



# The Clearing Corporation of India Ltd. Clearcorp Dealing Systems (India) Limited

**Request for Proposal (RFP) for Procurement of Laptop** 

RFP No: CCIL/IT/RFP/VM/24/183

Dated: September 03, 2024

Office Address: CCIL Bhavan, The Clearing Corporation of India Limited, IT Department, S K Bole Road, Dadar (W), Mumbai – 400028 <u>Website : https://www.ccilindia.com</u>

# <u>I n d e x</u>

1:	<u>Requirement</u>	2
2:	Prequalification Eligibility Criteria for vendors	4
3:	<u>Scope of Work</u>	5
4:	<u>General Terms &amp; Conditions</u>	5
5:	<u>Annexure</u>	11

# 1. Requirement:

The Clearing Corporation of India Limited (CCIL) and its wholly owned subsidiary, Clearcorp Dealing Systems (India) Limited (Clearcorp) invites commercially competitive and technically complete proposal from reputed vendors for procurement of Laptops (herein after referred to as good/services/license) as detailed below:

# 1.1. Requirement Details.

Sr.	Brief Specification	CCIL	Clearcorp
		Qty.	Qty.
1	Dell Latitude 3440	07	00
	Processor - Intel i7-1355U,		
	Memory - 1x64GB, DDR4 Memory,		
	Disk -M.2 512GB PCIe NVMe Class 35 SSD		
	Display - 14" FHD (1920 x 1080) Anti-Glare Non-Touch, 250 nits		
	Warranty - 5 year NBD Support		
	Laptop Bag		
2		01	03
2	Dell Latitude 3440	01	03
	Processor - Intel i5-1345U,		
	Memory - 1x16GB, DDR4 Memory,		
	Disk -M.2 512GB PCIe NVMe Class 35 SSD		
	Display - 14" FHD (1920 x 1080) Anti-Glare Non-Touch, 250 nits		
	Warranty - 5 year NBD Support		
	Laptop Bag		
	Tota	08	03

**Note :** (a) Detailed specification is attached in Annexure II on Page # 12.

(b) Negotiation will be conducted via e-Auction with Reverse Auction (RA) option.

(c) Separate PO will be placed for CCIL & Clearcorp.

### **1.2.** Due Diligence

The bidder is expected to examine all instructions, terms and specifications in this Request for Proposal (RFP) document. Bid shall be deemed to have been prepared and submitted after careful study and examination of this RFP document with full understanding of its implications. The bid should be precise, complete and in the prescribed format as per the requirement of this RFP document. Failure to furnish all information required by this RFP or submission of a bid not responsive to this RFP in every respect will be at the bidders risk and may result in rejection of the bid.

	1.3. RFP & Proposal submission details					
Sr.	Description	Date	Time			
1	Release of RFP	03.09.2024	16:00 hrs			
2	Last date for RFP clarifications/queries required to be sent on email at <u>dmore@ccilindia.co.in &amp; vmalekar@ccilindia.co.in</u> Tel : 61546242 / 61546241	10.09.2024	16:00 hrs			
3	Last date Proposal submission	12.09.2024	16:00 hrs			

# 1.3 DED & Dronogal submission datails

Proposals received after the due date and time specified will not be accepted.

### **1.4.** Amendment to the RFP Document

a) CCIL / Clearcorp reserves the right to make amendments to RFP document.

b) At any time, for any reason, whether at its own initiative or in response to clarifications requested by prospective bidders, CCIL / Clearcorp may modify this RFP document. Bidders may be suitably informed to resubmit their offer.

c) All prospective bidders shall be notified of the amendment in writing/Email, and all such amendments shall be binding on them.

d) If required in order to allow prospective bidders reasonable time in which to take the amendment into account in preparing their bids, CCIL / Clearcorp reserves the rights to extend the deadline for the submission of bids. However no request from the bidder, shall be binding on CCIL / Clearcorp for the same.

Sr.	Submission	Туре	Annexure	Details	Reference
	Mode		No.		Page No.
1	Email	Prequalification	-	Proposal Letter	
2	-		Ι	Empanelment of Vendors Form	11
3			-	- <u>Prequalification Eligibility Criteria</u>	
				Incorporation / Registration Certificate	
				• Previous 2 years audited P&L Statement & Balance sheet	4,11
4			-	- Deviation (if any)	
5			II	Cyber Security Certificate	13
6	Courier	Commercial	III	Commercial Reply &	
				Specification	12

## 1.5. Instructions for Submission of proposals & Annexure Details are given below:

- **Contact detail** of the vendor personnel (single point of contact) needs to be submitted for coordination relating to any queries / clarification.
  - Maximum email size which can be received by CCIL / Clearcorp is of 10 MB. In case email size is more, vendor is required to send multiple emails.

