

Clarification and Addendum to pre-bid queries on RFP for "Selection of Software Development Firm for Design, Development, Implementation, Training and Maintenance of Web based Project Management System"

S.No.	Section No.	Clause No.	Reference/Subject	Clarification sought	EdCIL (India) Limited Response
1	Section 2.2 Page No. 34	Data Sheet, Additional Clauses	Additional Clauses: a. Power of Attorney: The Applicant Firm should submit a Power of Attorney, duly granted by the Competent Authority of the Firm' Organization.	As Board Resolution is a valid legal document, we would like to understand if Board Resolution can be submitted for this requirement OR Is Power of Attorney a mandate for this RFP?	Power of Attorney is required for submission of RFP.
2	Section 2.2 Page No. 31	Data Sheet, 5.2 a. Technical Evaluation Criteria	2.4 Compliance of proposed solution with the desired Functionality Checklist included in the RFP	Kindly confirm that the Functionality Checklist should be considered as the functional details specified in Section 5. Terms of Reference, 5.3 Functional Requirements , Page No. 64 to Page 66	Yes
3	Section 2.2 Page No. 31	Data Sheet, 5.2 a. Technical Evaluation Criteria	Note: The above mentioned approach and methodology parameters should be supported by a Technical Presentation	Our understanding is the technical presentation round shall be conducted for selected bidders and bidders need to share technical presentation at that time. Kindly confirm	All the bidders need to give Presentation(elaborating approach & methodology)subsequent to submission of the proposal.
4	Section 2.2 Page No. 32	Data Sheet, 5.2 a. Technical Evaluation Criteria	4 Experience and competence of the key professional staff for the project Position: Solution Architect Criteria: Certification Parameter: PMP/Prince 2	Request to kindly revise as following: Parameter: PMP/Prince 2/Relevant technical certification	No Change
5	Section 2.2 Page No. 33	Data Sheet, 5.2 a. Technical Evaluation Criteria	4 Experience and competence of the key professional staff for the project Position: Sr. Developer Criteria: Education Parameter: BE/B.Tech/MCA + MBA (IT)	Request to kindly revise as following: Parameter: BE/B.Tech/MCA	No Change.
6	Section 2.2 Page No. 33	Data Sheet, 5.2 a. Technical Evaluation Criteria	4 Experience and competence of the key professional staff for the project Position: Developer Criteria: Education Parameter: BE/B.Tech/MCA +MBA (IT)	Request to kindly revise as following: Parameter: BE/B.Tech/MCA	No Change

7	Section 2.2 Page No. 33	Data Sheet, 5.2 a. Technical Evaluation Criteria	4 Experience and competence of the key professional staff for the project Position: Training & Change Management Expert Criteria: Education Parameter: BE/B.Tech/MCA + MBA (HR)	Request to kindly revise as following: Parameter: BE/B.Tech/MCA	No Change
8	Form TECH-2 Page No. 40	Firm's Organization and Experience, B - Firm's Experience	A. Abstracts of Similar Assignments of the Applicant Firm: Estimated capital cost of Project in INR	Kindly clarify estimated capital cost. Our understanding is that bidder should include total project value here. Kindly confirm.	Total Project Value
9	Form TECH-2 Page No. 40	Firm's Organization and Experience, B - Firm's Experience	A. Abstracts of Similar Assignments of the Applicant Firm: Bidders shall submit the work order, Completion Certificate for all the projects listed above.	Request to kindly revise as below: Bidders shall submit the Work Order / Agreement / Completion Certificate for all the projects listed above. Request clarity if Go-Live emails from customer will be acceptable as Completion Certificates.	Go Live can be accepted. Formal certificate for Go Live from the client should be submitted along with the proposal.
10	Form TECH-9 Page No. 49	Curriculum Vitae (CV) for Proposed Professional Staff	8. Other Training [Indicate significant training since degrees under 5 - Education were obtained]:	The CV format lists education in point 6. Education Qualification. Request to kindly revise as below: [Indicate significant training since degrees under 6 - Education were obtained]:	Should be read as: [Indicate significant training since degrees under 6 - Education were obtained]
11	Section 9 - Annexures Page No. 120	Annexure 2: Project Deliverables And Payment Terms	Milestone based payments	Request to kindly consider Advance payment of 10% of total contract value	No Change
12	Section 9 - Annexures, Page No. 122	Annexure 3: Resource Requirement and Eligibility	a. Resource Requirement: Indicative list of resourced required for the project and O&M phase are listed below: Note: iii. Resource shall be on the payrolls of bidders company/firm and have completed more than 1 year with the form	Request to kindly revise as below: iii. Resource shall be on the payrolls of bidders company/firm	Clause revised as: iii. Resource shall be on the payrolls of bidders company/firm
13	Section 5. Terms of Reference Page No. 68	5.4 Non Functional Requirement, 5.4.1. Enterprise Portal Requirement	Portal should be accessible and operational for all 250 - 300 concurrent users simultaneously at any point of time	How many Total number of users? Can we consider 300 concurrent users are the final count for this proposal?	Concurrent users are about 250 - 300 but it may be considered as 300 users on the higher side.

14	Section 5. Terms of Reference Page No. 69	5.4 Non Functional Requirement, 5.4.1. Enterprise Portal Requirement	Enterprise Portal Requirement Should authenticate users from Active Directory/LDAP, claim based authentication	We understand that Domain, AD, DNS, LDAP, etc. will be provided by EDCIL. Please confirm.	Domain & DNS will be provided by EDCIL. Bidder has to support EdCIL team in configuration if required. AD/LDAP to be implemented by the bidder(EDCIL will provide VM with compute capacity as mentioned by the bidder)
15	Section 5. Terms of Reference Page No. 69	5.4 Non Functional Requirement, 5.4.1. Enterprise Portal Requirement	Enterprise Portal Requirement Should integrate with email servers	Pls. provide clarity on Email Server Availability?+F60	Yes. EDCIL will provide SMTP/POP/IMAP details and credentials as required by the bidder.
16	Section 5. Terms of Reference Page No. 80	5.4 Non Functional Requirement, 5.4.7. Security, 5.4.7.1 Identity & Access Management	The identified solution should support both on premise and cloud implementation, or a hybrid of the two.	Please provide clarity if SI need propose Infra HW & SW solution on on-premises model or Cloud Model?	No Change.
17	Section 5. Terms of Reference Page No. 84	5.4 Non Functional Requirement, 5.4.7. Security, 5.4.7.4 Application Security	Prevent Insecure Cryptographic Storage Vulnerabilities (by encrypt off-site backups, ensure proper key storage and management to protect keys and passwords, using a strong algorithm)	Please confirm the Offsite backup location along with transit and also let us know who will provide the location of offsite backup.	The requirement is for Encryption of sensitive Data that will be stored by the application, which should be fulfilled irrespective of offsite backup location.
18	Section 5. Terms of Reference Page No. 86	5.4 Non Functional Requirement, 5.4.7. Security, 5.4.7.6 Data Encryption, Object Signing & Database Roles	The Network/Transport level should include Network Link Encryption (IPSEC) and encrypted HTTP session using SSL (HTTPS)	Network Connectivity & device details are not mentioned in RFP. Please provide the clarity on same. Also confirm who will be depliong the connectivity.	Bidder should provide details on approach for fulfillment of the requirement and specifically mention the requirement at infra level(Firewall/Load Balancer)
19	Section 7. Time Line Page No. 90	1. Project Timelines	Operation and Maintenance	Can SI will provide O&M support remotely?	O&M support can be provided remotely, unless onsite presence is required by client to offer resolution of any issue. Nothing extra shall be paid.
20	Section 9 - Annexures Page No. 124	Annexure 4: Service Level Agreement	Scheduled operation time : 24x7x365 and Helpdesk Support: 12x6 basis support	We understand O&M support is 24x7x365. Please confirm understanding	Operation time of PMS is 24x7x365 whereas, helpdesk support shall be 12x6.

21	Section 9 - Annexures Page No. 124	Annexure 4: Service Level Agreement	The total operation time for the systems and applications within the Primary DC, DRC, and critical client site infrastructure will be 24x7x365.	DC & DR Locations are not mentioned in RFP. Pls. provide clarity on Location and existing infrastructure available, if any.	DC will be on NIC Cloud. DR will also be on cloud. Bidder has to provide details of Compute Capacity for DR. EdCIL will arrange for the same. Bidder has to deploy the solution in DR as and when the DR infrastructure is established and establish requisite systems for Data Replication etc.
22	Section 9 - Annexures Page No. 124	Annexure 4: Service Level Agreement	“Helpdesk Support” shall mean the 12x6 basis support center which shall handle Fault reporting, Trouble Ticketing and related enquiries during this contract. Helpdesk support is to be provided from 9:00 am to 9:00 pm from Monday to Saturday.	We understood SI has to propose EMS system to monitor HW & SW to be implemented.	Yes
23	Section 9 - Annexures Page No. 124	Annexure 4: Service Level Agreement	“Availability” means the time for which the services and facilities are available for conducting operations on the Client system including application and associated infrastructure. Availability is defined as: $\{(Scheduled\ Operation\ Time - System\ Downtime) / (Scheduled\ Operation\ Time)\} * 100\%$	We understand that 99.5% is the availability for Infra. Please confirm.	Downtime due to Infra will not be included in the calculation. However, bidder has to facilitate with the Cloud Provider to ensure Infra uptime.
24	Section 5. Terms of Reference Page 68	5.4 Non Functional Requirement, 5.4.1. Enterprise Portal Requirement	i. Proposed portal will be single integrated user interface for all stakeholders. /bespoke applications will be exposed through Portal console using single-sign on.	Can you please let us know how many applications are required to be in SSO access?	PMS consists of PMSS and Academic MIS. However, the framework should support integration of future modules.
25	Section 5. Terms of Reference Page 68	5.4 Non Functional Requirement, 5.4.1. Enterprise Portal Requirement	Portal should enable personalization and configuration at user level. The portal should be capable of directing relevant content and information to individual users/roles, and provide end user customization.	Can you please clarify number or roles and its category or types on which content and information to be provided and customized?	Number of Roles/Users and type of contents etc should be dynamically mapped. Hence there should not be any constraint of numbers.
26	Section 5. Terms of Reference Page 68	5.4 Non Functional Requirement, 5.4.1. Enterprise Portal Requirement	Portal should be accessible and operational for all 250 - 300 concurrent users simultaneously at any point of time.	we assume concerncy of enterprise portal to be manted on based of active 250 users, how ever if you could specify response time will be helpful to figure out aprox sizing of network, hardware and software solution	Refer to Application Performance under Annexure 4: Service Level Agreement

