawn in favour of West Bengal Electronics Industries Development Corporation Ltd.
- B) Price Bid in one envelope super- scribed with words **“Price Bid for Expression of Interest as Joint Initiative Education Partner”, Tender no. EOT/COM/19-20/00047 Date: 20/08/2019.**
- C) All the envelopes shall be sealed in a covering envelope super scribed with words **“Tender No.: EOT/COM/19-20/00047 Date: 20/08/2019., Techno Commercial Bid & Price Bid for Expression of Interest as Joint Initiative Education Partner” & “Do Not Open Before 05/09/2019”.**

The sealed envelope containing the sealed Techno Commercial Bid and Price Bid should be addressed to the **Deputy General Manager (Commercial), WBEIDC Limited, Block-EP & GP, Sector –V, Salt Lake, Kolkata -700 091**, through post / speed post / Courier or dropped personally within the stipulated time in the tender box kept with him . No other mode of delivery shall be accepted. W BEIDC Ltd will not be responsible for any postal delay. *Any bid received after the expiry of the time will not be accepted.*

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
ELIGIBILITY CRITERIA FOR PARTICIPATION

(B.1)The Techno Commercial Bid should consist of the following documents:

1. **Technical proposals submission letter on the letterhead of the company/partnership firm clearly indexing the enclosures. This proposal submission letter should bear the reference no. and date, without which the bid may be treated as non-responsive.**
2. Bid Form shall be duly filled and signed as per format on the letterhead of the bidder.
3. Original Tender document duly stamped & signed on each page, as a token of acceptance of all terms and conditions laid down in the tender document.
4. Detailed profile of the company, Articles of Association or The Partnership Deed (as the case may be).
5. Details of Functional office at Kolkata with Staff details along with their PF numbers.
6. Organizations (Companies, Partnership Firms) involved in education and training can only participate. Supporting documents are to be attached.
7. Organizations having sufficient experience and credentials for successful operation & management of training courses on IT, ITeS, Electronics for at least from last three years and having a functional office in Kolkata.
8. The bidder will have to offer revenue share to Webel (subject to minimum of 20% on Course/ Training Fee).
9. Total Turnover of last three (3) Financial Years should be Rs. 15 Lakhs or above. Copy of Audited balance sheet to accompany the bid for 2015-16, 2016-17 & 2017-18.
10. Valid PAN, **Registration Certificate for GST**, Professional Tax, PF, ESI & Trade License, Certificate of Incorporation & Article of Association, Partnership Deeds are to be enclosed with the bid
11. The bidder shall be required to give a declaration on their letter head that they have not been banned by any Government Agencies / Government Department / Quasi Government Department / PSU / Board / Council or similar organization. If any Government Agencies / Government Department / Quasi Government Department / PSU / Board / Council or similar organization has banned the bidder and later on lifted the ban, the fact must be clearly stated.
12. The bidder should have executed minimum 01 (One) single order/ MOU of education and training Jobs for any Government Department / Quasi Government Department/ Public Sector Undertaking / Board / Council or any reputed organization other than Webel in last three financial years. Self-certified Work Order copies/MOU from the customer is to be enclosed without which the bid will be treated as non-responsive and summarily rejected.
13. BIDDERS ARE ADVISED TO ENCLOSE SERVICE ACCOUNTING CODES (SAC) FOR ALL COURSES.
14. Business Projection for the Financial Year 2018-19 with this Joint-Initiative
15. The bidder should submit the detail of the Proposed Course as per the following format with **necessary supporting documents**.

S.No.	Course/ Trade	Norms for Compliance							
		Yr(s). of Exp.in Conducting the trade	No. of Students trained	Faculties & their details	Software & Hardware, Tools / Equipment used	Duration of Course (in Hours.)	Association with National/ International organization	Names of reputed clients	Any other credentials to highlight
1									


16. EMD & Tender Document Fees in separate envelope.

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In absence of any one of the above, the offer will be treated as non-responsive and WBEIDC will have the right to decide accordingly. WBEIDC reserves the sole right to select successful bidders according to their credentials.

(B.2) FINANCIAL PROPOSAL

Price Bid as per format provided in Section-F is to be submitted in a separate envelope as mentioned in the tender document. Insertion of Price bid in techno-commercial proposal will result in cancellation of the bid. . Price bid not in the price bid format given in this tender document or any conditional bid will be summarily rejected.

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SECTION - C

GENERAL TERMS AND CONDITIONS

(i) **Schedule of the Tender**

The tender document shall be submitted on or before 05/09/2019 to Deputy General Manager (Commercial), WBEIDC Limited, Block-EP & GP, Sector -V, Salt Lake, Kolkata -700 091.

(ii) **Amendment of Invitation**

At any time 3 days prior to the deadline for submission of proposals, W BEIDC reserves the right to add / modify / delete any portion of this document by issuance of a Corrigendum, which would be published on the website. The Corrigendum shall be binding on all bidders and will form part of the bid documents (Techno Commercial as well as Price Bid). To afford the Bidders reasonable time to take the corrigendum into account in preparing bid, Webel may extend, if necessary, the deadline for submission of the bids.

(iii) **Earnest Money Deposit (EMD)**

The Bidder shall furnish an EMD of Rs.25,000.00 (Rupees Twenty Five Thousand Only) in the form of a demand draft from a Scheduled Bank payable at Kolkata duly pledged in favour of **West Bengal Electronics Industry Development Corporation Limited** payable at Kolkata. The EMD shall be submitted with the Techno commercial bid in a separately sealed envelope. Any bid not accompanied with the valid EMD in the form of demand draft shall be summarily rejected. The EMD will be denominated in Indian Rupees Only. No interest will be payable to the bidder on the amount of the EMD. **Earnest money will be refunded to the unsuccessful bidders after receiving application from them (attaching the money receipt in original) as promptly as possible, but not later than 60 days after the award of contract to the selected organization.**

In case of successful bidders, EMD will be returned on submission of interest free security deposit of Rs. 1,00,000.00 (Rupees ONE Lakh only) is deposited in the form of renewable Bank Guarantee (format given in Section-H) for a validity period of 15 months from the date of issuance of Guarantee from the bank. Successful bidders (Education Partners) may alternatively submit the security amount in the form of Demand Draft from any scheduled bank in favour of **West Bengal Electronics Industries Development Corporation Limited**, payable at Kolkata.

Earnest money of the bidder is liable to be forfeited & lawful action may be taken:-


- If a bidder withdraws his bid or increase his quoted share during the period of bid validity or its extended period, if any, or
- In case of a Successful Bidder, if the bidder fails to sign the contract or to furnish Performance Bank Guarantee within the specified time in accordance with the format given in this tender.
- During the bid process, if a bidder indulges in any such deliberate act as would jeopardize or unnecessarily delay the process of bid evaluation and finalization. The decision of W BEIDC Limited regarding forfeiture of the EMD shall be final & shall not be called upon question under any circumstances.
- During the bid process, if any information is found wrong / manipulated / hidden in the bid, the decision of W BEIDC Limited regarding forfeiture of the EMD shall be final & shall not be called upon question under any circumstances.
- If a bidder fails to accept the corrections made by the authorized representative of Webel during the examination of Bids and Determination of Responsiveness.

(iv) **Amendment of Proposals**

In order to afford prospective Bidder reasonable time to make amendment in their proposals, W BEIDC may, at its discretion, extend the deadline for the submission of proposals. However, no such request in this regard shall be binding on W BEIDC.

