

E-auction For allotment of Commercial Land Plot – IT 48, in IIE IT Park Dehradun, Uttarakhand.

NIT No - 155/SIIDCUL/2023 Dt: 07/03/2024

STATE INFRASTRUCTURE AND INDUSTRIAL DEVELOPMENT CORPORATION OF UTTARAKHAND LTD.

29, IIE Sahastradhara Road (IT PARK), Dehradun - 248001 Phone - 0135-2708100, 2607292 Fax - 0135-2708109 Website:-www.siidcul.com



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Website: www.siidcul.com | GSTIN:05AAHCS7324R2ZQ



E-tender/auction Notices

SIIDCUL invites online bids from interested bidders for allotment of following Commercial & Residential Plots in different IIEs of SIIDCUL, as per details described in the respective bid documents. The bidders must furnish complete information as per the procedure laid down in the respective bid document. Detailed bid document can be downloaded from www.siidcul.com between 08.03.2024 to 21.03.2024. Further any corrigendum regarding the bid shall be published in above websites only. Interested bidders can however submit the complete bid document on e-auction website https://esiidcul.com/eprocure/home only on or before the due dates as mentioned in the bid documents respectively.

Name of IIE and BID Notice	Plot No / Area	NIT No
Allotment of Commercial Plot in IT Park, Dehradun	16842 Sqm.	155/SIIDCUL/2023-24
Allotment of Land for Development of		
Residential Complex at Bansowali, IIE Haridwar.	97 Acres	156/SIIDCUL/2023-24
Allotment of Land in Chharba for Institutional Purpose.	60.46 Acres	154/SIIDCUL/2023-24

Managing Director

LIST OF CONTENTS

1.	Schedule of Bidding Process	Page 4 - 4
2.	Declaration by the Bidder/Tenderer	Page 5 - 5
3.	Terms & Condition	Page 6 - 18
4.	Appendices for Technical Bid	Page 19 - 27
5.	Master Plan of Industrial Estate	Page 28 - 28
6.	Layout Plan of Commercial Plot	Page 28 - 28

SCHEDULE OF BIDDING PROCESS

1. Date of NIT Publication - 08.03.2024

2. Date of Download bid document &

registration on e-auction portal - 08.03.2024 - 21.03.2024 3. Last Date and time of submission of bid document - 21.03.2024 up to 17:00 hrs.

4. Date and time of start of E-auction
5. Date and time of End of E-auction
28.03.2024 at 10:00 hrs.
30.03.2024 at 17:00 hrs.

Auction Notice

General Details : Bid Submission Rule :

Department: SIIDCUL Bidding Access: Open

Authority: MD, SIIDCUL &

DGM – Commercial

Auction Brief: Auction of Commercial Plot

EMD/Post Event DepositAuction Timing ruleAllow Processing Fees: YesEMD & Processing fee

Processing Fees Mode: Online Payment Start Date: 08/03/2024 10:00 am Processing Fees: 10000.00 + GST 1800 Payment End Date: 21/03/2024 17:00 pm

Processing Fees: 10000.00 + GST 1800 | Payment End Date: 21/03/2024 17:00 pm | Requires Item-wise | Auction Start Date & Time: 28/03/2024 10:00 am

Processing Fees: Yes Auction End Date & Time: 30/03/2024 17:00 pm

Allow EMD: Yes Auto Extension: Applicable

EMD: Rs 1,67,00,000/- Auto Extension Mode: 12 increments Yes

EMD Mode: Online
Bidding Capacity: Fix Value

• View Business Rules

Sr. No.	Item Name	Start Price Per sqm. In Rs.	Increment Price per sqm in Rs.	EMD	Auction Start Date & Time	Auction End Date & Time	Extend Time When Valid Bid Received in Last(In 05 Minutes)	No of Increments in extended Time
1	Commercial Plot IT 48 IIE IT Park Dehradun	19,834.00	500.00	1,67,00,000.00	28/03/2024 10:00 am	30/03/2024 17:00 pm	05	12

