

संत लौंगोवाल अभियांत्रिकी एवं प्रौद्योगिकी संस्थान लौंगोवाल, जिला-संगरूर, पंजाब-148106 (भारत सरकार, मा.स.वि.म. के अधीन समविश्वविद्यालय) Sant Longowal Institute of Engineering & Technology Longowal, District-Sangrur, Punjab- 148106 (Deemed University under MHRD, Government of India)

संदर्भ सं/Ref.No. SLIET/ Stone/ 238-46

M/s Mahalaxmi e Recyclers PVT.Ltd. Plot No. J-5, MIDC, Gokul Shirgaon Kolhapur-416234 Maharashtra-India (91-72764-11826)

Sub.: Disposal of E-waste Material- regarding.

With reference to your Quotation dated 02.06.18 & e-mail dated 19.07.18, your rates as mentioned below for sale of E-waste material available in the following deptt. of SLIET has been approved:-

Sr. No.	Name of Deptt.	Amount.(in Rs.)		
1.	CSE			
2.	ECE	7		
3.	Math	3,73,700/-		
4.	Account Section			
5.	Estate (Electricalwing)			

Note:- Detail of items and quantity as per annexure 'A' attached.

Terms & Conditions for lifting of e-waste material.

- Before lifting the material from SLIET, a sum of Rs. 3,73,700/-(Rs.3,70,000/-+TCS@1%3700/-) is required to be deposited in Accounts Branch in the form of Account Payee Demand Draft of a Nationalized Bank in favour of "DIRECTOR SLIET, LONGOWAL" payable at LONGOWAL within 07 working days after issue of confirmation/order from SLIET, failing which the offer stands to be cancelled and EMD amount be stand forfeited.
- 2. The purchaser shall be required to lift all the items from disposal sites (SLIET, LONGOWAL) within 15 working days after the payment at his own cost. On failure to do so, SLIET shall have the right to forfeit the entire EMD amount of the bidder. In this case SLIET will have the option to dispose off the items to the next higher bidder.
- 3. The materials will be allowed to be lifted between 10.00 AM and 5.00 PM on working days only from the above office address as per our award letter. No picking, choosing or sorting will be allowed in the SLIET premises for the disposal lots.
- The labour, transport and other arrangements will have to be made by the bidder at their risk, cost and responsibility
- 5. Any loss or damage if occurred to the office property during the course of removing the items will be made good at the cost of purchaser.
- The Contractor/ purchaser shall indemnify SLIET against all the losses, destruction or damages to any
 property or injury caused or death of any person caused by the negligent act or omission of the
 Contractor /Purchaser their Employees.

तौगोवाल, जिला संगरूर - 148106(पंजाब),भारत,दूरभाष सं:+91-1672-280057,253100 (निदेशक), 253115 (कुलसचिव) फैक्स सः +91-1672-280057 Longowal, District: Sangrur-148106 (Punjab), India Phone No.: +91-1672-280057, 253100 (Director), 253115 (Registrar) Fax No. +91-1672-280057

Fax No. +91-1672-280051

दिनांक / Date: 06-08-18

- 7. The award of work shall not be assigned, transferred or sub-delegated to other Contractors except with the written approval of SLIET
- 8. The successful purchaser has to provide all necessary documentation / forms/ passbook entries etc. as per the prevailing Govt. of India/ NCT acts, rules, guidelines, notifications etc. on executing the work
- 9. TCS as applicable at the time of lifting e-waste will be charged extra of the bid amount.

10. Settlements of Dispute

All disputes or differences of any kind whatsoever that may arise between the SLIET and the bidder in connection with or arising out of the contract or subject matter thereof or the execution of works, whether during the progress of works or after their completion, whether before or after determination of contract shall be settled as under:-

Conciliation

All such disputes or differences shall in the first place be referred by the bidder to the SLIET in writing for resolving the same through mutual consultations, discussions, negotiations, deliberation etc. associating representatives from both the sides and concerted efforts shall be made for reaching amicable settlement of disputes or differences by Conciliation

It is a term of this contract that Arbitration of disputes shall not be commenced unless an attempt has first been made by the parties to settle such disputes through mutual settlement.