(v) **Language of Proposal & Correspondence**

The proposal submitted by the Bidder should be in English language only. All the documents relating to the

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Proposal (including brochures) supplied by the firm should also be in English, and the correspondence between the Bidder & W BEIDC will be in English language only. A duly signed formal copy must subsequently confirm the correspondence by fax / e-mail. Supporting documents and printed literature furnished by the Bidder may be in another language provided they are accompanied by an accurate translation of the relevant passages in English Language, attested by a Gazetted Officer in which case, for purposes of interpretation of the bid, the English translation shall prevail.

(vi) **Modification and Withdrawal of Bids**

- (a) Bidder may modify or withdraw his bid after bid submission, provided that the modification or withdrawal is received by WBEIDC prior to the deadline for submission of bids.
- (b) The Bidder's modification or withdrawal letter shall be prepared, sealed, marked and delivered with the outer and inner envelopes additionally marked 'MODIFICATION' or 'WITHDRAWAL', as appropriate.
- (c) No bid shall be modified by the Bidder after the deadline for submission of bids.
- (d) No bid shall be withdrawn by the Bidder after the deadline for submission of bids. Withdrawal of bids during the interval between the deadline for submission of bids and the expiry of the period of bid validity without giving any satisfactory explanation for such withdrawal shall result in the forfeiture of the EMD/Bid Security and disqualification from the participation in any tender of Webel for a minimum period of two (2) years.

(vii) **Proposal Currency**

Prices shall be quoted in **Indian National Rupees**, inclusive of all prevailing taxes, levies, duties, etc. mentioning breakups thereon.

(viii) **Period of Validity of Proposals**

The offers shall remain firm within the currency of contract and no reduction or escalation will be allowed. The quoted offer must be valid for a minimum period of **one year** from the date of Contract/MOU. Webel reserves the right for seeking extension of validity of offered rates from the Education partners. Acceptance of such request during actual offer is however optional to the Bidder.

Variation in statutory rate levied by Government will however be reflected for both reduction and escalation.

(ix) **Formats and Signing of Proposals**

The original proposal shall be neatly typed and shall be signed by an authorized signatory / signatories on behalf of the Bidder. The authorization shall be provided by written Power of Attorney accompanying the proposal, wherever applicable. The person or persons signing the proposal shall initial all pages of the proposal, except for un-amended printed literature. The proposal should not contain interlineations, erase or overwriting. In order to correct errors made by the Bidder, all corrections shall be done & initialed with date by the authorized signatory after striking out the original words / figures completely.


(x) **Sealing and Marking of Proposals**

Bidder shall seal & mark various parts of the proposal as mentioned in the Instruction to bidders above. Every envelope and forwarding letter of various parts of the proposal shall be addressed as follows:

DGM (Commercial)
WBEIDC Limited
Block – EP & GP, Sector-V
Salt Lake Electronics Complex
Kolkata-700 091

Signing across all joints & pasting good quality transparent adhesive tape on top of such joints & signatures with company seal shall seal the envelope without which the bid will be summarily rejected. The envelope should bear the name and address of the bidder very neatly written in the left lower corner, without which the bids may likely get rejected. Proposals sent through fax / e-mail shall not be accepted. W BEIDC shall not be responsible for delay on account of delivery by the postal authorities as well as of courier companies. Such delivery shall be at the risk and cost of the vendor / bidder.

If the envelopes are not sealed and marked as required above, W BEIDC shall assume no responsibility for the proposal's misplacement or premature opening. **The bid in such case will be treated as nonresponsive and Tender Committee will have the right to decide accordingly.**

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(xi) **Deadline for Submission of Proposals**

Proposals will be received by W BEIDC at the specified address not later than **06/03/2019**. WBEIDC may, at its discretion including any administrative reason, extend this deadline.

(xii) **Late Proposals**

Any proposal received by W BEIDC after the deadline for submission of proposals, as referred above **shall not be accepted**.

(xiii) **Clarification of bid:**

No Technical / Commercial clarifications generated from the Bidders will be entertained after opening of the tender. However, if tender committee feels, they may ask supporting/missing/incomplete documents in respect of the claim of the Bidder including documents relating to the eligibility criteria and the Bidder has to submit supporting document as well as written clarifications required by the tender committee within three days.

(xiv) **Exemption of Bid Security:**


The bidders (small scale units) who are registered with National Small Scale Industries Corporation, i.e., NSIC, UNDER SINGLE POINT REGISTRATION SCHEME for the TENDERED ITEMS are exempted from payment of bid security up to the amount equal to their monetary limit. In case of bidders having monetary limit as "NO LIMIT", the exemption will be limited to Rs.50,00,000/- (Rupees Fifty Lakhs) only as per existing policy of W BEIDC LTD. A proof regarding current registration with NSIC for the TENDERED ITEMS will have to be attached along with the bid. Registration other than NSIC (& Under Single Point Registration Scheme) will not be entertained.

(xv) **Bid Opening**

- 1(a) WBEIDC's authorized representative will open the bids, in the presence of Bidder's authorized representatives not more than two who choose to attend, at the time and date specified. The Bidder's representatives who are present shall sign a Register evidencing their attendance.
- (b) The tenders shall be opened at the time set forth in the document. Bidders or their authorized representatives are invited to be present and to put their signatures on the records of tender opening as each tender is opened.
2. WBEIDC's authorized representative will open the Envelops in the following order:
 - a. Envelope marked W ITHDRAW AL/MODIFICIATON
 - b. Envelope marked Techno Commercial Bid and Price Bid.
 - c. Envelope marked Techno Commercial Bid.
 - d. Envelope marked EMD and Tender Document Fees.
 - e. Envelope marked Price Bid.
- (3) At the time of Techno-Commercial Bid Opening W BEIDC's authorized representative will announce
 - a. Bidder's Name,
 - b. Withdrawal/Modification of Bid, if any,
 - c. The presence or absence of Bid Security.
- (4) WBEIDC's authorized representatives shall prepare for own records, to be signed by the Bidders Representative(s) attending the Bid opening, Minutes of Bid opening incorporating the information disclosed during the bid opening.
- (5) The Bid for which an acceptable notice of withdrawal has been submitted shall not be opened.
- (6) The Bid not accompanied by acceptable Bid Security shall not be opened.
- (7) After opening of Techno Commercial Bid W BIEDC will evaluate and determine the qualifying bids.
- (8) Opening of Price Bid shall be on **08/03/2019** (Tentatively),
- (9) WBEIDC's authorized representative will open Price Bid of those Bidders who's Bids have qualified in Techno Commercial Part.

(xvi) **Examination and Determination of Bids**

Prior to the detailed evaluation of bids, Webel will determine whether each bid (i) meets the required eligible criteria; (ii) has been properly signed; and (iii) is accompanied by the required securities.

	Tender No : EOT/COMM/19-20/00047 dated: 20/08/2019 for Expression of Interest towards empanelment as 'Joint Initiative Education Partner'.	
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(xvii) **Correction of Errors**

Bids determined to be substantially responsive will be checked by the authorized representatives of Webel for any arithmetic errors. Errors will be corrected by such authorized representative where there is discrepancy between the amount in figures and in words, the amount in words will govern.

The corrections made above will be communicated to the respective Bidder. Such corrections shall however be binding on the Bidder. If the Bidder does not accept the corrected amount, his bid will be rejected and the EMD shall be forfeited.

(xix) **Evaluation and Comparison of Bid**

a. General

The bids will be evaluated and compared by Webel in the following order so as to make a selection for the complete work covered under the Bid Document.