# 1.6. Address for Proposal Submission & Correspondence:

Vaibhav Malekar (Deputy Manager I – IT)

The Clearing Corporation of India Ltd,

CCIL Bhavan, S K Bole Road, Dadar (W), Mumbai – 400028, Landmark – Near Portuguese Church

### **1.7. Commercial Proposal:**

The Commercial Proposal, besides the other requirements of the RFP, shall comprise of the following:

- The Proposal Prices shall be indicated in Indian Rupees (INR) only.
- The vendor shall indicate in the template prescribed in Annexure II, the unit rates and total Proposal Prices of the equipment / services, it proposes to provide under the Contract.
- Prices quoted in the proposal must be firm/final and lowest and which shall not be subject to any upward revisions any time during the entire tenure of the services.
- Prices in any form or by any reason should not be revealed before opening the Commercial Proposal, failing which the offer shall be liable to be rejected

# 1.8. E-Auction

Negotiation for the said purchase of will be conducted via e-Auction with Reverse Auction (RA) option. The eAuction (RA) is a competitive bidding conducted on online through a web-portal. During the process, the base prices will be set by CCIL / Clearcorp and the vendor need to bid the price in real time through the

web-portal. The price bided by the vendor during e-Auction process shall be exclusive of taxes. Further details regarding eAuction (RA) and web-portal will be notified to the selected vendors separately.

# 1.9. Visiting Card

Visiting card of the vendor personnel (single point of contact) needs to be stapled on the envelope with complete contact details for coordination relating to any queries / clarification in regards to the renewal sought by CCIL / Clearcorp.

Sr.	Section	Clause No	Page No	Deviation and Variation	Remark

1.10. Deviation from RFP terms and Conditions

Note: If any deviations from technical specifications are warranted, reasons for such variation should be specified. Whether such variations add to improvement of the overall performance of the systems, if any, should be specifically mentioned and supported by relevant technical documentation as required above.

# 2. Prequalification Eligibility Criteria for vendors

The vendors must possess the requisite experience and capabilities in terms of technology understanding / knowledge and related support services necessary to meet the requirements, as described in the RFP. The vendor should have a proven track record in IT goods/services/licenses support. The proposal must be complete in all respects as stipulated in the RFP document. The invitation is open to all vendors who qualify the eligibility criteria as given below.

### **Prequalification Eligibility Criteria**

Sr.	Description	Supporting Credentials
1.	The vendor should be a firm or company in the same line of business duly registered with relevant authorities and in the same line of business for at least Three years as on 31 <sup>st</sup> March 2024	Supportingdocumentsforregistration/yearofincorporation should be enclosed
2.	The Vendor should be a profit making company having annual turnover not less than Rupees 5 crore consistently during the past two years.	Relevant part of Audited Annual Report showing turnover and profitability.
3.	The Vendor should submit the empanelment of vendors form given in Annexure I	All relevant supporting.

# **2.1 Proposal Evaluation**

- Pursuant to the pre-qualification criteria commercial proposals will be considered only for the Vendors who succeed the prequalification criteria.
- CCIL / Clearcorp reserves the right to modify/ amend evaluation criteria, re-issue/ re-commence/ cancel the Bid/ RFP process at any time during the RFP process, without assigning any reason for such action.
- Any decision in this regard by CCIL / Clearcorp shall be final, conclusive and binding on the Bidders.
- The Bidder shall submit their offers strictly in accordance with the terms and conditions of the RFP Document.
- Any Bid, which is incomplete or stipulates conditions contrary to the terms and conditions given in the RFP Document, is liable for rejection. Any decision of CCIL / Clearcorp in this regard shall be final, conclusive and binding on the Bidder.
- CCIL / Clearcorp reserves the right to accept or reject any or all the Bids without assigning any reason whatsoever and without any liability whatsoever and/or any obligation including intimation to the Bidder(s).

• Any decision of CCIL / Clearcorp in this regard shall be final, conclusive and binding on every Bidder and shall not be questioned/ challenged by the Bidder.