27	Section 5. Terms of Reference Page 68	5.4 Non Functional Requirement, 5.4.1. Enterprise Portal Requirement	The portal should support workflows (linear/parallel/branching).	Can you please specify number of process of workflows to be consider ?	The proposed solution should include a workflow engine hence number of processes should not be restricted. Number of current processes can be derived from functional requirement.
28	Section 5. Terms of Reference Page 68	5.4 Non Functional Requirement, 5.4.1. Enterprise Portal Requirement	viii. Portal should support HTTPS protocol on Secure Socket Layer (SSL).	Do we have to purchase and deploy SSL certificate for Enterprise portal or is it been already procured and only have to reconfigure?	To be procured by the bidder
29	Section 5. Terms of Reference Page 68	5.4 Non Functional Requirement, 5.4.1. Enterprise Portal Requirement	Should have multilingual capabilities with regional, localization and Unicode support.	Please specify number or languages and there names	It may be any/all local Indian languages. Unicode support shall serve the purpose.
30	Section 5. Terms of Reference Page 68	5.4 Non Functional Requirement, 5.4.1. Enterprise Portal Requirement	Should provide support (out-of-box) drag and drop of documents directly from File Manager/Windows Explorer to Browser for upload of documents in a document library.	is it mandetory feature or optional?	Mandatory
31	Section 5. Terms of Reference Page 79	5.4 Non Functional Requirement, 5.4.6.1 RDBMS	The database platform should support Failover Clustering and disaster recovery solutions	What should be the capacity of DR site ? (i.e. 100% as that of Primary site or less than 100% ?)	100%
32	Section 5. Terms of Reference Page 79	5.4 Non Functional Requirement, 5.4.6.1 RDBMS	The database should support database encryption, backup encryption and support for external key management.	Only the backup should be encrypted or the data in transit should also by encrypted? (i.e. Both data at rest and data in transit should be encrypted?)	No Change.
33	Section 5. Terms of Reference Page 74	5.4 Non Functional Requirement, 5.4.3.2 BI & Analytics	ii. Location Intelligence: The proposed BI & Analytics Module should provide Location Intelligence thereby providing the ability to map and visualize data in geographical formats	Please let us know if department has required spatial data (base maps and vector data). We assume that department will be responsible to provide / procure the same. Please confirm our understanding	Basic level location intelligence based on Master Data to be implemented.
34	Section 5. Terms of Reference Page 74	5.4 Non Functional Requirement, 5.4.3.2 BI & Analytics	ii. Location Intelligence: The proposed BI & Analytics Module should provide Location Intelligence thereby providing the ability to map and visualize data in geographical formats	If department already has GIS data please provide information as below: 1. Volume and format of GIS data 2. Details of Layers 3. GIS technology platform	Basic level location intelligence based on Master Data to be implemented. No GIS integration required.

35	Section 5. Terms of Reference Page 74	5.4 Non Functional Requirement, 5.4.3.2 BI & Analytics	ii. Location Intelligence: The proposed BI & Analytics Module should provide Location Intelligence thereby providing the ability to map and visualize data in geographical formats	Location based intelligence can be simple like highlighting areas by applying thematics or it can be also advanced like spatial analysis, advanced searches, proximity analysis, routing etc. Please clarify how department is envisaging the same, Or its upto vendor to propose as part of solution.	Simple Location based intelligence based on master data required
36	General	General		Pleaser provide DC, DR and other locations detailed address	Shall be provided to the selected bidder. DC & DR will be implemented on cloud.
37	General	General		We understand that Bidder has to proposed entire Infra solution like Server, storage, Backup TL, Network & Security devices as per solution requirement. Please confirm.	The application shall be hosted on NIC cloud. EdCIL will facilitate the same. Bidder has to provide compute capacity and specifications based on the proposed solution.
38	General	General		No Hardware compliance details provided in RFP. We understand bidder will prepare the BOM and HW compliance as per solution requirement.	The application shall be hosted on NIC cloud. EdCIL will facilitate the same. Bidder has to provide compute capacity and specifications based on the proposed solution.
39	General	General		We understand that Floor space, Power, Electricity, Cooling, UPS, DG Sets, other DC requirements etc. will be provided by EDCIL in case of on-premise solution. Please confirm.	The application shall be hosted on NIC cloud. EdCIL will facilitate the same. Bidder has to provide compute capacity and specifications based on the proposed solution.
40	General	General		Is virtualized environment preferred? Virtualization will be an advantage over Hardware by virtualizing the hardware which will help us to use the hardware to optimum level with various other features.	Virtualized Environment will be provided. Bidder has to provide number of VMs required along with Compute Capacity and other relevant specifications based on the proposed solution.
41	General	General		Bidder will be needing VPN connectivity with required access on Infra post solution deployment to manage the same as per O&M from remote locations. This will be provided as required. Please confirm.	Yes

42	General	General		Is there any VPN users, who will access the application? Pls. clarify.	No VPN users for the Application required. However VPN access will be required by the Administrators or EdCIL Team.
43	General	General		Secondary Site (DR Site) is not mentioned in RFP. Pls. provide Clarity on same.	DC will be on NIC Cloud. DR will also be on cloud. Bidder has to provide details of Compute Capacity for DR. EdCIL will arrange for the same. Bidder has to deploy the solution in DR as and when the DR infrastructure is established and establish requisite systems for Data Replication etc.
44	General	General		If DR is available, What would be RPO & RTO?	DC will be on NIC Cloud. DR will also be on cloud. Bidder has to provide details of Compute Capacity for DR. EdCIL will arrange for the same. Bidder has to deploy the solution in DR as and when the DR infrastructure is established and establish requisite systems for Data Replication etc.
45	General	General		Can DR be proposed on Cloud. Pls. clarify.	DC will be on NIC Cloud. DR will also be on cloud. Bidder has to provide details of Compute Capacity for DR. EdCIL will arrange for the same. Bidder has to deploy the solution in DR as and when the DR infrastructure is established and establish requisite systems for Data Replication etc.
46	General	General		What is DR load in compare to DC, if DR Available/Required?	Will be decided later. Not in scope of this contract.
47	General	General		Pls. provide clarity on Data Replication type between DC-DR.	Will be decided later. Not in scope of this contract.
48	General	General		What is the DR Drill Frequency expected, if any.	Will be decided later. Not in scope of this contract.

49	General	General		We understand that you have existing set of AD, DNS, LDAP, Email/SMS , NMS, Server, NTP server, AV, Patch, Backup, etc. or Bidder needs to propose the same as a part of entire solution. Please confirm.	AD/LDAP to be implemented by the bidder. EDCIL will provide requisite VMs
50	General	General		Please indicate the Total number of users (concurrent users and total number of users as well as power users), who are expected to use the BI & Analytics part of the Solution ? Is there a grouping of users by function area / business area / geography based on which dashboard and data access security needs to be defined? If yes please share	Concurrent users are about 250-300. May be considered as 300 on the higher side.
51	General	General		Please share the expected number of Dashboards, Drill Downs & Reports expected in scope for BI & Analytics part of the Solution	To be derived from Functional Requirement.. The Dashboard should support creation of ad hoc reports.
52	General	General		Are multi-lingual features to be implemented for BI & Analytics part of the Solution? If yes, please share list of languages to be considered for Dashboards/Reports & Data Sources	It may be any local Indian language. Unicode support shall serve the purpose.
53	General	General		Is Mobility feature to be implemented for BI & Analytics part of the Solution? If yes, please share the number of Dashboards/Reports to be considered for Mobility	Yes, the dashboards should be same as that of Web Portal
54	General	General		We assume that Client will allow remote VPN connectivity to the required set-up and source systems for executing this project. Is that correct?	yes
55	General	General		We assume current and last year historical data will be considered for the proposed System Analytics	yes
56	General	General		Please indicate the Total Expected number of Dashboards, Drill Downs & Reports expected in scope for BI & Analytics part of the Solution	To be derived from Functional Requirement.. The Dashboard should support creation of ad hoc reports.