- i. Techno-Commercial part (for all the Bidders who submitted the bid).
- ii. Price part (for only those Bidders whose bids are responsive in Techno-Commercial part).
- iii. The Bidder must mention the names of the training centre location for which the bid is being applied for.

b. Procedure for evaluation

i. Techno-Commercial part

1. Step 1: Responsiveness of the Bid

- a. Webel shall verify whether the Bidder has submitted the appropriate amount of EMD amount along with its bid. In the event the appropriate EMD is not furnished or is not in the correct format, the said Bid will be rejected.
- b. Webel will evaluate and compare the bids to determine whether the bid fulfills all the eligibility criteria as laid down in Section A of the Tender Document.


2. Step 2: Only those Bidders whose bids fulfill all the criteria under Step 1 shall be evaluated and duly considered by Webel. During the evaluation the following points are to be taken care of and Price bid will be opened for those bidders only.

- i. Minimum 3 yrs. of experience in imparting Training in the field of IT/ITeS/Electronics & related fields (Supporting documents are to be submitted).
- ii. Total Turnover for last three (3) Financial Years should be **Rs.15 Lakhs or above (supporting documents are to be submitted)**

ii. Price Part

1. Step 1: Price Evaluation

- a. **Bids of only those Bidders who offer a minimum 20% sharing ratio with WBEIDCL.**
- b. Webel will evaluate only the bids which are found responsive during the evaluation of Techno-Commercial part of the bid.
- c. Price Bids will be evaluated after making any correction of errors.
- d. Webel will evaluate its share per enrolment offered by the Bidders and proportionate marks will be allotted to the same in the manner provided in the table hereinafter.

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Sl. No.	Criteria	Complied/Not Complied	Remarks
	Technical Evaluation		
1	Minimum 3 yrs. of experience in the field of providing Training in IT/ITeS/Electronics (Supporting Documents are to be attached).		
2	Total Turnover for last three (3) Financial Years should be Rs. 15 Lakhs or above.		
	Price Evaluation	Percentage Share	
4	Webel's revenue share (percentage) share per enrolment of students.		

(xx) False Declaration:

If at any point of time before the awarding of contract, any information furnished by the Bidder is found to be false/incorrect/manipulated/hidden in the Bid or otherwise, then WBEIDC shall have the right to cancel the bid of the Bidder.

(xxi) Awarding of Contract

Webel will award the contract to the Successful Bidder whose bid is found eligible and highest revenue sharing ratio offered to Webel (subject to minimum of 20%). However, Webel reserves the right not to accept Price bid without assigning any reason what so ever and the Bidder will not challenge such decision in any forum. On selection of the Successful Bidder(s), Letter of Intent (LOI) will be issued by the Commercial Department of Webel and/ or MOU will be signed by the Appropriate Authority of Webel.

If after awarding of the Contract and/or issuance of LOI it is found that any information furnished by the Successful Bidder during Bid Process was false/incorrect/manipulated/hidden in the Bid or otherwise, WBEIDC shall have the right to cancel such contract and the Security Deposit shall be forfeited by WBEIDC.

The successful bidder will have to deposit a Security Deposit (Performance Bank Guarantee (PBG) / DD) of Rs.1,00,000.00 (Rupees One Lakh Only) in the form of DD/Bank Guarantee valid for a period of one year + 90 days from the date of issuance of Letter of Intent (LOI). On submission of this Security Deposit within 14 days of issuance of LOI, the Agreement (format given in Section- I of this tender document) will be signed for a period of 1 (One) year. If the Successful Bidder fails to submit the security deposit within 14 days, the LOI will be cancelled.

SECTION – D

SPECIAL TERMS AND CONDITIONS

1. Interpretation of documents

The Bidder shall be deemed to have carefully examined the tender documents and also to have satisfied himself as to the nature and character of the work to be executed and other relevant matters/details. If any Bidder should find discrepancies or omission in the specifications or other tender documents, or if he should be in doubt as to the true meaning of any part thereof, he shall make a written request to Webel for correction / clarification or interpretation before 7 days of submission of the bid. In the event W BEIDC issues any corrigendum as provided in clause (ii) of Section D, the Bidder shall make a written request to the Tender Authority for correction/clarification or interpretation within 03 day(s) of the issuance of such corrigendum.

2. Payment Terms

The fees from the students will be collected by education partner in favour of W BEIDC (no cash/cheques shall be collected) in Advance in full/ installments as per the mode advised by W BEIDC Ltd.

'The Education Partner' will pay Webel revenue share of the admitted students' Course Fee Collection latest by 91st day of the date of issue of LOI (whichever is earlier).

The Education Partner will have to submit bill enclosing the details of revenue collected to Webel. If the supporting documents and invoice(s) submitted by **the education partner** are in order, the payment will be made by Webel to the education partner on submission of bills assuming that the **Education Partner** has cleared all the dues of faculty, staff salaries and other payments. Applicable Taxes will be deducted at source and Webel shall issue TDS certificate to the education partner in due course of time (Applicable tax is extra).

3. Deduction of Tax at Source

Deduction of all statutory and necessary Tax as applicable from time to time from each bill will be made as per Government Rules prevailing at the time of payment. Webel will issue necessary tax deduction certificate in due course of time.

4. Applicable Taxes

Service tax shall be collected by W BEIDC from the students as applicable from time to time and shall be paid to the authorities. In the event taxes payable for the contract between W BEIDC and the Education Partner, the same will be reimbursed by 'The Education Partner' to W BEIDC or the said amount will be deducted by WBEIDC from the payment to be made to the Education Partner.

5. Preparation of Tender

Tender shall be submitted in accordance with the following instructions:

- i) Tenders shall be submitted in the prescribed forms. All signatures shall be in longhand. Where there is conflict between the words and the figures, the words shall govern.
- ii) All notations must be in ink or type written. No erasing or overwriting will be permitted. Mistakes may be crossed out and corrections typed or written with ink adjacent thereto and must be initialed in ink by the person or persons signing the tender.
- iii) Tenders shall not contain any recapitulation of the work to be done. Alternative proposals will not be considered unless called for. No written, oral, electronic, telegraphic or telephonic proposals for modifications will be acceptable.
- iv) Tenders shall be delivered to the office as notified on or before the date and time set for the opening of tenders in the NIT. The packet of documents including the tender shall be enclosed in sealed envelope having the title of the work and the name of the Bidder.
- v) Tenders subject to any conditions or stipulations imposed by the Bidder are liable to be rejected.

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- vi) Each and every page of the tender document must be signed with date and company seal by the bidder. This is required to show that the bidder had accepted all the terms and conditions mentioned in this tender document.

6. Assignments

No Consortium will be allowed to participate in the Bid process. The Bidder will not be allowed to subcontract any of its obligations under the terms and conditions of the Tender documents without the prior written consent of MD, WBEIDC.

7. Tax Registration Certificate

Bidders submitting a tender shall produce up to date Service Tax, Income Tax and Professional Tax registration, Trade License, VAT as well as copy of latest returns submitted in the standard form from the Tax Authority or a Certificate that the assessment is under consideration. All such clearance certificates shall remain valid on the last date of submission and should be attested by a gazetted officer. In case of non-attestation by a gazetted officer, the bidder will have to produce the original copies of the document to the Evaluation Committee.

8. Canvassing

Canvassing or support in any form for the acceptance of any tender is strictly prohibited. Any bidder doing so will render him liable to penalties, which may include removal of this name from the register of approved Contractors.

9. Delivery

The Successful Bidder has to complete the physical & technical infrastructure, recruitment of Manpower, Marketing Endeavour within 90 (Ninety) days of issuance of LOI.

The successful bidder should keep visiting all Departments of Government, Education Institutions, Industries, Business Centers & other prospective customers explaining about the Training Programs & submit proposals to those entities.

The course curriculum as accredited / approved is required to be submitted to Webel for concurrence along with lesson plan.