# 2.2 Right to Negotiate

CCIL / Clearcorp reserves right to negotiate prices submitted with bidders who qualify prequalification criteria & eligibility criteria.

# 3. Scope of Work:

Vendor shall perform the following activities as part of the goods/services/license Supply, Installation and Configuration:

### **3.1 Installation, Configuration**

- Unpacking the hardware equipment and inspecting for any physical damage prior to installation.
- Connecting required cable / adapter.
- Powering up and ensure that it boots up and operates with no visible fault indicators.
- Verifying that pre-loaded operating system and hardware is as per the requirement.
- Booting operating system and completing initial registration activities.
- Asset Marking.
- Installation of software as prescribed by CCIL / Clearcorp
- Warranty registration.

### **3.2 Delivery**

The contracted vendor shall ensure delivery of the goods/services/license within **8 weeks** from the date of acceptance of Purchase Order.

#### **3.3 Location for delivery**

The equipment needs to be delivered at the following location.

The Clearing Corporation of India Ltd. CCIL Bhavan, College lane, S K Bole Road, Dadar (W), Mumbai –28

CCIL / Clearcorp reserve the right to change the locations of delivery as and when required.

# 4. General Terms & Conditions

#### 4.1 Proposal Rejection

- CCIL / Clearcorp reserves the right to reject the Proposals received after the due date.
- CCIL / Clearcorp shall not be responsible for non-receipt of proposals by the specified date and time for any reason, including holidays or delays.
- CCIL / Clearcorp reserve the rights to reject the incomplete proposal.
- CCIL / Clearcorp reserve the right to reject any proposal without assigning any reason thereof. CCIL / Clearcorp decision in this respect will be final.
- CCIL / Clearcorp reserve the right to change / modify the requirement at any given point of time.
- Amendment /clarification to the RFP document, if any, will be posted on the website latest two working days before proposal submission. No individual clarifications will be sent to the vendors. It is responsibility of vendor to check the website before final submission of proposals.
- In the event of the specified date for the submission of proposals being declared a holiday for CCIL / Clearcorp, the proposals will be received up to the appointed time on the next working day.
- CCIL / Clearcorp may, at its discretion, extend the timeline for submission of proposals by amending the RFP Document, in which case, all rights and obligations of CCIL / Clearcorp and Vendors previously subject to the timeline will thereafter be subject to the timeline as extended.
- CCIL / Clearcorp reserve the right to modify the quantity of goods/services/licenses at its discretion.

## 4.2 Liquidated damages:

In case Vendor is not able to deliver goods/ services /licenses as per terms of delivery, Vendor shall pay, at CCIL / Clearcorp discretion, liquidated damages at the rate of 0.1% of the delayed goods/services/licenses order value per day. However, this amount shall not exceed 7.5% of the order value of delayed goods/ services /licenses. The levy of liquidated damages shall not relieve Vendor from Vendor's obligation to supply goods/services/licenses under this Purchase Order. In case the delay exceeds **4 weeks**, CCIL / Clearcorp reserves the right to cancel the order unconditionally. Any taxes applicable on the Liquidity Damages amount in case of delay will be deducted by CCIL / Clearcorp at prevailing rates.

## 4.3 Payment Terms:

100% payment will be made within 45 days from the date of acceptance (post successful delivery & installation) of goods/ services /licenses.

The date of acceptance shall be based on the date of actual delivery of goods and service determined by the challan/invoice raised for such goods/ services /licenses and accepted by the Company. In cases where the installation of goods is required for use by the Company, the date of actual delivery of goods/ services /licenses shall be the date on which the installation is completed, if it is later than the date of the challan/invoice. In case of any deficiency in the goods/ services /licenses received by the Company, the payment will be made within 45 days from the date of rectification of the deficiency.

### 4.4 Payment to MSME:

In case the bidder is an MSME company and submitted the requisite registration details, the payment will be made within 45 days from the date of acceptance of goods/ services /licenses. The date of acceptance shall be based on the date of actual delivery of goods and service determined by the challan/invoice raised for such goods/ service and accepted by the Company after negotiation. In cases where the installation of goods is required for use by the Company, the date of actual delivery of the goods shall be the date on which the installation is completed, if it is later than the date of the challan/ invoice. In case of any deficiency in the goods or services received by the Company, the payment will be made within 45 days from the date of rectification of the deficiency.