57	General	General		The Enterprise Monitoring solution will cater IT Infrastructure and Application solution proposed by SI. Kindly confirm.	yes
58	General	General		What is the concurrent end-user connection(requesters) expected on proposed servicedesk Tool?	The system will be used for logging issues. So potentially all the users of the systems can log. Concurrency to be derived by the bidder.
59	General	General		The servicedesk solution will cater incident management and problem management for proposed Enterprise monitoring and service desk solution.Please confirm.	Yes
60	5.4.3.1 Search & Indexing	General		This will be a keyword based search only. Is this understanding correct.	it should be Free Text Search.
61	5.4.3.2 BI & Analytics ii. Location Intelligence:	General		Maps are not needed in the portal. Is this understanding correct?	Yes
62	iii. "What if" analysis:	General		Can you kindly elaborate what is needed in the feature with respect to PMSS and Academic MIS.	Should be derived from functional requirements. However, the system should support ad hoc reporting.
63	3.4g Page 29		Min. four rounds of training covering all project institutions (Venue and Date will be decided at the time of training)	Query - Training Locations will be NCR or other than NCR as well?	All India on regional level basis.

64	Section 6, Section 7. Annexure 2 Page 88, 90, 120		Section 6. Scope of Deliverable (88), Section 7. Project Timelines (90), Annexure 2: Project Deliverables And Payment Terms (120)	<p>It is requested for the financial viability and sustainability of the project to match these 3 sections as per Activities 1 to 6 (Mentioned in Section 7).</p> <p>The payment % mentioned in Annexure 2 to be based on the timeline share of percentage mentioned in Section 7. eg. as per all the deliverables of Activities 1 to 4 of Section 7 are getting completed within S.No 1 to 3 of Annexure 2.</p> <p>The timeline consumed by Activities 1 to 4 of Section 7 is 90 days out of 135 days which is almost 67% of the total duration 135 days where as the payment released is only 50% for the same deliveries as per Annexure 2.</p> <p>Also the duration set for Security Audit is 15 days which is approx. 12% where as the payment associated with this is 30%.</p> <p>Hence requesting you to match the Section 6, 7 and Annexure 2.</p>	No Change
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65	Form TECH-6: Staffing Schedule, Form FIN-3: Deliverable Based Cost Breakup Page 46, 58, 59		Staffing Schedule and Skills required to complete the project (46), Security Audit (58), Submission of Training Manuals, Training Plan and conduct of Trainings (59), Systems Administration Manuals, User manuals, Installation Manuals, Operational Manuals, Maintenance Manuals (These Manuals shall be in both type of formats i.e. Document format and Animated format with voice over of the steps (59)	Business Analysts (BA), Professional testers and documentation experts are extremely important skills to develop a world class application with all security testing thoroughly done. Also the Automated tools for testing play a very important role in execution of testing. Hence it is requested to accommodate the roles of testing team, documentation experts to develop manuals, training materials etc. Also there should be provision to accommodate the cost for licenced / open source tools to be used for testing, helpdesk etc. As STQC / CERT IN Audit / Certification is crucial part of the project completion hence Vendor will require STQC expert lead to be involved in the project development phase from day 0 of development cycle so that there is minimal deviation (NC'S) while approaching STQC / CERT IN. Hence the STQC lead has to be crucial part of the team composition during development and STQC / CERT IN Audit phase.	Skills mentioned are indicative. Bidder can propose additional skills as assessed by them based on the Scope of the project. STQC/CERT IN Audit/certification is a deliverable, it is expected the bidder will involve a CERT IN empanelled agency for this work. Hence bidders team does not necessarily require a security expert, however bidder is free to include any skill in his proposed team as he feels necessary.
66	Form TECH-6: Staffing Schedule Page 46		Staffing schedule	Keeping in view of the huge developments required for the Application, our technical experts are of the view that these efforts are at least 30% less than the required efforts in view of below parameters: Development atleast 25% more efforts required Testers and documentation experts efforts of atleast 10 man months to be included. Comprehensive Warranty (Support, Bug fixing) period effort atleast 24 man-months to be included.	The efforts mentioned are indicative. Bidder is free to suggest team composition, staffing schedule and effort as per his understanding of the scope.

67	Form FIN-3: Deliverable Based Cost Breakup Page 58,59		Cost Break up	We request you to include costing for 1. Out of station travel cost, accomodation for the team for traininh purpose. 2. Comprehensive Warranty including support cost	1. Should be included in the respective line item. 2. Should be included in the O&M Support Cost.
68	SECURITY AUDIT (SA), STQC / CERT IN Page Nos. 55, 58, 88, 90, 120		STQC/Cert IN	1. STQC and cert in is the part of entire process and responsibility of vendor? 2. This Certification will have to be completed with in the time period of 135 days? 3. What is the basis of arriving at the duration of 15 days to achieve CERTIN and STQC certification? Based on our experience for application of this size minimal time duration required to achieve this is 2 months as aleast 3-4 cycles have to be run before achieving zero NC's. Please review above point. This exercise is entirely dependent on 3rd party and magnitude of the B-Spoke development.	Bidder has to work with the agency of their own choice to ensure the timeline.
69	Enterprise Portal Requirement Page 68		Single Singn On	How many applications other than Portal/PMSS/Acadmy MIS to be used in single sign on? Also we would like to know the technologies of the application which are going to be covered in Single Sign On.	Only Portal/PMSS/Academic MIS is required for single sign on in the current scope. However, the application framework should support addition of other modules in future leveraging the SSO feature.

70	Section 7. Time Line Page No. 90		Data Migration Role ad Responsibilities	Request you to confirm on the Roles and Responsibilities of Data Migration Exercise. Our Assumption is below 1. Data Extration and collection in prescribed format from Old system will be the responsibility of EDCIL 2.Data Verification and Validation before migration to new system will be the responsibility of EDCIL. 3. Desiging templates for Data Migration will be responsibility of Implementation Partner. 4. Writing programs for Data Migration to new system will be the responsibility of Implementation Partner.	1. Data Format is as per the Legacy Application. 2. Yes 3. Yes 4. Yes
71	3.3(b) The approximate estimate of professional man months required for the assignment is: 52 Man Months Page 29		Effort Estimation	1. What is the basis of arriving at the estimation of 52 Man Months? 2. What if our detailed estimation approach based on Ffunction point analysis differs from this? 3. If BA Efforts for preparing AS-IS, TO-BE, SRS, Test Scripts are considered in this? 4. If Testers efforts for doing Unit Testing, Integration Testing are considered in this? 5. If CERT IN specialist Solution Architect efforts for the total project duration considered in this?	1. The Estimate is a baseline and indicative. 2. The detailed estimation may differ with the indicative estimate, however bidder need to substantiate the same with details. 3. Efforts for SRS and Test Scripts are considered. 4. Yes 5. Yes(CERT IN Specialization not considered).
72	5.4.1. Enterprise Portal Requirement Page 68		Workflow	What are the levels of workflow requirement at Instituion side, SPIU Side, NPIU Side for PMSS and Academic MIS?	there are different workflows for different methods of procurement. Though, at every level, there will be maximum of 3-4 levels/users. Howver the solution workflow engine should not restrict addition of level and flows.

73	Section 1.6 Page 9	Conflict of Interest	Bank policy requires that Firm provide professional, objective, and impartial advice and at all times hold the Client's interests paramount, strictly avoid conflicts with other assignments or their own corporate interests and act without any consideration for future work	Bank policy requires that Firm provide professional, objective, and impartial advice and at all times endeavour to hold the Client's interests paramount, strictly avoid conflicts with other assignments or their own corporate interests which affects the capacity of Firm to carry out this project	No change. Its as per standard World Bank guidelines.
74	Section 1.6.1(iii) Page 10	Conflict of Interest	A Firm (including its Personnel and Sub-Consultants) that has a business or family relationship with a member of the Client's staff who is directly or indirectly involved in any part of (i) the preparation of the Terms of Reference of the assignment, (ii) the selection process for such assignment, or (iii) supervision of the Contract, may not be awarded a Contract, unless the conflict stemming from this relationship has been resolved in a manner acceptable to the Bank throughout the selection process and the execution of the Contract.	Any member sitting on the board of the Firm that has a business or family relationship with a member of the Client's staff who is directly or indirectly involved in any part of (i) the preparation of the Terms of Reference of the assignment, (ii) the selection process for such assignment, or (iii) supervision of the Contract, may not be awarded a Contract, unless the conflict stemming from this relationship has been resolved in a manner acceptable to the Bank throughout the selection process and the execution of the Contract.	No Change.
75	Section 1.6.2 Page 10	Conflict of Interest	Firms have an obligation to disclose any situation of actual or potential conflict that impacts their capacity to serve the best interest of their Client, or that may reasonably be perceived as having this effect. Failure to disclose said situations may lead to the disqualification of the Firms or the termination of its Contract.	Firms have an obligation to disclose any situation of actual or potential conflict that impacts their capacity to serve the interest of their Client, or that may reasonably be perceived as having this effect. Failure to disclose said situations may lead to the termination of Contract.	No Change