10. Liquidated Damage

In the event of failure to meet the delivery schedule/targets in stipulated date/time, liquidated damage will be imposed on the Education Partner for sum of Rs.10,000/- for each week or part thereof, subject to a ceiling of Rs. 1,00,000.00 (Rupees One Lakh Only). In the event of LD exceeds Rs.1,00,000.00 (Rupees One Lakh Only), W BEIDC reserves the right to terminate the contract & forfeit the BG and W BEIDC will get the job completed by any other competent party. The difference of cost incurred by W BEIDC to get the work completed will be recovered from the earnest money/ BG deposited by the Successful Bidder.

11. Non-Performance

As stated in the Draft MOU/ Agreement placed at the end of this Tender Document.

12. Acceptance of Tender

The final acceptance of the tender will rest with Webel who is not bound to accept the highest tender. It reserves the right to reject in part or in full any or all tender(s) received and/or to split up the work among the bidders without assigning any reason thereof.

1. Non escalation of Price

The price offers shall remain firm within the currency of contract and no escalation of price will be allowed.

2. Price Validity

The quoted offer and/ or rate must be valid for a minimum period of 180 Days from the date of opening the tender. Webel reserves the right for seeking extension of validity of offered rates from the Successful Bidder. Acceptance of such request during actual offer is however optional to the Bidder.

3. Quantity or Place variation

The Successful Bidder may be asked to supply the same service at the same rate at different places and / or at the same place within this contract period, which they are bound to accept.

4. Transfer of Infrastructure

After the expiry of the contract after a period of One (1) year, the Successful Bidder shall transfer the entire infrastructure, including the technical infrastructure, to W ebel in good and tenable condition to be assessed by WEBEL.

5. Price

- A) Price should be quoted strictly in the Price Bid format only (in SECTION – F).
- B) No deviation in any form in the Price Bid sheet is acceptable.
- C) W ebel's Share in Rupees (per enrolment) quoted should be fixed (by percentage share & Course Fee per course exclusive of all taxes) which shall not be altered subsequently for any reason whatsoever.
- D) Percentage / specified amount of taxes & duties should be clearly mentioned otherwise W BEIDC reserves the right to reject such offer.
- E) No extra cost, other than that mentioned in Price Bid would be taken into account.

6. Discrepancies and Adjustment thereof

Discrepancy between description in words and figures, the rate, which corresponds to the words quoted by the bidder, shall be taken as correct.

Discrepancy in the amount quoted by the bidder due to calculation mistake of the unit rate, the unit rate shall be regarded as firm.

Discrepancy in totaling or carry forward in the amount quoted by the bidder shall be corrected.

7. Disputes and Arbitrations

In case of any dispute or differences, breach and violation relating to the terms of this agreement, the said dispute or difference shall be referred to the sole arbitration of Managing Director, WBEIDC Ltd. or any other person appointed by him. The award of the arbitrator shall be final and binding on both the parties.

In the event of such arbitrator to whom the matter is originally referred to by the Managing Director, W BEIDC vacates his office on resignation or otherwise or being unable to act as arbitrator for any reason whatsoever, the Managing Director shall appoint another person to act as arbitrator in the place of outgoing arbitrator and the person so appointed shall be entitled to proceed further with the reference from the stage at which it was left by the predecessor. The Education Partner will have no objection in any such appointment that arbitrator so appointed is employee of W BEIDC Ltd. The adjudication of such arbitrator shall be governed by the provision of the Arbitration and Conciliation Act, 1996, or any statutory modification or re-enactment thereof or any rules made thereof.

The arbitration shall be held in Kolkata only.

8. Governing Laws

This Tender Document and the contract shall be governed by and interpreted in accordance with Laws in force in India. The courts at Kolkata shall have exclusive jurisdiction in all matters arising under the contract.

9. Force Majeure Condition

If the execution of the contract is delayed beyond the period stipulated in the LOI /Work Order as result of outbreak of hostilities, declaration of an embargo or blockade of road, fire, flood, earthquake or any such act of nature, war, riots, civil commotion, then W BEIDC LTD may allow such additional time by extending the project execution timeframe as considered to be justified by the circumstances of the case and its decision will be final. If additional time is granted by the W BEIDC LTD, the LOI / work order shall be read and understood as if it had contained from its inception the execution date as extended.

SECTION - E

BID FORM

Ref No :(Mandatory)

Date : (Mandatory)

To,
The Deputy General Manager (Commercial)
WBEIDC Ltd.
Webel Bhawan
Block EP & GP, Sector-V
Salt Lake Electronics Complex
Kolkata-700091

Dear Sir,
Having examined the Bid documents by, the undersigned, and offer to undertake the job of 'Operation & Management of ----- as per the Tender No. ----- dated----- .

We agree to abide by this bid for the period of 6 (six) months from the date fixed for price bid opening and it shall remain binding upon us for acceptance at any time before the expiry of the period.

This bid, together with your written acceptance thereof and your order / notification of award, shall constitute a binding contract between us.

We understand that W BEIDC reserves the right to accept in full / part or reject any or all the bids received or split order within successful bidding without any explanation to bidders and its decision on the subject will be final and binding on Bidder. We also understand that W BEIDC is not bound to accept the highest bid for placement of order.

We have given an EMD of Rs. 25,000.00 (Rupees Twenty Five Thousand only) (DD No _____ dated _____ on _____) along with the technical document.

We also undertake to submit an interest free Security Deposit of Rupees One (1) Lakh for from a scheduled bank within 14 days of issuance of LOI.


Dated, thisday of20---

Signature

..... (In capacity of)

Duly authorized to sign bid for and on behalf of
(Name and Address of the Bidder)

(Affix Official Seal)

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SECTION - F

PRICE BID

(Bidders have to submit the price bid strictly in this format, otherwise the bid will be rejected)

Ref. No. (Mandatory)

Date: (Mandatory)

Tender for Operation and Management of -----Tender No. ----- Dated -----.

To,
The D.G.M-Commercial,
WBEIDC Ltd.

Dear Sir,

In response to the above tender, we offer our price as below:-

a) We agree to pay the _ %age share of Webel per enrolment as listed below in favour of 'West Bengal Electronics Industries Development Corporation Limited'.

b) We offer the following rates:-

Commercial Terms:

Sl.	Name of Courses	Location	Course fees per student (Rs.)	CGST+ SGST@ 18% (in Rs.) or as applicable	Total Amount (Rs.)/Student	Webel's share per Student (%) of Course Fee (excl. tax) In Rs. [Subject to Minimum of 20%]

Note: The revenue sharing ratio for all the courses must be same. If any bidder quotes different revenue sharing ratio for different courses, the bid will be treated as non-responsive and will be summarily rejected.

In the event of non-submission of Percentage Share of the admitted students' Course Fee Collection from the date of commencement of classes or 91st day of the date of issue of LOI (whichever is earlier), the same is liable to be adjusted against Interest free Security Deposit submitted by the Education Partner..

(Signature and Seal of authorized signatory. A copy of power of attorney is to be enclosed, wherever applicable)

THE SUCCESSFUL BIDDER (EDUCATION PARTNER) WILL PROVIDE ALL THE RELATED MANPOWER REQUIRED/ ADDITIONAL HARDWARES /SOFTWARES AND ALL OTHER ITEMS MENTIONED IN THE SCOPE OF WORK ABOVE.

SECTION - G

PROFORMA FOR QUERIES

Name of the bidder :

Queries

Sl. No.	Section No.	Clause No.	Page No.	Queries

Note: There is a cutoff date for receiving of queries before Pre-Bid Meeting. Queries received after the cut off period will not be accepted.