### 4.5 Cost Details:

The quoted Rate / Cost should be inclusive of all levies like Transportation, Customs, Excise, traveling charges etc. if any. GST shall be indicated separately. The prices must be submitted in the format prescribed in the RFP.

### 4.6 Prices and Validity of the Proposal:

Vendors are expected to offer their best price. Proposals shall remain valid for 45 **days** from the last date of submission. A proposal valid for a shorter period may be rejected as non-responsive. CCIL / Clearcorp reserve the right to request the Vendor to extend the validity of the proposal through official correspondences.

### Extension of Period of Validity

In exceptional circumstances, CCIL / Clearcorp may solicit the bidder consent to an extension of the validity period. Extension of validity period by the bidder should be unconditional and irrevocable.

### 4.7 Admission and working at the site

All the personnel deputed by vendor shall comply with the instructions and follow the required security norms in respect of the personnel, vehicles, materials etc.

### 4.8 Legal Binding:

No Legal binding will exist between the vendor and CCIL / Clearcorp until the issuing of the Purchase Order by CCIL / Clearcorp.

### 4.9 Contract Award

CCIL / Clearcorp will award the contract to the successful vendor where the proposal has been determined to be the best valued services. CCIL / Clearcorp is entitled to vary the details of its requirement and the vendor shall implement such variations without undue delay, and or penalties, even if the effect of the variations on cost and delivery schedule have not been agreed. Such variations may include increase or reduction of the goods/services/licenses provided that such variations are within what CCIL / Clearcorp and the vendor should reasonably expect when entering into the contract. CCIL / Clearcorp reserves the right to accept the whole proposal or such parts thereof as CCIL / Clearcorp may in its absolute discretion

to decide. CCIL / Clearcorp decisions in this respect will be final. CCIL / Clearcorp reserves the right to award the contract to the vendor as it deems fit.

# 4.10 <u>Confidentiality:</u>

Vendor undertakes to the other that it shall keep and undertake to ensure that its officers, employees and agents shall keep secret and confidential, any confidential information pertaining to CCIL / Clearcorp and not to make use thereof other than for the performance of this contract, to release it only to employees, consultants requiring such information on need to know basis, and not to release or disclose it to any other party. The Vendor also acknowledges that all material and information which has or will come into its possession or knowledge in connection with this contract or the performance hereof, consists of confidential and proprietary information, whose disclosure to or use by third parties will be damaging or cause loss to CCIL / Clearcorp. The Vendor agree to hold such material and information in strict confidence not make use thereof other than for the performance of this contract, to release it only to employees, consultants requiring such information, and not to release to any other party.

# 4.11 **Quality Assurance and Commitments:**

Goods/ services /licenses provided shall be of the highest grade and quality including quality of components such as peripherals, cables, connectors etc. and workmanship. The vendor will make sure that the supplied goods/ services /licenses has gone through rigorous testing at vendor's end and the solution offered to CCIL / Clearcorp. In case CCIL / Clearcorp experiences failure of any of the hardware components or software incompatibility during the implementation, CCIL / Clearcorp reserves right to return the delivered goods/services/licenses at NO cost to CCIL / Clearcorp or demand replacement which needs to be supplied within 1 week of reporting of failure.

## 4.12 <u>Notices:</u>

Any declaration or any other notice given by one party to the other shall be sent by registered letter, to the address specified for this purpose in the contract; such declaration or notice shall be legally effective. CCIL / Clearcorp decision in respect of all or any of the above matter shall be final and binding on the vendors.

## 4.13 **Insurance of Equipment's delivered**

The goods/service/license delivered are required to be insured wherever applicable by the vendor upto the date of installation at CCIL / Clearcorp office location.

# 4.14 Indemnification:

The contractor shall indemnify, defend and hold and save harmless, CCIL / Clearcorp and its officials, agents and employees, from and against all suits, proceedings, claims, demands, losses and liability of any kind of nature brought by any third party against CCIL /Clearcorp, including but not limited to, all litigation costs and expenses, attorney's fees, settlement payments and damages, based on, arising from, or relating to:

(a) allegations or claims that the possession of or use by CCIL / Clearcorp of any patented device, any copyrighted material, or any other goods, property or services provided or licensed to CCIL / Clearcorp under the terms of the Contract, in whole or in part, separately or in a combination contemplated by the Contractor's published specifications, therefor, or otherwise specifically approved by the Contractor, constitutes an infringement of any patent, copyright, trademark, or other intellectual property right of any third party; or

(b) any acts or omissions of the Contractor, or of any subcontractor or any one directly or indirectly employed by them in the performance of the Contract, which give rise to legal liability to anyone not a party to the Contract, including, without limitation, claims and liability in the nature of a claim for workers' compensation.