DECLARATION TO BE GIVEN BY THE TENDERERS

It is to certify that:

- 1- I/We are submitting the tender in original Performa as downloaded directly from the website & there is no change in formatting, number of pages etc.
- 2- I/We are submitting tender document which is same/identical as available on the website.
- 3- I/We have not made any modification/corrections/additions etc. in the tender documents.
- 4- I/We checked that no page is missing and all pages as per the index are available & that all pages of tender document submitted by us are clear & legible.
- 5- I/We have signed (with stamp) this declaration page of the tender document and submitting the same with the technical bid document as acceptance of bid conditions.
- 6- I/We have checked the tender document properly before submitting the same online.
- 7- I/We have read carefully & understood the important instructions to the tenderers who have downloaded the tenders from the website along with queries raised in the pre-bid and their replies on website by SIIDCUL.
- 8- In case at any stage later, it is found that there is difference in our tender documents from the original, SIIDCUL shall have the absolute right to take any action as deemed fit without any prior intimation to me/us.
- 9- In case, at any stage later, it is found that there is difference in the tender document from the original, the tender will be cancelled and Earnest Money/Security Deposit will be forfeited at any stage whenever it is so noticed. I/We will not claim any damages/compensation on this account.
- In case, at any stage later, it is found that there is difference in our tender document from the original, I/We may also be debarred for further participation in the tender in the SIIDCUL & would also render me/us liable to be removed from the approved list of contractors of the Company(if any).
- 11- If this declaration is not signed by the tenderer(s) and submitted with the technical bid, the tender shall be treated as non-responsive& shall not be opened.
- 12- I have visited the proposed site and have no objection/ query regarding size, shape and area or status of the plot.

Dated	
	(TENDERER)
	(SIGN WITH SEAL)

TERMS & CONDITIONS FOR ALLOTMENT OF COMMERCIAL LAND IN HE IT PARK.

SIIDCUL invites E-Tender from willing tenderers under two-bid system i.e. Technical and Financial Bids for "Allotment of Commercial plot, as detailed in the table below, on long term lease of 90 years, on 'as is where is' basis, against payment of premium as quoted". The location of the plot is at well-established SIIDCUL IIE IT Park. The purpose of allotment and development/construction allowed and activities permitted on respective plots are as follows:-

Sl.	Plot No.	Area of Plot (Sq. Mt.)	Nature of Plot	Permitted Development/Activity
1	IT – 48	16842	Commercial	as per building bylaws of SIDA.

A. Key Highlights:-

Sl. No.	Plot Description Commercial	Area of Plot (in sqm) approx.	Reserve Price @ Land rate of Rs. 18000/- Per Sqm + existing building value of Rs 308.88 Lacs	EMD 5% of total land value (Refundable/ Adjustable)	Tender Processing Fee Rs 10,000/- + GST @18% Rs 1800/- Non-refundable
1	IT 48	16842	Rs 19834/- per sqm.	Rs 1,67,00,000/-	Rs 11,800/-

^{*}Area of the plot is tentative and can be increased or decreased by (+)/(-) 10% at the time of handing over of possession.

B. NORMS OF DEVELOPMENT:-

The tenderer is allowed to construct the Commercial Building/Units subject to the following norms.

Building Bye laws	To be followed as per UGIDCR 2022 as amended time to time.
Maximum permissible Ground Coverage	To be followed as per UGIDCR 2022 as amended time to time.
Maximum permissible FAR	To be followed as per UGIDCR 2022 as amended time to time.
Maximum height	To be followed as per UGIDCR 2022 as amended time to time.
Completion period	3 years from physical possession
Construction Period (From date of	The successful bidder has also to submit their detailed map for
execution of Agreement)	approval within six months to SIDA. The construction and
	development period shall be 3 years from the date of agreement
	signing and additional 12 months' extension may be granted by
	MD, SIIDCUL on sufficient ground. No further extension shall be
	allowed.