Authorized Signatory : (Signature in full)

Full Name of Signatory :

Company :

SECTION – H
PERFORMANCE SECURITY GUARANTEE BOND

WHEREAS, hereinafter called the “The Education Partner” has agreed in pursuance of Tender No dated, (hereinafter referred to as “the Contract”) to build physical & technical infrastructure and undertake the Design, Development, Installation, Operation and Administration including Maintenance and Management (as detailed in the ‘Scope of Work’, in the relevant Tender document) of the Education Centre(s).

AND WHEREAS it has been stipulated in the said Contract Agreement that the “Education Partner” shall furnish a Performance Guarantee (“the Guarantee”) from a Nationalized bank for the sum of Rs. 1,00,000.00 (Rupees One Lakh only) as security for the performance of aforesaid work as per the agreement;

AND WHEREAS we _____ (herein after referred to as ‘the Bank’, which expression shall be deemed to include its successors and permitted assigns) have agreed at the request of ‘The Education Partner’ to give to West Bengal Electronics Industry Development Corporation Limited (hereinafter referred to as WBEIDC), the Guarantee:

THEREFORE the Bank hereby agrees and affirms as follows:

1. The Bank hereby irrevocably and unconditionally guarantees the payment of all sums not exceeding Rupees One (1) Lakh only in aggregate claimed by WBEIDC due to it under the Agreement dated provided, however, that the maximum liability of the Bank towards WBEIDC under this Guarantee shall not, under any circumstances, exceed Rupees One (1) Lakh in aggregate.
2. In pursuance of this Guarantee, the Bank shall, immediately upon the receipt of a written notice from WBEIDC stating that the amount claimed is due to WBEIDC which shall not be called in question, in that behalf and without delay/demur or set off, pay to WBEIDC’s authorized representative (West Bengal Electronics Industry Development Corporation Ltd., Wehel Bhawan, Block EP & GP, Sector - V, Bidhannagar, Salt Lake, Kolkata - 700 091) any and all sums demanded by WBEIDC under the said demand notice, subject to the maximum limits specified in Clause 1 above. A notice from WBEIDC to the Bank shall be sent at the following address:

(Set out designation of the authorized officer of the Bank which will issue the Guarantee and its address)

Attention - _____

Project: “Wehel – xxxxx Training Academy” (Name of the Initiative/ Institute)

3. This Guarantee shall come into effect from, 2019 and shall remain in force up to a period of 15 months from the date of its execution. However, if this Guarantee is valid for a lesser time period, ‘The Education Partner’ shall renew this Guarantee prior to the expiry date of this Guarantee.
4. The liability of the Bank under the terms of this Guarantee shall not, in any manner whatsoever, be modified, discharged, or otherwise affected by:
 - i) Any change or amendment to the terms and conditions of the Contract or the execution of any further Agreements.
 - ii) Any breach or non-compliance by ‘The Education Partner’ with any of the terms and conditions of any Agreement/ credit arrangement, present or future, between ‘The Education Partner’ and the Bank.
5. The Bank also agrees that WBEIDC at its option shall be entitled to enforce this Guarantee against the Bank as a Principal Debtor, in the first instance without proceeding against ‘The Education Partner’ and notwithstanding any security or other guarantee that WBEIDC may have in relation to the Education Partner’s liabilities.
6. The Bank undertake to pay to WBEIDC any money so demanded notwithstanding any dispute or disputes raised by ‘The Education Partner’ in any suit or proceeding pending before any court or tribunal relating thereto our liability under this present being absolute and unequivocal. The payment so made by us under this bond shall be valid discharge of our liability for payment there under and ‘The Education Partner’ shall have no claim against the Bank for making such payment.

7. The Bank shall not be released of its obligations under these presents by reason of any act of omission or commission on the part of W BEIDC or any other indulgence shown by W BEIDC or by any other matter or thing whatsoever which under law would, but for this provision, have the effect of relieving the Bank.
8. This Guarantee shall be governed by the laws of India and only the courts of Kolkata shall have exclusive jurisdiction in the adjudication of any dispute which may arise hereunder.
9. Notwithstanding anything contained herein above our liability under this guarantee is restricted to Rupees One (1) Lakh in aggregate and shall remain in force up-to and including(day/ month/year).
10. All rights of W BEIDC under this Guarantee shall be forfeited and the Bank shall be relieved and discharged from all liabilities there under unless W BEIDC brings any demand or action to enforce a claim under this Guarantee against the Bank within six (6) months from the above mentioned date i.e. within (Day /month/year).
11. This guarantee will not be discharged due to the change in the constitution of the Bank or the Contractor(s)/supplier(s).
12. W e (name of the bank) _____lastly undertake not to revoke this guarantee during its currency except with the previous consent of MD of W BEIDC in writing.

Dated this Day of 2019.

Witness

(Signature)

(Name) Bank Rubber Stamp

(Official Address) Designation with Bank Stamp
 Plus Attorney as per Power of
 Attorney No.
 Dated:

SECTION - I

DRAFT

Memorandum of Understanding

This agreement is made on this -----, Two Thousand Nineteen between WEST BENGAL ELECTRONICS INDUSTRY DEVELOPMENT CORPORATION LTD., a company incorporated under the Companies Act, 1956 having its Registered Office at Webel Bhawan, Block EP & GP, Sector – V, Salt Lake City, Kolkata 700 091 within the jurisdiction of P.S. Bidhan Nagar (East) hereunder for the sake of brevity referred to as “**Webel/WBEIDC**” which expression unless excluded by or repugnant to the context shall include its successor or successors and permitted assigns of the First Part

And

-----, a Company / firm with the provisions of the Indian Companies Act, 1956/ Indian Partnership Act having its registered office at-----and functional office in Kolkata at ----- hereinafter referred to as “**Education Partner**” (which expression unless excluded by or repugnant to the context shall include its successor or successors and permitted assigns) of the Second Part.

WHEREAS Webel (a Government Company) is a nodal agency of the Department of IT & Electronics, Government of West Bengal for the development of IT, ITeS & Electronics Industries including training and skill development of manpower for IT, ITeS & Electronics Industries in West Bengal.

WHEREAS ----- has represented that they are ----- and Training business under the brand name of “-----” and having----- in Kolkata and Training Unit dedicated for coaching and preparing manpower for -----.

WHEREAS WEBEL and-----are planning to jointly conduct IT/ ITeS/ Electronics training program Situated at----- Towards skill building enhancement of employability of local youth. So, Webel floated an open tender [EOT/COMM/___/___ Date: _____] and M/s----- offered the most competitive rate of @ ___% of the basic course fees (Excluding Service Tax) per enrolment of student for each Centre.

NOW THEREOF IN CONSIDERATION OF THE PREMISES AND MUTUAL COVENANTS AND PROMISES MADE HEREINAFTER AND PARTIES HERETO AGREE AS FOLLOWS:

Definitions: For the purpose of this agreement, the following terms shall have the meaning ascribed to them herein under.

- a. **Net Collection Amount:** Net Collection amount shall mean and include gross collection minus services tax and any other taxes applicable to such collection in the future.
- b. **Force Majeure Event :** Force Majeure event shall mean and include fire, earthquake, flood, epidemic, war, civil commotion, acts of God, terrorism, worldwide economic down turn and any other matter or cause beyond the control of the parties.
- c. **Intellectual Property Right:** For the purpose of this agreement shall mean rights out of or in connection with all forms of intellectual property subsisting under the laws of India and all analogous rights subsisting under each and every jurisdiction throughout the world. Intellectual property includes copyrights, rights of privacy and publicity and other forms of intellectual and any other protected rights.
- d. **Training Center:** Center shall mean place/premise for conducting training program.