(c) For failure to comply with requirements of the section hereof entitled Compliance with law.

# 4.15 <u>Arbitration:</u>

If any dispute or difference shall arise between the parties to this Contract as to the meaning or application of this Contract, the rights or liabilities of the parties to this Contract or otherwise in relation to the Contract, then (without prejudice to any other express or implied rights or powers) the dispute or difference ("the Dispute") in this clause shall be determined as follows:

A Party claiming that a Dispute has arisen under this Contract must give the other Party written notice of

the particulars of the Dispute. In the event of a dispute, difference or claim between the parties hereto, arising out of this Contract or in any way relating hereto, or any term, condition or provision herein mentioned or the construction or interpretation thereof or otherwise in relation hereto, the parties shall first endeavor to settle such difference, dispute, claim or question by mutual discussion, failing which the same shall be referred to arbitration in accordance with the Arbitration & Conciliation Act, 1996, or any statutory modification or re-enactment thereof for the time being in force. Each Party may nominate an arbitrator and the two appointed arbitrators shall nominate a third arbitrator. The panel of three arbitrators shall conduct the arbitration proceedings. The place of arbitration shall be Mumbai and any award whether interim or final, shall be made, and shall be deemed for all purposes between the Parties to be made, in Mumbai. The arbitral procedure shall be conducted in English language and any award or awards shall be rendered in English. The procedural law of the arbitration shall be Indian law. The award of the arbitrator shall be final and conclusive and binding upon the Parties.

## 4.16 Applicable Law:

The supply under this contract shall be governed by and construed and interpreted in accordance with the laws of India

### 4.17 Insolvency:

CCIL / Clearcorp may terminate the contract by giving written notice to vendor without compensation, if the vendors becomes bankrupt, goes in liquidation or otherwise insolvent, provided that such termination will not prejudice or affect any right of action or remedy which has accrued or will accrue to CCIL / Clearcorp.

## 4.18 <u>Compliance with rules and regulations:</u>

The Vendor shall at all times during the currency of contract conform to and comply with all the regulations and by the laws of the State or Central Government or of CCIL / Clearcorp and of all other local authorities.

### 4.19 <u>Anti-Bribery:</u>

The vendor shall comply with all applicable laws, statutes, regulations and codes relating to anti-bribery and anti-corruption including but not limited to the Applicable legislations in India throughout the term of this RFP. Further, vendor shall maintain adequate policies and procedures at their end to ensure compliance with the said legislation. It is agreed that the vendor will not engage in any activity or practice which constitutes an offence under the said legislation including but not limited to offer, pay, consider or benefit, either directly or indirectly an inducement or reward of any kind for any services, or possible services in relation to this RFP. Breach of this clause shall be deemed a material breach of this RFP.

### 4.20 <u>Termination of Contract:</u>

Any Violation of the terms & conditions of the contract, CCIL / Clearcorp have the sole right to terminate the contract by giving one month notice in writing.

### 4.21 Force Majeure:

In the event of and as soon as possible after the occurrence of any cause constituting force majeure, the affected Party shall give notice and full particulars in writing to the other Party, of such occurrence or cause if the affected Party is thereby rendered unable, wholly or in part, to perform its obligations and meets its responsibilities under the Contract.

### 4.22 <u>Proposal Evaluation</u>

Pursuant to the pre-qualification criteria, Vendors will be short-listed. Commercial proposals will be considered only for the Vendors who succeed the prequalification criteria.

CCIL / Clearcorp will review the commercial proposal of the short-listed Vendors to determine whether the proposals are complete will all required details. Proposals that are not complete are liable to be disqualified at the discretion of CCIL / Clearcorp.

### 4.23 <u>Commercial Proposal:</u>

The Commercial Proposal, besides the other requirements of the RFP, shall comprise of the following: The vendor shall indicate in the template prescribed, the unit rates and total Proposal Prices of the equipment / services, it proposes to provide under the Contract. Prices should be shown separately for each item as detailed in RFP Document. In absence of said information, a proposal may be considered incomplete and be summarily rejected. The Invoicing should be made in accordance with applicable tax norms. The prices should be excluding taxes and other charges as may be applicable in relation to the activities proposed to be carried out.