76	Section 1.7 Page No. 12	Fraud and Corruption	<p>(b) will reject a proposal for award if it determines that the Firm recommended for award has, directly or through an agent, engaged in corrupt, fraudulent, collusive, coercive, or obstructive practices in competing for the contract in question;</p> <p>(c) will cancel the portion of the Loan allocated to a contract if it determines at any time that representatives of the Borrower or of a beneficiary of the Loan were engaged in corrupt, fraudulent, collusive, or coercive practices during the selection process or the execution of that contract, without the Borrower having taken timely and appropriate action satisfactory to the Bank to address such practices when they occur;</p> <p>(d) will sanction a Firm, including declaring ineligible, either indefinitely or for a stated period of time, to be awarded a Bank-financed contract if it at any time determines that the Firm has, directly or through an agent, engaged in corrupt, fraudulent, collusive, coercive, or obstructive practices in competing for, or in executing, a Bank-financed contract; and</p> <p>(e) will have the right to require that, in contracts financed by a Bank loan, a provision be included requiring Firm to permit the Bank to inspect their accounts</p>	<p>Bidder requests modification: -</p> <p>(b) will reject a proposal for award if a court of competent jurisdiction it determines that the Firm recommended for award has, directly or through an agent, engaged in corrupt, fraudulent, collusive, coercive, or obstructive practices in competing for the contract in question;</p> <p>(c) will cancel the portion of the Loan allocated to a contract if a court of competent jurisdiction it determines at any time that representatives of the Borrower or of a beneficiary of the Loan were engaged in corrupt, fraudulent, collusive, or coercive practices during the selection process or the execution of that contract, without the Borrower having taken timely and appropriate action satisfactory to the Bank to address such practices when they occur;</p> <p>(d) will sanction a Firm, including declaring ineligible for a stated period of six (6) months to be awarded a Bank-financed contract if it at any time a court of competent jurisdiction determines that the Firm has, directly or through an agent, engaged in corrupt, fraudulent, collusive, coercive, or obstructive practices in competing for, or in executing, a Bank-financed contract; and</p> <p>(e) will have the right to require that, in</p>	No Change.
77	Section 1.8 Page 13	Conflict of Interest	<p>Firm, their Sub-contractors/consultants, and their associates shall not be under a declaration of ineligibility for corrupt and fraudulent practices issued by the Bank in accordance with the above para. 1.7. Furthermore, the Firm shall be aware of the provisions on fraud and corruption stated in the specific clauses in the General Conditions of Contract.</p>	This provision is vague. It is requested that this clause be clarified.	No Change. Please refer General Conditions of Contract for details.

78	Section 3.3 Page 14	Preparation of Proposals	If a Firm considers that it may enhance its expertise for the assignment by associating with other Firm in a joint venture or sub-consultancy, if so indicated in the Data Sheet. A Firm must first obtain the approval of the Client if it wishes to enter into a joint venture with other Firm(s). In case of association, the bidding Firm (primary) shall act as association leader. In case of a joint venture, all partners shall be jointly and severally liable and shall indicate who will act as the leader of the joint venture.	If a Firm considers that it may enhance its expertise for the assignment by associating with other Firm in a joint venture or sub-consultancy, if so indicated in the Data Sheet. A Firm must first obtain the approval of the Client if it wishes to enter into a joint venture with other Firm(s) and the approval shall not be unreasonably withheld.. In case of association, the bidding Firm (primary) shall act as association leader. In case of a joint venture, all partners shall be solely and individually liable and shall indicate who will act as the leader of the joint venture.	No Change
79	Section 3.3(c) Page 15	Preparation of Proposals	Alternative professional staff shall not be proposed, and only one curriculum vitae (CV) may be submitted for each position.	Alternative professional staff shall not be proposed, and only one curriculum vitae (CV) may be submitted for each position. However, in case a situation arises where a personnel has to be replaced, in such a situation, the Firm would provide an equally or more qualified personnel.	Obviously, in case of requirement, replacement is mandatory. However, the decision on whether the replaced resource is "equally or more qualified" will rest with EdCIL.
80	Section 6.1 Page No. 20	Negotiations	Refer to RFP	Negotiations will be held at the date and address indicated in the Data Sheet. The invited Firm will, as a pre-requisite for attendance at the negotiations, confirm availability of Professional staff sufficient to carry out the project. Failure in satisfying such requirements may result in the Client proceeding to negotiate with the next-ranked Firm. Representatives conducting negotiations on behalf of the Firm must have written authority to negotiate and conclude a Contract.	No Change.

81	Section 6.3 Page No. 20	Financial Negotiations	If applicable, it is the responsibility of the Firm, before starting financial negotiations, to contact the local tax authorities to determine the local tax amount to be paid by the Firm under the Contract. The financial negotiations will include a clarification (if any) of the firm's tax liability in the	The provision is incomplete. Kindly provide complete provision.	May be read as under: If applicable, it is the responsibility of the Firm, before starting financial negotiations, to contact the local tax authorities to determine the local tax amount to be paid by the Firm under the Contract. The financial negotiations will include a clarification (if any) of the firm's tax liability in the Client's country, and the manner in which it will be reflected in the Contract; and will reflect the agreed technical modifications in the cost of the services. In the cases of QCBS, unless there are exceptional reasons, the financial negotiations will involve neither the remuneration rates for staff nor other proposed unit rates.
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82	Section 6.4 Page No. 20	Availability of Professional Staff	Having selected the Firm on the basis of, among other things, an evaluation of proposed Professional staff, the Client expects to negotiate a Contract on the basis of the Professional staff named in the Proposal. Before contract negotiations, the Client will require assurances that the Professional staff will be actually available. The Client will not consider substitutions during contract negotiations unless both parties agree that undue delay in the selection process makes such substitution unavoidable or for reasons such as death or medical incapacity. If this is not the case and if it is established that Professional staff were offered in the proposal without confirming their availability, the Firm may be disqualified. Any proposed substitute shall have equivalent or better qualifications and experience than the original candidate and be submitted by the Firm within the period of time specified in the letter of invitation to negotiate	Having selected the Firm on the basis of, among other things, an evaluation of proposed Professional staff, the Client expects to negotiate a Contract on the basis of the Professional staff named in the Proposal. Before contract negotiations, the Client will require assurances that the Professional staff will be actually available. The Client will not consider substitutions during contract negotiations unless both parties agree that undue delay in the selection process makes such substitution unavoidable or for reasons such as death or medical incapacity etc. If this is not the case and if it is established that Professional staff were offered in the proposal without confirming their availability, the Firm may be disqualified. Any proposed substitute shall have equivalent or better qualifications and experience than the original candidate and be submitted by the Firm within the period of time specified in the letter of invitation to negotiate	No Change.
83	Section 7.1 Page No. 21	Award of Contract	After completing negotiations the Client shall award the Contract to the selected Firm, publish in UNDB on line and in the Development Gateway the award of the Contract, and promptly notify all Firm who have submitted proposals. After Contract signature, the Client shall return the Financial Proposals to the unsuccessful Firm.	After completing negotiations the Client shall award the Contract to the selected Firm, publish in UNDB on line and in the Development Gateway the award of the Contract, and promptly notify all Firm who have submitted proposals. After announcement of successful bidder, the Client shall return the Financial Proposals to the unsuccessful Firm.	No Change
84	Section 11 Page No. 22	Change Requests	i. Any additional modules/ new features to the existing Scope of work defined in this document will be a part of Change Request whereas changes in the existing modules and features shall not be considered as change	i. Any additional modules/ new features/change in existing modules to the existing Scope of work defined in this document will be a part of Change Request	No Change

85	Section 11 Page No. 23	Change Requests	Each Party shall be responsible for its own costs incurred in the quotation, preparation of CCNs and in the completion of its obligations described in this process provided the Software Development Firm meets the obligations as set in the CCN. In the event the Software Development Firm is unable to meet the obligations as defined in the CCN then the cost of getting it done by third party will be borne by the Software Development Firm itself.	Each Party shall be responsible for its own costs incurred in the quotation, preparation of CCNs and in the completion of its obligations described in this process provided the Software Development Firm meets the obligations as set in the CCN. In the event the Software Development Firm is unable to meet the obligations as defined in the CCN then the cost of getting it done by third party will be borne by the Software Development Firm itself. Provided however that the Client shall first give a prior reasonable notice to the Service Provider to rectify the default and only if the default continues even after the expiry of the cure period shall the Client have the right to invoke this clause. Provided further that the aggregate liability on account of the invocation of this clause shall be restricted to 5% of the charges which otherwise would have been payable to the _____ Service Provider had this clause not been invoked.	No Change.
86	Section 11(ix) Page No. 23	Change Requests	Clause to be added	Either party may request a change order (“Change Order”) in the event of actual or anticipated change(s) to the agreed scope, Services, Deliverables, schedule, or any other aspect of the Statement of Work. Firm will prepare a Change Order reflecting the proposed changes, including the impact on the Deliverables, schedule, and fee. In the absence of a signed Change Order, Firm shall not be bound to perform any additional services.	No Change. The process is based on formal CCN(as mentioned in Annexure 7) and formal approval of the same.