1. Principal Understanding:

M/s_____ being fully aware that all the terms and conditions of tender No.EOT/COMM/___/___ dated _____ will be binding on the Education Partner, -----, specifically agree to operate and manage the training centre at the district head quarter as Webel- _____Academy in favour of Webel or **Webel- M/S _____** joint banner (wherever applicable) and undertake full responsibility to execute the Projects by imparting high quality training in IT/ITeS & Electronics as per the requirement of Customer (different institutions/ Government offices and individual students) and Webel.

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The Successful Bidder will have to bear all other costs of operation & management including Marketing & Branding, manpower, course material, training equipment, physical & technical infrastructure, requisite proprietary course- oriented Technical Software as well as cost towards water, electricity, phone, broadband, sweeping & cleaning, marketing & branding, etc, maintenance of the entire training centre. The responsibility of security & maintenance of the whole infrastructure including technical infrastructure lies on the education partner.

The Education Partner undertakes to operate the training centre as allotted by Customer / Client (different institutions/ Government offices and individual students) / self-acquired with its Manpower and bear all other running expenditure.

'The Education Partner' will pay_% of the admitted students' Course Fee Collection from the date of start of admission or 91st day of the date of issue of LOI (whichever is earlier) Or adjusted against security deposit submitted.

The Education Partner hereby projects Revenue generation from this Joint-Initiative of _ Lakhs, during the FY 18-19.

2. Period of contract and exit clauses:

This Agreement shall take effects on the date hereof and shall remain in full force for a period of 12 (Twelve) months. Either party shall have right to terminate the same by giving 90 days notice. In case of termination of this agreement, both the parties will comply with their respective responsibilities up to completion of the on-going projects/courses.

In the event, the Education Partner is failing to deliver the agreed deliverables within the time frame given by the customer (different institutions/ Government offices and individual students); the agreement may be terminated, after serving a notice to the Education Partner for compliance. In the event, the Education Partner fails to deliver within the said notice period, the contract may be terminated and Security Deposit may be forfeited.

If the Education Partner fails to give any notice and suddenly terminates the Agreement in the midst of execution of any education project for which students have been enrolled, Education Partner (if necessary) may (with prior approval of Webel) introduce any other competent party to Webel for getting the job completed positively within a stipulated time, failing which, Webel has the right to introduce any other competent party to get the job completed and shall recover the cost from PBG / Interest free Security Deposit. In case such cost is more than the PBG amount, Education Partner shall be liable for the entire extra cost to be incurred by Webel to complete the said project.

3. Renewal of Agreement:

In-case, The Education Partner is willing to continue, they should apply to Webel in writing 90 days before the expiry of 1 year contract. If Webel decides, the agreement can be renewed for a further period. A fresh BG/DD of same amount with validity period + 90 days claim period will have to be submitted by the education partner, before signing the renewal agreement.

4. Brand development and /marketing:

'The Education Partner' shall be entitled to use after taking permission from Webel to use Webel's Name, Style, Logo in brand development and/or marketing and promotion during the tenure of this agreement, but shall not incur any liability on behalf of Webel or in any way pledge or purport to pledge Webel's credit or make any contract binding on Webel.

5. Location:

Webel xxxx Skills Academy situated at

6. Sub-Contracting:

The Education Partner under no circumstances shall subcontract any of its obligations under this Agreement.

The Education Partner under no circumstances shall discharge its responsibilities for execution of any education projects to any third party, unless it is permitted by Webel in writing for special cases. However, The Education Partner may enter into contractual agreement with any local service provider (LSP) in specific areas for the purpose of smooth execution of education project (with prior inspection & written approval of Webel, after necessary inspection ensuring the requisite expected quality delivery) by assigning a part of responsibilities to LSP under stipulated terms and condition mutually agreed between THE EDUCATION PARTNER and LSP, as per The Education Partner's own discretion.

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7. Rights & Obligation of Webel:

1. Webel will collect fees & other receivables from the Students and disburse to Education Partner its share of the collections in the agreed and defined rate obtained through the Open Tender EOT/COMM/18-19/ _ Date: ___/ ___/2019. The Education Partner would further raise invoice (Bill) to claim its share of the collection.
2. Webel should certify the successful students on their own or jointly with the Education Partner.
3. Webel shall engage coordinators for monitoring the administrative operation of the training academics. The role of the Coordinators is to coordinate with 'Project Head' to be identified by The Education Partner.
4. Webel Reserves the right to get feedback from the students in prescribed format and evaluate the performance of Education Partner.
5. Webel reserves the right to check the CV of faculty, if so required and may advise the Education Partner to take appropriate measure, which the Education Partner is expected to achieve.
6. webel shall extend their support and cooperation to M/S _____ by approval of any proposed new industry oriented courses, opening any training centers (if required on demand basis for Govt. sponsored or affiliated projects), certification to the students, approval of advertisement material in the name of W ebel.
7. Webel shall not introduce any third party for the purpose of execution of any project, which may be bagged though the Education Partner's efforts, unless the 'The Education Partner' gives their consent in writing.
8. Webel shall share 'order copies' with 'The Education Partner' against each Corporate / Government funded Projects which will be bagged by the 'The Education Partner's efforts/initiative in favour of W ebel.

8. Rights and Obligations of M/S

1. The Education Partner would be responsible for submitting a PBG or DD of Rs. 1,00,000/- (Rupees One Lakh Only) in favour of W BEIDC Limited with a validity period of 1 year + 90 days from the date of issue.
2. The Education Partner' would be responsible for building up the physical & technical infrastructure (as necessary for running the approved courses), paying fixed costs including but not limited to the costs of rent for the premises, electricity, telephone and broadband expenses, etc.
3. 'The Education Partner' would be responsible for proper security arrangement, cleaning arrangement, water and maintenance of the infrastructure.
4. Be responsible for handing over monthly Management Information Service (**MIS**) in the format as required by W ebel.
5. Course curriculum for the courses to be held at each Training Academy, as listed in Annex-1 below.
6. Appoint skilled faculty/teaching staff and provide other related training materials required for training of all courses. The teaching staff should have proper qualification / skill sets and have adequate knowledge and experience in imparting teaching and training to students. W ebel reserves the right to verify the qualification / skill sets of the teaching staff, if so required.
7. To ensure adequate & optimum technical equipment(s) / resource(s) in connection with respectivetrade(s) must be available within the training centre for imparting quality training.
8. 'The Education Partner' agrees to indemnify, defend and hold WEBEL, its directors, HOD's, officers, agents, employees and other related parties harmless from and against any and all liabilities, damages, loss, expenses, claims, demands, suits, fines or judgments that include reasonable attorneys fees, costs and expenses, incidental thereto which may be suffered by, accrued against charges to or recoverable from any WEBEL, by reason of any claim arising out of or relating to any act or error or omission or misconduct of Education Partner, its directors, officers, agents, employees or sub-contractors.
9. 'The Education Partner' shall install & maintain requisite proprietary course oriented Technical Software as required for conducting the courses.
10. The Education Partner would be responsible for Marketing & Branding, handling enquiries, Counseling, enrollment and maintaining books of account and so recruit Manpower as necessary for the training centre.
11. Proper completion of courses, conducting examination and ensure timely joint- certification of the students.
12. The education partner shall protect & Secure IP of W ebel.
13. To use the training centers only for the purpose of conducting Training / R&D / Examinations and for approved purpose only.
14. To permit Webel, its employees, agents or servants with or without workmen during reasonable hours in day time to enter into the training centres or any part thereof to view and examine the state and conditions thereof.
15. 'The Education Partner' shall keep their own marketing team moving for getting leads to different govt. funded skill development training business under the name of W ebel. All cost towards undertaking such marketing should be borne by The Education Partner. However, 'The Education Partner' shall prepare proposals / presentations in consultation with Webel which may be required on case-to case basis.
16. In addition to the already existing courses of Webel, 'The Education Partner' shall design new course and syllabus with recommended fee, keeping a close eye to Industry/ market need and shall obtain the approval from W ebel.
17. **M/S** shall prepare proposals in consultation with W ebel and / or prepare presentation for depositing to customers, as and when required.