If the Bidder is not satisfied with the settlement by the SLIET on any matter in question, disputes or differences, the Contractor / Bidder may refer the disputes to the Chairman & Managing Director of the SLIET in writing to nominate an Arbitrator to resolve such disputes or differences through Arbitration provided that the demand for Arbitration shall specify the matters, which are in question or subject of the disputes or differences as also the amount of claim, item wise. Only such dispute(s) or difference(s) in respect of which the demand has been made, together with counter claims of the SLIET shall be referred to Arbitrator as the case may be and other matters shall not be included in the reference.

All disputes shall be resolved by Arbitration conducted under the Arbitration and Conciliation Act, 1996 by

sole Arbitral Tribunal to be appointed by DIRECTOR SLIET. The Arbitration proceedings shall be governed by the provisions of the (Indian) Arbitration and Conciliation Act 1996 or any statutory modification or re-enactment thereof and the rules made there under and for the time being in force shall apply to the Arbitration proceedings under this Clause.

The language of proceedings, documents or communications shall be English and the award shall be made in English in writing.

The venue of Arbitration proceedings shall be SLIET, LONGOWAL and parties would share the cost of arbitration proceedings including fees of the Ld. Arbitrators.

The fees and other charges of Arbitrators shall be as per the standard schedule of fees fixed by SLIET and shall be shared equally between the SLIET and the Bidder.

Settlement through Court

It is a term of this contract that the Bidder shall not approach any Court of Law for settlement of any disputes or differences unless an attempt has first been made by the parties to settle such disputes or differences through Arbitration.

Jurisdiction of Courts

The courts of Sangrur(Punjab) will have exclusive jurisdiction to try and entertain suits between the parties under the Contract.

11. The decisions of DIRECTOR SLIET shall be final and binding regarding any matters related to the terms of this quotation /contract

Dr. R Mishra Deputy Registrar(S&P)

Copy to :-

- PPCB, Sangrur
- PI(A&A) for information please.
- HOD(CSE),HOD(ECE),HOD(Math),FI(E),PI(A&A) to co-ordinate with the party for lifting of e-waste material.
- 4. I/ c Security
- 5. Accountant (S&P Section)



SANT LONGOWAL INSTITUTE OF ENGINEERING &TECHNOLOGY

LONGOWAL - 148 106, DISTT. SANGRUR (PUNJAB)

(DEEMED TO BE UNIVERSITY) (STORE & PURCHASE SECTION)

Ref. No. SLIET/C.Store/21/ 756-61

Date 10.03.21

M/s DM Recyclers Vill- Phapunda, Harpur Road Meerut(UP) PMob.76962-03613

Sub. : Disposal of E-waste Material- regarding.

Ref. : Auction Notice dated 10.02.2021

Please refer to your quotation No. Nil dated 01.03.2021 regarding disposal of e-waste against Auction Notice mentioned under reference above. We are pleased to inform that your rates have been approved by the competent authority as detailed below:

Sr. No.	Particulars	Location	Qty.	Name of Deptt.	
1.	E-waste material	ME Deptt.	As per annexure -III	Basic rate	Rs. 8,11,592.00
2.		Director,s Office	of Auction Notice attached herewith.	TCS Rs. 8,116.00 GST Rs. 1,46,087.00 Total Rs. 9,65,795.00	
3.		Hostel No.06			A state of the last of the las
4.		Chemistry Deptt.			
5.		Health Centre			
6.		FET Deptt.			
7.		Hostel No. 03			
8.		Central Store			
9.		Academic Section			
10.		Different Deptts.(CSE,			
		CHY,ECE & Dean(P&D)			
		office)			
11.		CHE Deptt.			
12.		Physics Deptt.			
13.		EIE Deptt.			

Terms & Conditions for lifting of e-waste material.