87	Section 12 Page No. 23	Operations and Maintenance	<p>i. The Operation and maintenance period shall be for 18 months up to September 2020 post the warranty period of 12 months.</p> <p>ii. . The contract will be extended as per the requirement and based on the performance of the selected bidder on same rate, terms and conditions.</p> <p>iii. he selected bidder will maintain / update the software developed. They shall act as PMS Admin, perform Issue Resolution / Troubleshooting / Technical Support to Users, development / updation support.</p>	<p>i. The Operation and maintenance period shall be for 18 months up to September 2020 post the warranty period of 12 months.</p> <p>ii. . The contract will be extended as per the requirement and based on the performance of the selected bidder on mutually agreed rate, terms and conditions.</p> <p>iii. he selected bidder will maintain / update the software developed. They shall act as PMS Admin, perform Issue Resolution / Troubleshooting / Technical Support to Users, development / updation support.</p>	No Change
88	Section 13 Page No. 25	Warranty	<p>i. A comprehensive warranty applicable on PMS developed under this contract shall be provided by the respective bidder for a period of 12 months from the date of Go-Live.</p> <p>ii. . The developed PMS system shall be in full conformity with the specifications and shall operate properly and safely. All recent design improvements in system, unless provided otherwise in the Contract, shall also be made available.</p> <p>iii. The bidder further warrants / provides warranty under this Contract shall be free from all encumbrances and defects/faults arising from design, material, manufacture or workmanship.</p> <p>iv. . The bidder should provide maintenance support to address, but not limited to, all user queries, bug fixes, enhancements, incorporation of new requirements owing to legal, statutory and policy changes, configuration changes, customizations, patch updates, database administration, security, periodic user trainings</p>	<p>i. A comprehensive warranty applicable on PMS developed under this contract shall be provided by the respective bidder for a period of 12 months from the date of Go-Live.</p> <p>ii. . The developed PMS system shall materially conform to the specifications and shall operate properly and safely.</p> <p>iii. The bidder should provide maintenance support to address, limited to, all user queries, bug fixes, enhancements, configuration changes, customizations, patch updates, database administration, security, periodic user trainings.</p>	<p>Point iii should be read as: iii. The bidder further warrants / provides warranty under this Contract that the proposed application shall be free from all encumbrances and defects/faults arising from design, material, manufacture or workmanship.</p> <p>No Change in Point i.,ii. & .iv.</p>

89	Section 1.1 Page 27	Time Schedule	Announcement of Successful Bidder : Normally within 2 weeks of date of opening of Financial Bids	Announcement of Successful Bidder : Normally within 2 weeks of date of opening of Financial Bids but not later than 21 days.	No Change
90	Section 1.1 Page 27	Time Schedule	Signing of Contract Normally : within 2 weeks from the date of announcement of successful bidder	Signing of Contract : Normally within 2 weeks from the date of announcement of successful bidder but not later than 4 weeks of announcement of the successful bidder.	No Change
91	Section b Page 34	Additional Clauses	Firm has to provide performance security of 10% of Contract Amount Within Ten (10) days after the receipt of the notification of Award the successful Firm shall furnish the Performance Security Deposit, in accordance with the Conditions of Contract. The performance Bank Guarantee should be valid upto a period of 90 days beyond the end of contract period.	Firm has to provide performance security of 10% of Contract Amount Within Ten (10) days of signing of contract the successful Firm shall furnish the Performance Security Deposit, in accordance with the Conditions of Contract. The performance Bank Guarantee should be valid upto a period of 90 days beyond the end of contract period.	No Change
92	Form Tech 1 Page 36	Technical Proposal Submission Form	With reference to the Request for Proposal dated.....We, having examined all relevant documents and understood their contents, hereby submit our Technical and Financial Proposal for Selection of Software Development Firm for Design, Development, Implementation, Training and Maintenance of Web based Project Management System. We also state that the proposal is unconditional and complete.	With reference to the Request for Proposal dated.....We, having examined all relevant documents and understood their contents, hereby submit our Technical and Financial Proposal for Selection of Software Development Firm for Design, Development, Implementation, Training and Maintenance of Web based Project Management System. We also state that the proposal is complete.	No Change
93	Form Tech 1 Page 36	Technical Proposal Submission Form	We shall make available to the EdCIL (India) Limited any additional information it may deem necessary or require for supplementing or authenticating the Proposal	We shall endeavor to make available to the EdCIL (India) Limited any additional relevant information necessary or required for supplementing or authenticating the Proposal.	No Change

94	Form Tech 1 Page 36	Technical Proposal Submission Form	We certify that in the last three years, we have neither failed to perform on any contract nor been expelled from any project or contract by any public organisation, or have had any contract terminated by any public organisation, for breach on our part.	Request deletion	As pe RFP.
95	Form Tech 1 Page 36	Technical Proposal Submission Form	(a) We have examined and have no reservations to the RFP Documents, including any Addendum issued by the EdCIL (India) Limited. (b) We do not have any conflict of interest in accordance with the prescriptions in the RFP Document;	Except the deviations submitted in writing along with the bid proposal, We have examined and have no reservations to the RFP Documents, including any Addendum issued by the EdCIL (India) Limited (b) We do not have any conflict of interest in accordance with the prescriptions in the RFP Document which materially affects our capacity to carry out this project.	No Change
96	Form Tech 1 Page 37	Technical Proposal Submission Form	12/ We further certify that no investigation by a regulatory authority is pending either against us or against our Board Members or any of our Directors/Managers/ employees	Bidder requests modification: - 12/ We further certify that no investigation by a regulatory authority is pending either against us or against our Board Members or any of our Directors/Managers/ employees which would materially affect our ability to perform obligations as per the RFP.	Clause modified. May be read as under: 12/ We further certify that no investigation by a regulatory authority is pending either against us or against our Board Members or any of our Directors/Managers/ employees which would materially affect our ability to perform obligations as per the RFP.
97	Form Tech 1 Page 37	Technical Proposal Submission Form	17. In the event of my/our firm/ being selected as the Firm, We agree to enter into an Agreement in accordance with the RFP. We agree not to seek any changes in the aforesaid form and agree to abide by the same.	17. In the event of my/our firm/ being selected as the Firm, We agree to enter into an Agreement in accordance with the RFP.	No Change
98	Form Tech 1 Page 37	Technical Proposal Submission Form	20. We agree and undertake to abide by all the terms and conditions of the RFP Document. In witness thereof, I/we submit this Proposal under and in accordance with the terms of the RFP Document.	20. We agree and undertake to abide by all the terms and conditions of the RFP Document apart from the deviations submitted in writing with the bid proposal. In witness thereof, I/we submit this Proposal under and in accordance with the terms of the RFP Document.	No Change

99	Form Fin-2	Summary of Costs	e) Any deviation in terms and conditions will make the bid liable for rejection.	Request deletion	No Change
100	Note Page 89	Source Code	<p>i. SUCCESSFUL BIDDER should make provisions to deploy the source code from day 1 in the code repository designated by EdCIL.</p> <p>ii. Version control software to be used by the bidder and the code shall be uploaded by the bidder on the regular basis i.e. every week in the repository.</p> <p>iii. EdCIL should have the complete access to the source code in the code repository.</p> <p>iv. . The below mentioned activities should also be covered in the code deployment.</p>	<p>ii. Version control software to be used by the bidder and the code shall be uploaded by the bidder on the regular basis i.e. every week in the repository.</p> <p>iv. The below mentioned activities should also be covered in the code deployment.</p>	No Change
101	Section 1.9.2 Page 100	Measures to be taken	<p>(vi) will cancel the portion of the loan allocated to a contract if it determines at any time that representatives of the Borrower or of a beneficiary of the loan were engaged in corrupt, fraudulent, collusive or coercive practices during the selection process or the execution of that contract, without the Borrower having taken timely and appropriate action satisfactory to the Bank to remedy the situation;</p> <p>(vii) will sanction a Firm, including declaring the Firm ineligible, either indefinitely or for a stated period of time, to be awarded a Bank-financed contract if it at any time determines that the Firm has, directly or through an agent, engaged in corrupt, fraudulent, collusive or coercive practices in competing for, or in executing, a Bank-financed contract;</p>	<p>Bidder requests modification: -</p> <p>(vi) will cancel the portion of the loan allocated to a contract if it a court of competent jurisdiction determines at any time that representatives of the Borrower or of a beneficiary of the loan were engaged in corrupt, fraudulent, collusive or coercive practices during the selection process or the execution of that contract, without the Borrower having taken timely and appropriate action satisfactory to the Bank to remedy the situation;</p> <p>(vii) will sanction a Firm, including declaring the Firm ineligible, either indefinitely or for a stated period of time, to be awarded a Bank-financed contract if it at any time a court of competent jurisdiction determines that the Firm has, directly or through an agent, engaged in corrupt, fraudulent, collusive or coercive practices in competing for, or in executing, a Bank-financed contract;</p>	No Change.

102	Section 2.5.2 Page 101	No Breach of Contract	The failure of a Party to fulfill any of its obligations under the contract shall not be considered to be a breach of, or default under, this Contract insofar as such inability arises from an event of Force Majeure, provided that the Party affected by such an event (a) has taken all reasonable precautions, due care and reasonable alternative measures in order to carry out the terms and conditions of this Contract, and (b) has informed the other Party as soon as possible about the occurrence of such an event.	The failure of a Party to fulfill any of its obligations under the contract shall not be considered to be a breach of, or default under, this Contract insofar as such inability arises from an event of Force Majeure, provided that the Party affected by such an event (a) has taken all reasonable precautions, due care and reasonable alternative measures in order to carry out the terms and conditions of this Contract, and (b) has informed the other Party as soon as reasonably possible about the occurrence of such an event.	No Change
103	Section 2.5.3 Page 101	Extension of Time	Any period within which a Party shall, pursuant to this Contract, complete any action or task, shall be extended for a period equal to the time during which such Party was unable to perform such action as a result of Force Majeure. This work is urgent and hence the completion period as per the contract shall be adhered to strictly. However, in-case of extraordinary situations which may delay the completion of the project, the contractor shall apply for extension of time. EdCIL at its sole discretion may extend the time period for completion of the work without any prejudice. Such extension of time and circumstances leading to the extension of time shall be communicated in writing to the bidder.	Any period within which a Party shall, pursuant to this Contract, complete any action or task, shall be extended for a period equal to the time during which such Party was unable to perform such action as a result of Force Majeure. However, in-case of extraordinary situations which may delay the completion of the project, the contractor shall apply for extension of time. EdCIL shall extend the time period for completion of the work without any prejudice. Such extension of time and circumstances leading to the extension of time shall be communicated in writing to the bidder.	No Change