C. <u>ELIGIBILITY</u>

i. TECHNICAL ELIGIBILITY CRITERIA:

- 1. Any individual or partnership firm, LLP/OPC/JV/Consortium/Private or Public Limited Company can submit tender. The participating Firms and Companies should be registered in India.
- 2. The individual bidder must be a Citizen of India and he/she should be competent to enter into a contract.
- 3. In case of a company, Board resolution authorizing the tenderer to sign on behalf of the company shall be attached with the tender form.
- 4. In case of partnership firm, all the partners are required to sign the tender document and the attached documents. In case the documents mentioned above are not signed by all the partners, then necessary authorization letter from all the other partners should also be enclosed.
- 5. **In case of partnership firm** the following should be enclosed:
 - i. A certified copy of duly registered partnership deed
 - ii. Certificate issued by Registrar of Firms.

In case of Company the following should be enclosed:-

- i. Copy of Memorandum and Articles of Association
- ii. Incorporation Certificate
- iii. List of Directors duly certified by the Statutory Auditors/ Chartered Accountant.
- iv. List of shareholders with number of allotted shares and percentage of shareholding duly certified by the Statutory Auditors/ Chartered Accountant. (In case the number of shareholder is more than 50, list should give details as regard to top 50 shareholdings only.

In case of Individual/Sole Proprietary Firm/Concern the following should be enclosed:-

- i. Copy of PAN and AADHAR of Proprietor/Individual Bidder
- ii. Details about the firm and its current business.

In case of JV/Consortium the following should be enclosed:-

- i. Members of consortium (Max. of three no.) will have to specify one lead member who alone shall be authorized to correspond with SIIDCUL. Lead member should be the single largest shareholder having at-least 40% share in the consortium. The shareholding of the lead member in the consortium shall remain at least 40% till the completion of the assignment. Each member of the consortium with equity stake of at-least 10% will be considered as the "relevant member". The lead member of the consortium must necessarily be a Firm/Company registered in India with appropriate statutory Authority.
- ii. The lead member and relevant members should jointly qualify the minimum requirement of net worth, turnover and experience & other conditions. In case the tenderer is a consortium, then the qualifications of holding company(ies) of the lead member and the relevant members or their subsidiary companies shall also be considered as the qualifications of the tenderer.

- iii. In case of a jv/consortium, the members shall submit a Memorandum of Agreement (MoA) conveying their intent to jointly apply for the scheme(s), and in case the project is awarded to them, the MoA shall clearly define the role and responsibility of each member in the consortium, particularly with regard to arranging debt and equity for the project and its implementation. MoA should be submitted in original duly registered/notarized with appropriate authority.
- iv. The members shall submit a registered/notarized Memorandum of Agreement (MoA) conveying their intent to jointly apply for the project and in case the project is awarded to them, to form Special Purpose Company(ies)/JV, hereinafter, called SPCs/JV, that will subsequently carryout all its responsibilities as the awardee. SPC/JV shall be formed within one month for signing of the contract agreement. If not formed then in that case the bid may be cancelled. The registered MoA must specify the equity shareholding of each member of the Consortium in the proposed SPCs/JV. The SPCs must necessarily be Firm(s)/ Company(ies) registered in India with the appropriate statutory Authority.

ii. FINANCIAL ELIGIBILITY CRITERIA:

PARAMETERS					
(i) Minimum Net Worth on the date of NIT Publication					
(Certificate from Statutory Auditor/Practicing Chartered Accountant certifying the Net Worth should be furnished in the prescribed format which should not be more than 6 months old)	INR 33.00 crores				
(ii) Tender Document & Processing fee which is non-refundable	INR 10,000.00 + GST @ 18% as applicable (non- refundable)				
(iii) EMD (Refundable/Adjustable)	Rs 1,67,00,000/-				

NOTE:- All amounts are in Indian National Rupees (INR).