- 1. Before lifting the material from SLIET, a sum of Rs. 9,65,795/- is required to be deposited in Accounts Branch in the form of Account Payee Demand Draft of a Nationalized Bank in favour of "DIRECTOR SLIET, LONGOWAL" payable at LONGOWAL within 10 working days after issue of confirmation/order from SLIET, failing which the offer stands to be cancelled and EMD amount shall be forfeited.
- 2. The purchaser shall be required to lift all the items from disposal sites (SLIET, LONGOWAL) within 20 working days after the payment at his own cost. On failure to do so, SLIET shall have the right to forfeit the entire EMD amount of the bidder. In this case SLIET will have the option to dispose off the items to the next higher bidder.

M

- The materials will be allowed to be lifted between 10.00 AM and 5.00 PM on working days only from the above office address as per our award letter. No picking, choosing or sorting will be allowed in the SLIET premises for the disposal lots.
- 4. The labour, transport and other arrangements will have to be made by the bidder at their risk, cost and responsibility
- 5. Any loss or damage if occurred to the office property during the course of removing the items will be made good at the cost of purchaser.
- 6. The Contractor/ purchaser shall indemnify SLIET against all the losses, destruction or damages to any property or injury caused or death of any person caused by the negligent act or omission of the Contractor /Purchaser their Employees.
- 7. The award of work shall not be assigned, transferred or sub-delegated to other Contractors except with the written approval of SLIET
- 8. The successful purchaser has to provide all necessary documentation / forms/ passbook entries etc. as per the prevailing Govt. of India/ NCT acts, rules, guidelines, notifications etc. on executing the work order.

9. Settlements of Dispute

All disputes or differences of any kind whatsoever that may arise between the SLIET and the bidder in connection with or arising out of the contract or subject matter thereof or the execution of works, whether during the progress of works or after their completion, whether before or after determination of contract shall be settled as under:-

All such disputes or differences shall in the first place be referred by the bidder to the SLIET in writing for resolving the same through mutual consultations, discussions, negotiations, deliberation etc. associating representatives from both the sides and concerted efforts shall be made for reaching amicable settlement of disputes or differences by Conciliation

It is a term of this contract that Arbitration of disputes shall not be commenced unless an attempt has first been made by the parties to settle such disputes through mutual settlement

If the Bidder is not satisfied with the settlement by the SLIET on any matter in question, disputes or differences, the Contractor / Bidder may refer the disputes to the Director of the SLIET in writing to nominate an Arbitrator to resolve such disputes or differences through Arbitration provided that the demand for Arbitration shall specify the matters, which are in question or subject of the disputes or differences as also the amount of claim, item wise. Only such dispute(s) or difference(s) in respect of which the demand has been made, together with counter claims of the SLIET shall be referred to Arbitrator as the case may be and other matters shall not be included in the reference.

All disputes shall be resolved by Arbitration conducted under the Arbitration and Conciliation Act, 1996 by sole Arbitral Tribunal to be appointed by DIRECTOR SLIET.

The Arbitration proceedings shall be governed by the provisions of the (Indian) Arbitration and Conciliation Act 1996 or any statutory modification or re-enactment thereof and the rules made there under and for the time being in force shall apply to the Arbitration proceedings under this

The language of proceedings, documents or communications shall be English and the award

The venue of Arbitration proceedings shall be SLIET, LONGOWAL and parties would share the cost of arbitration proceedings including fees of the Ld. Arbitrators.

The fees and other charges of Arbitrators shall be as per the standard schedule of fees fixed by SLIET and shall be shared equally between the SLIET and the Bidder.



Settlement through Court

It is a term of this contract that the Bidder shall not approach any Court of Law for settlement of any disputes or differences unless an attempt has first been made by the parties to settle such disputes or differences through Arbitration.

Jurisdiction of Courts

The courts of Sangrur(Punjab) will have exclusive jurisdiction to try and entertain suits between the parties under the Contract.

10. The decisions of DIRECTOR SLIET shall be final and binding regarding any matters related to

the terms of this quotation /contract

Copy to :-

PPCB, Sangrur

DR(A&A) for information please.

- HOD(MÉ),HOD(Chy),HOD(Phy),HOD(CHE),HOD(FET),HOD(EIE)HOD,(ECE),CW(BH), Director's Office MO, SLIET & AR(Acad) to co-ordinate with the party for lifting of e-waste material.
- I/ c Security
- 5. Accountant (S&P Section)