104	Section 2.6.1 Page 101	Termination by the client	<p>The Client may terminate this Contract in case of the occurrence of any of the events specified in paragraphs (a) through (f) of this Clause GC 2.6.1. In such an occurrence the Client shall give a not less than thirty (30) days' written notice of termination to the Firm, and sixty (60) days' in the case of the event referred to in (e).</p> <p>(a) If the Firm does not remedy a failure in the performance of their obligations under the Contract, within thirty (30) days after being notified or within any further period as the Client may have subsequently approved in writing.</p> <p>(b) If the Firm becomes insolvent or bankrupt.</p> <p>(c) If the Firm, in the judgment of the Client has engaged in corrupt or fraudulent practices in competing for or in executing the Contract.</p> <p>(d) If, as the result of Force Majeure, the Firm are unable to perform a material portion of the Services for a period of not less than sixty (60) days.</p> <p>(e) If the Client, in its sole discretion and for any reason whatsoever, decides to terminate this Contract.</p> <p>(f) If the Firm fails to comply with any final decision reached as a result of arbitration</p>	<p>The Client may terminate this Contract in case of the occurrence of any of the events specified in paragraphs (a) through (f) of this Clause GC 2.6.1. In such an occurrence the Client shall give a not less than thirty (30) days' written notice of termination to the Firm, and sixty (60) days' in the case of the event referred to in (e).</p> <p>(a) If the Firm does not remedy a failure in the performance of their obligations under the Contract, within thirty (30) days after being notified or within any further period as the Client may have subsequently approved in writing.</p> <p>(b) If the Firm becomes insolvent or bankrupt.</p> <p>(c) If the Firm, in the judgment of a court of competent jurisdiction the Client has engaged in corrupt or fraudulent practices in competing for or in executing the Contract.</p> <p>(d) If, as the result of Force Majeure, the Firm are unable to perform a material portion of the Services for a period of not less than sixty (60) days.</p> <p>(e) If the Client, in its sole discretion and for any reason whatsoever, decides to terminate this Contract.</p> <p>(f) If the Firm fails to comply with any final decision reached as a result of arbitration proceedings pursuant to Clause GC 8 hereof</p>	No Change
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105	Section 2.6.2 Page 102	Termination by the client	<p>The Firm may terminate this Contract, by not less than thirty (30) days' written notice to the Client, such notice to be given after the occurrence of any of the events specified in paragraphs (a) through (c) of this Clause GC 2.6.2:</p> <p>(a) If the Client fails to pay any money due to the Firm pursuant to this Contract and not subject to dispute pursuant to Clause GC 7 hereof within forty- five (45) days after receiving written notice from the Firm that such payment is overdue.</p> <p>(b) If, as the result of Force Majeure, the Firm is unable to perform a material portion of the Services for a period of not less than sixty (60) days.</p> <p>(c) If the Client fails to comply with any final decision reached as a result of arbitration pursuant to Clause GC 8 hereof.</p>	<p>The Firm may terminate this Contract, by not less than thirty (30) days' written notice to the Client , such notice to be given after the occurrence of any of the events specified in paragraphs (a) through (c) and a sixty(60) days notice in case of event referred in (d) of this Clause GC 2.6.2:</p> <p>(a) If the Client fails to pay any money due to the Firm pursuant to this Contract and not subject to dispute pursuant to Clause GC 7 hereof within forty-five (45) days after receiving written notice from the Firm that such payment is overdue.</p> <p>(b) If, as the result of Force Majeure, the Firm is unable to perform a material portion of the Services for a period of not less than sixty (60) days.</p> <p>(c) If the Client fails to comply with any final decision reached as a result of arbitration pursuant to Clause GC 8 hereof. (d)If the Firm, in its sole discretion and for any reason whatsoever, decides to terminate this Contract.</p>	No Change
106	Section 2.6.3 Page 102	Payment upon Termination	<p>Upon termination of this Contract pursuant to Clauses GC 2.6.1 or GC 2.6.2, the Client shall make the following payments to the Firm:</p> <p>(a) payment pursuant to Clause GC 6 for Services satisfactorily performed prior to the effective date of termination;</p> <p>(b) except in the case of termination pursuant to paragraphs (a) through (c), and (f) of Clause GC 2.6.1, reimbursement of any reasonable cost incident to the prompt and orderly termination of the Contract, including the cost of the return travel of the Personnel and their eligible dependents.</p>	<p>Upon termination of this Contract pursuant to Clauses GC 2.6.1 or GC 2.6.2, the Client shall make the following payments to the Firm:</p> <p>(a) payment pursuant to Clause GC 6 for Services performed prior to the effective date of termination;</p> <p>(b) except in the case of termination pursuant to paragraphs (a) through (c), and (f) of Clause GC 2.6.1, reimbursement of any reasonable cost incident to the prompt and orderly termination of the Contract, including the cost of the return travel of the Personnel and their eligible dependents.</p>	No Change

107	Section 3.1.1 Page 103	Stadard of Performance	The Firm shall perform the Services and carry out their obligations hereunder with all due diligence, efficiency and economy, in accordance with generally accepted professional standards and practices, and shall observe sound management practices, and employ appropriate technology and safe and effective equipment, machinery, materials and methods. The Firm shall always act, in respect of any matter relating to this Contract or to the Services, as faithful advisers to the Client, and shall at all times support and safeguard the Client's legitimate interests in any dealings with Sub-Consultants or third Parties.	The Firm shall perform the Services and carry out their obligations hereunder with all due diligence, efficiency and economy, in accordance with generally accepted professional standards and practices, and shall observe sound management practices, and employ appropriate technology and safe and effective equipment, machinery, materials and methods. The Firm shall always act, in respect of any matter relating to this Contract or to the Services, as faithful advisers to the Client, and shall at all times support and safeguard the Client's legitimate interests in any dealings with Sub-Consultants or third Parties.	No Change
108	Section 3.2 Page 103	Conflict of Interest	The Firm shall hold the Client's interests paramount, without any consideration for future work, and strictly avoid conflict with other assignments or their own corporate interests.	The Firm shall act in the interest of the Client and strictly avoid conflict with other assignments or their own corporate interests which could affect its capacity to carry out this project.	No Change

109	Section 3.3 Page 103	Confidentiality	Except with the prior written consent of the Client, the Firm and the Personnel shall not at any time communicate to any person or entity any confidential information acquired in the course of the Services, nor shall the Firm and the Personnel make public the recommendations formulated in the course of, or as a result of, the Services.	<p>Except with the prior written consent of the Client, the Firm and the Personnel shall not at any time communicate to any person or entity any confidential information acquired in the course of the Services, nor shall the Firm and the Personnel make public the recommendations formulated in the course of, or as a result of, the Services. Confidential Information shall be designated as confidential at the time of disclosure. Any confidential information shared orally would be reduced to writing within seven days,</p> <p>Confidential Information shall not include information that:</p> <ul style="list-style-type: none"> (a) was part of the public domain at the time of disclosure or properly became part of the public domain, by publication or otherwise; (b) was rightfully acquired by the Firm prior to disclosure by the Customer; (c) was independently developed by Firm or its representatives without reference to the Information; or (d) is required to be disclosed by a government agency or by a proper court of competent jurisdiction 	No Change
110	Section 3.4 Page 104	Insurance to be taken out by the firm	Refer to RFP	Wipro provides a company wide insurance policy and not any transaction specific insurance.	No Change

111	Section 3.5 Page 104	Firm's Actions Requiring Client's Prior Approval	The Firm shall obtain the Client's prior approval in writing before taking any of the following actions: (a) entering into a subcontract for the performance of any part of the Services, (b) appointing such members of the Personnel not listed by name in Appendix C, and (c) any other action that may be specified in the SC.	The Firm shall obtain the Client's prior approval in writing before taking any of the following actions: (a) entering into a subcontract for the performance of any part of the Services, (b) appointing such members of the Personnel not listed by name in Appendix C, and (c) any other action that may be specified in the SC. The approval shall not be unreasonably withheld by the Client	No Change
112	Section 3.7 Page 104	Documents Prepared By The Firm to be the Property of The Client	(a) All plans, drawings, specifications, designs, reports, all types of source codes relating to the software along with the database, other documents and software submitted by the Firm under this Contract shall become and remain the property of the Client, and the Firm shall, not later than upon termination or expiration of this Contract, deliver all such documents to the Client, together with a detailed inventory thereof not later than the submission/raising of the last invoice. (b) The Firm may retain a copy of such documents and software. Restrictions about the future use of these documents, if any, shall be specified in the SC.	(a) All deliverables developed in furtherance of this Contract shall become and remain the property of the Client, and the Firm shall, not later than upon termination or expiration of this Contract (b) The Firm may retain a copy of such documents and software. Restrictions about the future use of these documents, if any, shall be specified in the SC. Each Party owns, and will continue to own all right, title and interest in and to any inventions however embodied, _____ know how, works in any media, software, information, trade secrets, materials, property or proprietary interest that it owned prior to this Agreement, or that it created or _____ acquired independently of its obligations pursuant to this _____ Agreement (collectively, "Retained Rights"). All Retained Rights not expressly transferred or licensed herein are	No Change

113	Section 3.8 Page 104	Accounting Inspection and Auditing	The Firm shall permit the Bank and/or persons appointed by the Bank to inspect its accounts and records as well as those of its Sub-Consultants relating to the performance of the Contract, and to have such accounts and records audited by auditors appointed by the Bank if required by the Bank. The Firm's attention is drawn to Clause 1.9.1 which provides, inter alia, that acts intended to materially impede the exercise of the Bank's inspection and audit rights provided for under Clause 3.8 constitute a prohibited practice subject to contract termination (as well as to a determination of ineligibility under the Firm Guidelines	The Firm shall permit the Bank and/or persons appointed by the Bank to inspect its accounts and records relating to the performance of the Contract, and to have such accounts and records audited by auditors appointed by the Bank if required by the Bank. The Firm's attention is drawn to Clause 1.9.1 which provides, inter alia, that acts intended to materially impede the exercise of the Bank's inspection and audit rights provided for under Clause 3.8 constitute a prohibited practice subject to contract termination (as well as to a determination of ineligibility under the Firm Guidelines. Excluding a regulatory/statutory requirement, if any, nothing in this Agreement shall be construed or interpreted as requiring the Firm to provide to Client access to or right to inspect, examine, audit and take copies of any fees, price, cost or any other financial information or any records or documents relating to the make-up of Firm's internal overhead calculations, their relationship to the fees, any financial cost model, calculation of fees or to Firm's profitability or other such financial data.	No Change
114	Section 6.6 Page No. 106	Bidder's right to terminate	Clause to be added	The bidder shall have the right to terminate the contract in the event any undisputed amount remains unpaid for a period exceeding 30 days.	Not agreed.
115	Section 9.1 Page No. 107	Change in Taxes	Clause to be added	Any increase or decrease in the rates of the applicable taxes or any new levy on account of changes in law shall be to the account of Customer.	Agreed. However, this will be accommodated in the contract with the successful bidder.