18. 'The Education Partner' may bring lead for applying to any Tender document under the banner of W ebel. 'The Education Partner' may bear all cost of procuring such tender document and may agree to deposit earnest money/ bank guarantee in favour of Webel on case to case basis and Webel shall ensure to award the job to The Education Partner.
19. 'The Education Partner' shall take all sort of statutory clearances for such activities at its own cost in the name of the Academy.

9. The Education Partner shall be responsible and liable under all circumstances for payment of salaries, wages and other statutory obligations including PF, ESI, entitlements, etc. and other legible and dues of the personnel who are engaged by them for the purpose of performing the job undertaken by them under this agreement. W ebel shall not in any way be responsible for such payment.

10. The Education Partner agrees and undertakes that all statutory dues and obligations and liabilities in respect of personnel engaged by them will be promptly paid and discharged by them and all statutory provisions relating to the agreement of such personnel will be strictly complied with including but not restricted to those of the Industrial Dispute Act, the workmen's Compensation Act, the Minimum W ages Act, Contract Labour (Regulation and Abolition) Act and such matters as relate to the wages and salaries and other duties, contributions and other requirements of Employees Provident Fund, professional tax regulations etc and payments of compensation for death, injury or accidents. The Education Partner will ensure full and proper compliance for all personnel deployed by them of all applicable laws, rules, regulations and other statutory requirements in carrying out their duties and obligations hereunder. No such personnel will, for any purpose, be treated or claim to be employees of Webel and W ebel will have no obligation or liabilities whatsoever in relation to any of them. The Education Partner shall also obtain all sorts of statutory clearance for running such centre.

The Education Partner shall also obtain all sorts of statutory clearance for running such centre; Webel shall not be liable for payment of any fees or charges for the statutory clearance of the same. However W ebel may support any such needs as required by statutory authorities such as recognizing The Education Partner and identity.

11. The Education Partner will frame admission procedure, rules and regulations for the administration and running the Training Centre which is in concurrence with the standard terms and policies that 'The Education Partner' follows at all its teaching and training delivery which inter-alia includes :-
- Selection, appointment, remuneration and termination of teaching and non-teaching staffs.
 - Selection and admission of the students.
 - Operation and management of training centre.
In addition to the already existing courses, The Education Partner shall design new course title and syllabus with recommended fee, keeping a close eye to Industry/ market need and shall obtain the approval from W ebel.
 - Jointly in consultation and approval of W ebel fix the admission fees of proposed courses.

12. The Education Partner shall not be entitled to mortgage, encumber or create a charge over any of the goods/ properties/ technical infrastructure/ physical infrastructure provided by W ebel (if any).

13. Commercial Terms :

a) Share payable to WEBEL per product as listed below:

Sl.	Name of Courses	Location	Course fees per student (Rs.)	CGST+ SGST@ 18% (in Rs.) or as Applicable.	Total Amount (Rs.)/Student	Webel's share per Student (%) of Course Fee (excl. tax) In Rs. [Subject to Minimum of 20%]

Note: All courses have Soft Skills built into the program. The cost of providing Courseware to the students has been included within the Course-Fee. The above is an indicative list and may change depending on the modification of Courses / change in the fee-structure based on the industry requirements.

The Education Partner hereby projects Revenue generation from this Joint-Initiative of _ _Lakhs, during the FY 18-19.

- b) Webel shall disburse ___% of the Collected Revenue (exclusive of Service Tax) to 'The Education Partner' on back to back basis on receipt of Claim Statement from 'The Education Partner' (based on prior payment received by Webel from students / Corporate/ Government Clients).
- c) In-case of individual self-funded students, the fees from the students will be collected through Student Fee Book / Demand Draft in favour of 'West Bengal Electronics Industry Development Corporation Limited' payable at Kolkata.
- d) In-case of Corporate / Government funded Projects , 'The Education Partner' shall collect payment through RTGS / Demand Draft in favour of 'West Bengal Electronics Industry Development Corporation Limited' payable at Kolkata after procurement of required Invoice from Webel.

14. Accounting Process:

- a) The Education Partner would raise Revenue Share Claim Statement/invoice (Bill) to claim its share of the revenue collection.
- b) Webel would release the payment against the invoices submitted by the Education Partner. Webel shall release share of revenue to Education Partner as agreed in Revenue Sharing model after deducting TDS, as applicable from the entire amount received based on break-up as mentioned in Claim Statement submitted by Education Partner.
- c) In case of refund to the students/ customers the same shall be borne by both the parties as per the sharing ratio mentioned in this agreement.
- d) Any new statutory taxes would be incorporated (as applicable) in writing.
- e) Service Tax as applicable from time to time shall be collected by Webel from the students and shall pay applicable service tax to the authority against all collections.
- f) In the event service tax is payable for the contract between Webel and the Education Partner, the same will be reimbursed by the Education Partner to Webel or the said amount will be deducted by Webel from the payment to be made to the Education Partner.
- g) All fees of individual self-funded students shall be deposited in the Webel's Bank Account / Demand Draft in favour of 'West Bengal Electronics Industry Development Corporation Limited' payable at Kolkata since inception.

15. Payment Terms:

The fees from the students will be collected by education partner in favour of W BEIDC (no cash/cheques shall be collected) in Advance in full/ installments as per the mode advised by W BEIDC Ltd. 'The Education Partner' will have to submit Revenue Claim Statement/ bill to Webel. If the supporting documents submitted by 'The Education Partner' are in order, the payment will be made by Webel to 'The Education Partner'. Applicable Taxes will be deducted at source by W BEIDC before the payment is made to 'The Education Partner'.

'The Education Partner' has to furnish a self-declaration about clearing all the dues like electricity, telephone and faculty and other staff salaries of 'The Education Partner'

'The Education Partner' will pay_% Webel revenue share of the admitted students' Course Fee Collection from the date of start of admission or 91st day of the date of issue of LOI (whichever is earlier) Or adjusted against security deposit submitted.

16. Delivery:

'The Education Partner' has to complete physical & technical infrastructure, recruitment of qualified manpower, the Marketing Endeavour and make the Academy operational within 90 (Ninety) days of issuance of LOI.


'THE EDUCATION PARTNER' should keep visiting all Departments of Government, Education Institutions, Industries, Business Centres & other prospective customers explaining about the Training Programs & submit proposals to those entities.

The Marketing endeavor (paper advertising, posting in local TV channels, communication with educational institutions etc.) as well as branding with Flex, glow-sign etc. should be started within 45 days of placement of LOI and the admission should start within 90 days of placement of LOI.

'THE EDUCATION PARTNER' will submit the Course Curriculum to Webel along-with Lesson Plan.

Recommended Methodology to be adopted by the Successful Bidder/ Education Partner for Test and Evaluation

- The marking of the examination will be based on Course work.

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- Course work may consist of Assignment(s) and/or Practical Test(s) as applicable.

Course Delivery

Lesson Plan:

Each unit will have a lesson plan and outline of syllabus. All lectures must follow the lesson plan so as to ensure complete coverage of syllabus.

Course Feedback

Feedback will be taken to assess the quality of training and the understanding level of the students.

Training Courses can be conducted by the Education Partner from time to time based on Industry demand, with approval from Webel.