Prices quoted in the proposal must be firm and final and shall not be subject to any upward revisions. CCIL / Clearcorp reserves the right to negotiate the prices quoted in the proposal to effect downward modification. The Proposal Prices shall be indicated in Indian Rupees (INR) only.

Prices in any form or by any reason should not be revealed before opening the Commercial Proposal, failing which the offer shall be liable to be rejected.

### 4.24 <u>Completeness</u>

Vendor shall submit the quotes for all the items mentioned.

### 4.25 <u>Liability of CCIL / Clearcorp:</u>

CCIL / Clearcorp will not be liable to pay expenses or losses which may be incurred by any Vendor direct or indirect in preparing and or submitting this RFP. No responsibility will be attached to any officer of CCIL / Clearcorp for premature opening or the failure to open a RFP not properly addressed and identified.

The Vendors are required to submit the Prequalification, Technical and Commercial Proposal as per the prescribed formats. This section provides the outline, content and the formats that the Vendors are required to submit in their Technical and Commercial Proposals.

### 4.26 <u>Unfair means</u>

Vendors are advised not to resort to any unfair means /practices directly or indirectly during and after the RFP process. Any such attempt may lead to disqualification from the bidding process.

### 4.27 Governing Law and Jurisdiction

This Agreement shall be governed by, construed, and interpreted in accordance with the laws of India. The Courts at Mumbai shall have exclusive jurisdiction in any proceedings arising out of this Agreement.

#### 4.28 <u>Background Verification</u>

Contractor shall conduct and be solely responsible for background checks of its employees, agents, representatives, and subcontractors.

#### 4.29 <u>Right to Audit</u>

Notwithstanding anything contained hereinabove, vendor shall on notice of 03 business days facilitate the CUSTOMER and/or RBI to audit the services being provided by vendor, limited to and in connection with services as under the Agreement. Such audit shall be done during normal business hours. For avoidance of doubt, such audit will not cause CONTRCTOR to be in breach of its organizational confidentiality requirement.

#### 4.30 Information Security

Vendor shall implement and maintain information security policies, procedures, data protection safeguards and ensure compliance by its employees, agents, representatives, and sub-vendors, shall be solely liable for non-compliance by any of its employees, agents, representatives, and sub-vendors.

\*\*\*\*\*

To,

Mr. Vaibhav Malekar, DM I – IT Department The Clearing Corporation of India Ltd CCIL Bhavan, S K Bole Road, Dadar (W), Mumbai – 400028

Sub: "Request for Proposal: Procurement of Laptops"

Sir,

We, the undersigned, having read and examined in detail all the RFP documents in respect of the subject work, do hereby propose to provide supply and deliver goods/ services /licenses including installation and Commissioning of goods/services/licenses in conformity with the RFP.

We undertake, if our proposal is accepted, to deliver the goods/ services /licenses in accordance with the delivery schedule specified in the proposal.

We agree for the offer validity period of **45** days from the last date of submission of RFP document, and it shall remain binding upon us and may be accepted at any time before the expiration of that period.

All the prices mentioned in our RFP are in accordance with the terms as specified in the RFP documents.

We hereby agree that if any statutory tax is altercated under the law, we shall pay the same.

In case you require any other further information/ documentary proof in this regard before evaluation of our RFP, we agree to furnish the same in time to your satisfaction.

We declare that our Proposal Price is for the entire scope of the work as specified in the Schedule of Requirements and RFP documents. These prices are indicated in respective columns of Format of Commercial Proposals along with our response to RFP. We further confirm that the prices stated in our proposal are in accordance with 'General terms and conditions' included in RFP document.

We understand that your RFP is binding on us and that you are not bound to accept a RFP response / proposal you receive.