116	Section 9.2 Page No. 107	Savings clause	Clause to be added	Firm's failure to perform its contractual responsibilities, to perform the services, or to meet agreed service levels shall be excused if and to the extent Bidder's performance is effected , delayed or causes non-performance due to Client's omissions or actions whatsoever.	This will be mutually decided with the successful bidder at the time of contract signing.
117	Section 9.3 Page No. 107	Deemed Acceptance	Clause to be added	Services and/or deliverables shall be deemed to be fully and finally accepted by Client in the event when Client has not submitted its acceptance or rejection response in writing to Firm within 15 days from the date of installation/commissioning or when Client uses the deliverable in its business, whichever occurs earlier.	This will be mutually decided with the successful bidder at the time of contract signing.
118	Section 9.4 Page No. 107	Site Not Ready	Clause to be added	Client hereby agrees to make the site ready as per the agreed specifications, within the agreed timelines. Client agrees that Firm shall not be in any manner be liable for any delay arising out of Client's failure to make the site ready within the stipulated period, including but not limited to levy of liquidated damages for any delay in performance of Services under the terms of this Agreement.	This is agreed. However, this will be accommodate at the time of signing of contract.

119	Section 9.6 Page No. 107	Limitation of liability	Clause to be added	<p>Notwithstanding anything to the contrary elsewhere contained in this or any other contract between the parties, neither party shall, in any event, be liable for (1) any indirect, special, punitive, exemplary, speculative or consequential damages, including, but not limited to, any loss of use, loss of data, business interruption, and loss of income or profits, irrespective of whether it had an advance notice of the possibility of any such damages; or (2) damages relating to any claim that arose more than one year before institution of adversarial proceedings thereon.</p> <p>Subject to the above and notwithstanding anything to the contrary elsewhere contained herein, the maximum aggregate liability of Firm under this Agreement, shall not exceed the fees received by Firm under this Agreement during the three months preceding the date of such claim.</p>	<p>The following clause may be read as point 3.3 under the 'Special Conditions of Contract' section of the RFP. (Addendum)</p> <p>“3.3 Limitation of the firms’ Liability towards the Client (a) Except in case of gross negligence or willful misconduct on the part of the Firms or on the part of any person or firm acting on behalf of the Firms in carrying out the Services, the Firms, with respect to damage caused by the Firms to the Client’s property, shall not be liable to the Client: (i) for any indirect or consequential loss or damage; and (ii) for any direct loss or damage that exceeds by [insert a multiplier, e.g.: three] times the total value of the Contract. (b) This limitation of liability shall not affect the Firms’ liability, if any, for damage to Third Parties caused by the Firms or any person or firm acting on behalf of the Firms in carrying out the Services.”</p>
120	Section 7 Page No. 115	Submission of bids	A standard Financial Bid form has been provided with the tender document to be filled by all the bidders. Bidders are requested to note that they should necessarily submit their financial bids in the format provided and no other format is acceptable. If the financial bid file is found to be modified by the bidder, the bid will be rejected	A standard Financial Bid form has been provided with the tender document to be filled by all the bidders.	No Change

121	Annexure 6 Page No. 142	Proforma Pre Contract Integrity Pact	<p>2.12 If the BIDDER or any employee of the BIDDER or any person acting on behalf of the BIDDER, either directly or indirectly, is a relative of any of the officers of the EdCIL, or alternatively, if any relative of an officer of the EdCIL has financial interest / stake in the BIDDER's firm, the same shall be disclosed by the BIDDER at the time of filing of Bid.</p> <p>2.13 The BIDDER shall not lend to or borrow any money from or enter into any monetary dealings or transactions, directly or indirectly, with any employee of the EdCIL.</p>	<p>Bidder requests modification: - Deletion of clause 2.12 and 2.13</p>	No Change.
122	Annexure 6 Page No. 144	Proforma Pre Contract Integrity Pact	<p>3. Previous Transgression</p> <p>transgression occurred in the last three years immediately before signing of this integrity pact, with any other company in any country in respect of any corrupt practices envisaged hereunder or with any Public Sector Enterprise in India or any Government Department in India that could justify BIDDER's exclusion from the bid process.</p>	<p>Bidder requests modification: -</p> <p>3. Previous Transgression</p> <p>occurred in the last three years immediately before signing of this integrity pact, with any in respect of any corrupt practices envisaged hereunder or Public Sector Enterprise in India or any Government Department in India that could justify BIDDER's exclusion from the bid process.</p>	No Change

123	Annexure 6 Page No. 144	Proforma Pre Contract Integrity Pact	<p>4. Sanctions For Violations</p> <p>4.1. Any breach of the aforesaid provisions by the BIDDER or any one employed by it or acting on its behalf (whether with or without the knowledge of the BIDDER) shall entitle the EdCIL to take all or any one of the following actions, wherever required:</p> <p>i. To immediately call off the pre contract negotiations without assigning any reason or giving any compensation to the BIDDER. However, the proceedings with the other BIDDER(s) would continue.</p> <p>ii. . The Performance Bond (Bank Guarantee) (after the contract is signed) shall stand forfeited either fully or partially, as decided by the EdCIL and the BUYER (EdCIL) shall not be required to assign any reason therefore.</p> <p>iii. immediately cancel the contract, if already signed, without giving any compensation to the BIDDER.</p> <p>iv. . To recover all sums already paid by the EdCIL, and in case of an Indian BIDDER with interest thereon at 2% higher than the prevailing Prime Lending Rate of State Bank of India, while in case of a BIDDER from a country other than India with interest thereon at 2% higher than the LIBOR as the case may be. If any outstanding payment is</p>	<p>Bidder requests modification: -</p> <p>4. Sanctions For Violations</p> <p>4.1. Any breach of the aforesaid provisions by the BIDDER or any one employed by it or acting on its behalf (whether with or without the knowledge of the BIDDER) shall entitle the EdCIL to take all or any one of the following actions, wherever required:</p> <p>i. To immediately call off the pre contract negotiations without assigning any reason or giving any compensation to the BIDDER. However, the proceedings with the other BIDDER(s) would continue.</p> <p>iii. To immediately cancel the contract, if already signed, without giving any compensation to the BIDDER.</p> <p>iv. To recover all sums already paid by the EdCIL</p>	No Change
124	Section 11 Page No. 22	Change Requests	<p>vii. Each Party shall be responsible for its own costs incurred in the quotation, preparation of CCNs and in the completion of its obligations described in this process provided the Software Development Firm meets the obligations as set in the CCN. In the event the Software Development Firm is unable to meet the obligations as defined in the CCN then the cost of getting it done by third party will be borne by the Software Development Firm itself.</p>	<p>vii. Each Party shall be responsible for its own costs incurred in the quotation, preparation of CCNs and in the completion of its obligations described in this process provided the Software Development Firm meets the obligations as set in the CCN. In the event the Software Development Firm is unable to meet the obligations as defined in the CCN then the cost of getting it done by third party will be borne by the Software Development Firm itself, However the software Development firm will only be responsible upto 5% incremental cost.</p>	No Change.