Selection of Faculty may be done by Education Partner.

17. Liquidated Damages:

In the event 'The Education Partner' fails to provide (i) The physical & technical infrastructure (if any as required) and/or (ii) The Manpower and/or (iii) make the Academy operational within 90 days of the issuance of the LOI and/ or (iv) deliverables as specified in orders received from Corporates/ Institutions/ Government funding Departments, liquidated damage will be imposed on 'The Education Partner' subject to a ceiling of Rupees 1,00,000.00 (Rupees One Lakh only). In the event of Liquidated Damages amount exceeds Rupees 100,000.00 (Rupees One lakh only), WBEIDC reserves the right to terminate the agreement and forfeit the PBG. In case of Execution of projects, the LD will be determined as per the criticality of the project. WBEIDC reserves the right to terminate the Agreement and forfeit the PBG and WBEIDC will get the job completed by any other competent party (if necessary) wherever applicable. The difference of cost incurred by WBEIDC to get the work completed will be recovered from the earnest money / PBG deposited by 'The Education Partner'. Additionally, in case the 'The Education Partner' fails to start a project as agreed-upon within the time-period or deliver as specified by the Customer, and the Customer imposes any liquidated damage on Webel, the 'The Education Partner' shall be liable to bear the same in full and undertake that Webel have no liability to incur such damages as imposed by the Customer.

18. Termination:

1. If after signing of the Agreement it is discovered that any information furnished by the Education Partner during Bid selection Process or thereafter was false/incorrect/manipulated/hidden in the offer, or otherwise, Webel shall have the right to terminate the Agreement with immediate effect and the PBG/ interest free security deposit shall be forfeited by Webel.
2. In the event 'The Education Partner' fails to provide (i) the physical & technical infrastructure (if necessary) and/or (ii) The Manpower and/or (iii) make the Academy operational within 90 days of the date of issuance of the LOI and/ or (iv) deliverables as specified in orders received from Corporates/ Institutions/ Government funding Departments or if 'The Education Partner' terminates the Agreement without any notice, Webel reserves the right to terminate the Agreement and forfeit the SD/BG and Webel will get the job completed by any other competent party wherever applicable. The difference of cost incurred by Webel to get the work completed will be recovered from the Education Partner.
3. Either party shall have the right to terminate the Agreement on mutual consent with a valid cause by giving 90 days notice. However, both the parties will comply with their respective responsibilities up to completion of the on-going projects/courses.
4. WBEIDC Ltd. reserves the right to cancel LOI/ Agreement if the agreed delivery schedule is not adhered to by the Education Partner. Any loss arising out of delays in the project shall be on the Education Partner's account.
5. WBEIDC will have the right to terminate the Agreement on the ground of non-performance and the PBG will be forfeited. The Education Partner hereby projects Revenue generation from this Joint-Initiative of _ Lakhs, during the FY 18-19.

19. Consequences of Termination by either party:

- a) 'The Education Partner' shall complete all courses of existing students. Training Courses of the students admitted prior to the notice period shall continue to be done by the Education Partner, at the campus of

- Training Centre or by arranging a separate training facility outside the campus of Training Academy after the notice period. Procedures on Joint Certification for such students will be done by both parties.
- b) The accounts shall be reconciled on the effective date of termination and shall be shared between Education Partner & Webel within reasonable time.
 - c) No new enrollment of students shall be done after the notice of termination has been served by either party.
 - d) Either party shall have a claim over the dues.
 - e) The entire infrastructure including the premises shall be handed over to Webel free of cost in good and tenable condition.
 - f) Either party shall have a claim over the dues.
 - g) 'The Education Partner' will hand over to Webel all documents including documents relating to the training course & management of the Academy.

20 NOTICES:

All notices required or permitted under this agreement shall be in writing and shall be deemed delivered when delivered in person or sent by mail or postage prepaid addressed to the respective company.

1. WEST BENGAL ELECTRONICS INDUSTRY DEVELOPMENT CORPORATION LTD.
Webel Bhawan, Block EP & GP, Sector-V, Salt Lake City, Kolkata 700091.
2. M/s _____,
_____, PO – _____, District: _____ Pin: 7 _____.

21 ENTIRE AGREEMENT: This agreement contains the entire agreement of the parties restricted to the activities and services as specified in this agreement, and there are no other promises or conditions in any other agreement whether oral or written. This agreement supersedes any prior written or oral agreements between the parties (but not excluding those stated in the LOI or deliverables as specified in orders received from Corporates/ Institutions/ Government funding Departments in favour of Webel).

22. AMENDMENT: The terms and conditions of this agreement may be reviewed after six months and modifications or amendments, if any may be incorporated.

23. Severability: If any provision of this agreement is held to be invalid or unenforceable for any reason, the remaining provisions shall continue to be valid and enforceable.

24. Waiver of Contractual Right: The failure of either party to enforce any provision of this agreement shall not be construed as a waiver or limitation of that party's right to subsequently enforce and compel strict compliance with every provision of this agreement.

25. Applicable Laws: All disputes and differences arising out between the parties hereto out of and relating to this Agreement which cannot be settled mutually shall be referred to arbitration by a sole arbitrator being the Managing Director Webel or any person appointed by him and the proceeding shall be governed under the Indian Arbitration and Conciliation Act, 1996. The seat of such arbitration shall be Kolkata and all disputes will be subject to Kolkata jurisdiction only.

26. Force Majeure: Neither party shall be liable for any failure or delay in its performance or for non-performance due to circumstances beyond its reasonable control including but not limited to circumstances such as Acts of God, flood, earthquake, civil commotion, war, riots, state embargoes, or any act of nature, etc. However, one party shall inform the other of such a situation as soon as practicable. If Force Majeure conditions continue beyond a period of 3 months, the parties shall then mutually decide about the future course of action.

27. Security Deposit : The Education Partner has submitted a security deposit of Rs. 1,00,000/- (Rupees One Lakh Only) in the form of DD/Bank Guarantee from a scheduled bank duly pledged in favour of W BEIDC Limited within 14 days of issuance of LOI with a validity period of 1 year + 90 Days. The details of PBG are as follows:

BG No:

Date of issuance:

Valid up to:

Issuing Bank & address of Bank:..... Bank, Branch,.....Kolkata-700 0

Both the parties agree to adjust any due of 'The Education Partner' from the PBG and any breach of this agreement by the 'The Education Partner' will attract forfeiture of this BG by Webel.



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28. Deduction of Tax at Source:

Deduction of all statutory and necessary Tax as applicable from time to time from each bill will be made as per Government Rules prevailing at the time of payment.

29. Service Tax: Service tax shall be collected by W BEIDC from the students and shall be paid to the authorities. In the event service tax is payable for the contract between W BEIDC and 'The Education Partner', the same will be reimbursed by 'The Education Partner' to W BEIDC or the said amount will be deducted by W BEIDC from the payment to be made to 'The Education Partner'.

All other terms and conditions of Tender No. EOT/COMM/19-20/00047 Date: 20/08/2019 will be applicable.

Signed and delivered by

FOR: WBEIDC Ltd	FOR: M/S _____
SIGNATURE:	SIGNATURE:
NAME:	NAME:
DESIGNATION:	DESIGNATION:
PLACE:	PLACE:
WITNESS 1:	WITNESS 1:
WITNESS 2:	WITNESS 2:

Annexure-1

Training Courses to be conducted by the M/S _____ in brief as follows:

Sl. No.	Course Title	Description–Course Contents	Duration (Hrs)	Minimum Eligibility	Duration in Months

The Above mentioned courses may be changed/alterd/re-designed from time to time based on Industry demand.