Thanking you,

Yours faithfully,

(Signature of the Vendor) Printed Name Designation Seal

# Annexure-I - Empanelment of Vendors

1	Name of the Company	
2	Registered office (address)	
3	MSME	Yes / No
	(If Yes, please provide MSME	
	Registration number)	MSME Registration No :
4	Year of incorporation	
5	Brief company profile	
	a) Constitution	
	b) Promoters	
	c) Chairman/MD/CEO	
	d) No. of employees	
	e) No. of branches and their locations	
6	Financial Details (Last 2	Total Turnover for FY 2022-23
	years)	Net Profit
	a) Total Annual turnover	Total Turnover for FY 2023-24
	b) Net profit	Net Profit
7	Products / Services offered	
8	Area of expertise	
9	Skill sets & competencies	
10	Technology Partners / Associates	
11	Credentials / Major Clientele List	
12	Certification, if any	
13	Contact details	
L	ļ	<u> </u>

Note: Submit all relevant documents as proof of the above declarations.

# Annexure II – Detailed specification

Sr.	Feature	Dell Laptop	Dell Laptop	
1	Make & Model	Dell Latitude 3440	Dell Latitude 3440	
3	Display	14", FHD 1920x1080, 60Hz, WVA/IPS, Non-Touch, Anti-Glare, 250 nits, NTSC 45%, FHD Camera, WLAN	14", FHD 1920x1080, 60Hz, WVA/IPS, Non-Touch, Anti-Glare, 250 nits, NTSC 45%, FHD Camera, WLAN	
4	Processor	13th Gen Intel Core <u>i7-1355U</u> (12 MB cache, 10 cores, up to 5.00 GHz Turbo)	13th Gen Intel Core <u>i5-1345U</u> , Intel SIPP (12 MB cache, 10 cores, up to 4.70 GHz Turbo)	
5	Memory	64 GB, 2 x 32 GB, DDR4, 3200 MT/s	<u><b>16 GB</b></u> , 1 x 16 GB, DDR4, 3200 MT/s	
6	Hard Disk	512 GB, M.2 2230, PCIe NVMe, S	SD, Class 35	
7	Keyboard	English International backlit keyboard		
8	Ethernet	Integrated NIC LAN		
9	Wireless	Intel(R) Wi-Fi, Bluetooth		
10	Operating System	Windows 11 Pro, English License		
11	USB Recovery Media	Windows 11 Pro OS Recovery 64bit - USB APJ		
12	Camera	FHD Camera, Camera Shutter, Mic		
13	Warranty & Service Support	5Year ProSupport - Next Business Day Onsite - 5 year Accidental Damage Service – 5 Year Keep your hard drive		
14	Battery	3-cell, 42 Wh, 3-year warranty		
15	Power Adaptor	65W AC rugged adapter, 4.5mm barre	l, E4	
16	Color	Black/Grey		
17	Laptop Bag	Dell EcoLoop Pro Briefcase 15		
18	External Mouse	WM 126 Dell Optical Wireless Mouse	;	

This is to certify that-

1. Hardware and the software being offered do not contain any kind of malicious code such as Viruses, Trojan, and Spyware that would:-

(a) Obstruct the desired and the designed function of hardware.

(b) Cause physical damage to the user or their equipment during the usage of the equipment.

(c) Tap the information regarding network, users and information stored on the CCIL / Clearcorp Platform or otherwise.

(d) Culminate into software attack, theft of intellectual property rights, identity theft, and theft of equipment or information, sabotage & information extortion:

2. There are no Trojans, viruses, worms, spywares or any malicious software of such kind on the system and in the software developed and supplied.

3. We undertake to be liable in case of any loss that may be caused to the Purchaser due to the breach of any of the aforesaid assurances & representations and also for any physical damage, loss of information and those relating to copyright and Intellectual Property Rights (IPRs), caused due to activation of any such malicious code in the hardware / software supplied.

Date: Place: Name and designation Company Seal:

(Signature of Authorized Signatory)

# **Annexure IV – Commercial Reply Format**

# **CCIL - Commercial Price**

Sr.	Item	Qty.	Unit Price (Rs.)	Total Price (Rs.)	
1	Dell Latitude 3440 (Core i7 Processor)	07			
2	Dell Latitude 3440 (Core i5 Processor)	01			
	Subtotal				
		CGST	(please specify %)		

# **Clearcorp- Commercial Price**

Sr.	Item	Qty.	Unit Price (Rs.)	Total Price (Rs.)
1	Dell Latitude 3440 (Core i5 Processor)	03		
	CGST (please specify %)			
	SGST (please specify %)			
	All-inclusive price			

Note

- 1) Proposal validity 45 days
- 2) Delivery Period within 8 weeks from date of Purchase Order acceptance

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