125	Section 13 Page No. 25	Warranty	ii. The developed PMS system shall be in full conformity with the specifications and shall operate properly and safely. All recent design improvements in system, unless provided otherwise in the Contract, shall also be made available.	Request to make it more clear and relevant	No Change
126	Page 34	b.Performance Security:	Within Ten (10) days after the receipt of the notification of Award the successful Firm shall furnish the Performance Security Deposit, in accordance with the Conditions of Contract.	Within Ten (10) days after signing of contract the successful Firm shall furnish the Performance Security Deposit, in accordance with the Conditions of Contract.	No Change
127	Page 36	Form TECH-1: Technical Proposal Submission Form	13. We hereby irrevocably waive any right or remedy which we may have at any stage at law or howsoever otherwise arising to challenge or question any decision taken by the EdCIL (India) Limited [and/ or the Government of India] in connection with the selection of Firm or in connection with the Selection Process itself in respect of the above mentioned Project.	13. We hereby irrevocably waive any right or remedy which we may have at any stage at law or howsoever otherwise arising to challenge or question any decision taken by the EdCIL (India) Limited [and/ or the Government of India] in connection with the selection of Firm or in connection with the Selection Process itself in respect of the above mentioned Project.	No Change
128	Page 36	Form TECH-1: Technical Proposal Submission Form	17. In the event of my/our firm/ being selected as the Firm, We agree to enter into an Agreement in accordance with the RFP. We agree not to seek any changes in the aforesaid form and agree to abide by the same.	17. In the event of my/our firm/ being selected as the Firm, We agree to enter into an Agreement in accordance with the RFP.	No Change
129	Page 99	1.8 Taxes and Duties	The Firm, Sub-Consultants, and their Personnel shall pay such indirect taxes, duties, fees, and other impositions levied under the Applicable Law as specified in the SC, the amount of which is deemed to have been included in the Contract Price.	Request to delete this clause as this clause is contrarary to clause 3.7 at page 30 which says GST will be reimbursed to firm after production of proof of payment to Governament.	No Change.
130	Page 102	2.6.3 Payment upon Termination	(a) payment pursuant to Clause GC 6 for Services satisfactorily performed prior to the effective date of termination;	(a) payment pursuant to Clause GC 6 for all the Services performed and goods delivered up to the effective date of termination;	No Change

131	Page 102	2.6.3 Payment upon Termination	(b) except in the case of termination pursuant to paragraphs (a) through (c), and (f) of Clause GC 2.6.1, reimbursement of any reasonable cost incident to the prompt and orderly termination of the Contract, including the cost of the return travel of the Personnel and their eligible dependents.	reimbursement of any reasonable cost incident to the prompt and orderly termination of the Contract, including the cost of the return travel of the Personnel and their eligible dependents.	No Change
132	Page 104	3.4 Insurance to be Taken Out by the Firm	The Firm (a) shall take out and maintain, and shall cause any Sub-Firm to take out and maintain, at their (or the Sub-Consultants', as the case may be) own cost but on terms and conditions approved by the Client, insurance against the risks, and for the coverage, as shall be specified in the SC; and (b) at the Client's request, shall provide evidence to the Client showing that such insurance has been taken out and maintained and that the current premiums have been paid.	Request to delete this clause.(Wipro has Comprehensive Insurance scheme and we do not take Insurance on individual Account level.)	No Change
133	Page 104	3.8 Accounting, Inspection and Auditing	The Firm shall permit the Bank and/or persons appointed by the Bank to inspect its accounts and records as well as those of its Sub-Consultants relating to the performance of the Contract, and to have such accounts and records audited by auditors appointed by the Bank if required by the Bank. The Firm's attention is drawn to Clause 1.9.1 which provides, inter alia, that acts intended to materially impede the exercise of the Bank's inspection and audit rights provided for under Clause 3.8 constitute a prohibited practice subject to contract termination (as well as to a determination of ineligibility under the Firm Guidelines).	Deletion of this clause	No Change

134	Page 120	Annexure 2: Project Deliverables And Payment Terms	as per RFP	Payment terms will be as follow- 1. For Products- 100% Payment on Delivery 2. For Implimentation Service (As a percentage of Implimentation service value)- Project Inception-10%, Design and Study-10%, Development, Data Migration, Implementation-40%, Security Audit and Go-Live-40%, 3.User Training- As per mutually agreed terms, 4. Operation and Maintenance-Payment shall be released quarterly subject to SLA adjustment.	No Change
135	Page 126	Implementation SLAs	c. Penalty Value: as per RFP	Penalty for delay 1 week-2.5%, 2 week and more -5%,	No Change
136	Page 126	Implementation SLAs	d. Capping: The upper limit of penalty would be capped at 15% of the respective Payment Milestone value.	The upper limit of penalty would be capped at 5% of the respective Payment Milestone value.	No Change
137	Page 127	Post-Implementation SLAs	Violations and Associated Penalties- as Per RFP	Request to add Penalty capping- Maximum Penalty for Post Implimentation SLA will be 5% of contract value.	No Change
138	Page 145	4. Sanctions For Violations	iv. To recover all sums already paid by the EdCIL, and in case of an Indian BIDDER with interest thereon at 2% higher than the prevailing Prime Lending Rate of State Bank of India, while in case of a BIDDER from a country other than India with interest thereon at 2% higher than the LIBOR as the case may be. If any outstanding payment is due to the BIDDER from the EdCIL in connection with any other contract for any other stores or on any account whatsoever and by whatsoever name called, such outstanding payment could also be utilized to recover the aforesaid sum and interest thereto.	iv. To recover all sums already paid by the EdCIL, and in case of an Indian BIDDER with interest thereon at 2% higher than the prevailing Prime Lending Rate of State Bank of India, while in case of a BIDDER from a country other than India with interest thereon at 2% higher than the LIBOR as the case may be. If any outstanding payment is due to the BIDDER from the EdCIL in connection with any other contract for any other stores or on any account whatsoever and by whatsoever name called, such outstanding payment could also be utilized to recover the aforesaid sum and interest thereto.	No Change

139	Page 146	4. Sanctions For Violations	4.3 The decision of the EdCIL to the effect that a breach of the provisions of this Pact has been committed by the BIDDER shall be final and conclusive on the BIDDER. However, an Independent Monitor(s) shall be appointed by EdCIL, in case of breach of the provisions of the pact.	4.3 The decision of the EdCIL to the effect that a breach of the provisions of this Pact has been committed by the BIDDER shall be final and conclusive on the BIDDER. However, an Independent Monitor(s) shall be appointed by EdCIL, in case of breach of the provisions of the pact.	No Change
140	Section 5.3.1. PMSS Page 64	e-Dashboard		Could you please provide tentative number of e dashboard to be developed for PMSS ?	To be derived from Functional Requirement.. The Dashboard should support creation of ad hoc reports.
141	Section 5.3.1. PMSS Page 64	Reports		Could you please provide tentative number of reports to be developed for PMSS ?	To be derived from Functional Requirement.. The Dashboard should support creation of ad hoc reports.
142	Section 5.3.1.6. Page No. 65	Integration	Integration of PMSS application with other applications of Government may be needed for exchange of information and integrated reporting such as Public Finance Management System (PFMS), DGS&D, GEM etc. (Any other application as may be required by the client for go-live of the software). Though, it needs integration with one 3rd Party Application (PFMS) for analytics dashboard and does not require any integration	How many integration touch point for integration. Please confirm?	There will be one application which will require integration(subject to availability of APIs from the application provider)
143	Section 5.3.2.4 Page No. 65	Integration	Integration of PMSS application with Academic MIS and Public Finance Management System (PFMS) for which software development firm shall also provide the secure API/Connectors for Mobile Applications e.g. Android/IOS/Windows etc.).	Mobile application development also part of this SOW. Please clarify?	No, it is not in scope of work nevertheless, API should be available for future integration.
144	Section 5.4.1 Page 68	Enterprise Portal Requirement	v. The portal should support workflows (linear/parallel/branching).	Could you please help quantify scope by providing number of workflows required for Portal?	Number of workflows should be derived from functional requirements. However, the workflow engine should not restrict addition of workflows.
145	Section 5.4.1 Page 68	Enterprise Portal Requirement	v. The portal should support workflows (linear/parallel/branching).	Is there requirement of customizable workflow. Please clarify?	Yes

146	Section 5.4.1 Page 69	Enterprise Portal Requirement	Should have multilingual capabilities with regional, localization and Unicode support.	Please specify the regional language.	UNICODE may support all the indian languages.
147	Section 5.4.1 Page 69	Enterprise Portal Requirement	Should authenticate users from Active Directory/LDAP, claim based authentication	Is this Microsoft AD for authentication. Please confirm?	Bidder can propose LDAP solution(Microsoft Active Directory or other solution)
148	Section 5.4.1 Page 71	Enterprise Portal Requirement	Should have offline capability for uploading content	More clarity on this functionality?	The application should provide offline cacheing facility to temporarily store data in case connectivity is lost.
149	Section 5.4.1 Page 71	Enterprise Portal Requirement	Data entry for E-forms could use a common office interface	is the requirement of customization form. Please clarify?	The portal platform should allow addition of Forms in future as portlet.
150	Section 5.4.1 Page 71	Enterprise Portal Requirement	Bulk update of data should be available to any data source	please clarify the type of data sources.	Any Industry Standard RDBMS
151	Section 5.4.3.2 Page 74	BI & Analytics	All the application modules are expected to come with a finite number of Out of The Box (OOTB) reports. However the system should also have a separate BI & Analytics Module which is able to provide insight to all the application's data.	More clarity on the analytics, what kind of analytics requirement?	The proposed solution should have an Analytics Dashboard with Out of The Box Reports derived from the functional requirements. The proposed solution should also provide facility to create ad hoc report by the user without doing any programmatic change.
152	Section 5.4.3.2 Page 74	BI & Analytics	Location Intelligence	Is there requirement of GIS map integration for location intelligence. Please clarify?	Basic level locational intelligence based on Master Data. GIS Map integration not required.
153	Page 90	1. Project Timelines	The illustrative timelines are mentioned below. The total project duration will be 135 days for activity 1 to activity 5. Bidders may also propose their timelines as a part of work plan with in this duration	Days mentioned in timelines are assumed to be working days (Mon-Fri) not calendar days, please confirm?	Calendar days
154		General	Training, Documentation and Manuals for the new Portal designed.	Please provide location for class room training. In case of multiple locations, please share number of users to be trained per location.	Training Locations will be indicated as and when the application goes live and trianing sessions will be held on regional centres across the country.
155			Data Migration	Can you please provide volume of content and size of data to be migrated for both PMSS and MIS ?	Will be shared with the selected bidder(there are 2 Data Sources)
156			Content Migration	Is there requirment for content migration and associated meta data? If yes, please adivse how its stored at present and what is the volumne of this data?	Not Required