Payment Mode: The payment mode shall be as per Prevailing payment policy of SIIDCUL.

- * The above would however be subject to following:
 - o If allottee/lessee starts selling any built-up space before completing the payment towards lease premium, the lessee shall have to follow the norms of RERA escrow account procedure.
 - To ensure this an escrow account shall be opened in which all revenue generated from subleasing/licensing of the constructed unit shall be credited and from which amount as per above shall be transferred to SIIDCUL. This provision shall be applicable only till the total payments due against the lease premium and interest thereon if any is fully realized by SIIDCUL.
 - The rate of interest shall be variable linked to prevailing bank rate announced by RBI time to time and shall be prescribed by SIIDCUL on quarterly basis after adding spread of 5% over and above the Bank Rate.
 - o In case of default, 1% penal interest over and above the normal interest rate shall be charged.

D. HOW TO APPLY

- 1. The intending bidders should have a computer terminal with internet connection to enable him/her to participate in e-auction process. In case the internet connection is lost during e-auction for any reason, the bidder needs to sign out and sign in again on the portal.
- 2. Initially bidder will register himself/herself for participating in e-auction by creating User ID on the portal https://esiidcul.com/eprocure and by paying Processing fee and Earnest Money Deposit (EMD).
- 3. The payment of EMD once remitted shall not be refundable till conclusion of the e-auction. No requests for charge back of payment remitted through Debit Card/Credit Card shall be entertained.
- 4. The bidders must ensure that the bank details for refund being entered during registration/payment are correct and matching with details as per his bank record i.e. name of account holder, account number, Bank name, Type of account, IFSC code etc. In case of any mismatch, unsuccessful bidders may face difficulty in credit of refund amount to their account.
- 5. The scanned PDF file of all documents shall be uploaded on the e-tendering portal https://esiidcul.com/eprocure on or before the proposal closing date and time only. The technical bid e-envelope shall not include any information relating to the Financial Proposal.
- 6. The BID shall be made available during the e-auction period from on our website www.siidcul.com and https://esiidcul.com/eprocure. However, document fee of INR 10,000/-+ 18% GST and emd as mentioned shall be paid online only with Technical Envelope during bidding process.
- 8. The following documents are required to be submitted with the "Technical Qualification Bid" documents placed in E-Envelope No. 1 for Technical BID after getting them duly certified by the tenderer's statutory auditors/Chartered Accountant.
 - i. All documents specified in clause (C) Eligibility shall be dully filled and signed by the bidder.
 - ii. Declaration to be submitted by Tenderers/Bidders as prescribed.
 - iii. Board resolution/Authorization authorizing the person for submitting the tender.
 - iv. Net Worth Certificate duly Certified by Statutory Auditor / Practicing Chartered Accountant as prescribed.
 - v. Certificate by the authorized person that the bidder has no pending litigation with any development authority at any forum.
 - vi. Duly Signed and sealed Declaration page and all annexures by Tenderer, Tender document processing fee and EMD detail.

E. E-auction Procedure

Auction shall proceed in Round by Round as follow:

- a. The detail of plot shall be displayed to the bidders after successful registration.
- b. Once registration period ends, the plot detail shall be displayed in advance before start of e-auction on the e-auction portal https://esiidcul.com/eprocure.
- c. First round shall start with the Original Reserve price per sqm. i.e Rs 19834/- per sqm.
- d. On the day of auction, the registered applicants would participate in the auction for which they got themselves registered and place their bids for that plot.

- e. The minimum bid increment shall be by Rs. 500/- per sqm above the H1 bid at that time. The bidder shall be at liberty to place bid with multiple increments.
- f. The standard e-auction time will be round the clock from date of opening till last date and time.
- g. Increments for final bidding will be 12 increments of 5 minutes interval.
- h. The successful bidders have to complete payment (after adjusting the EMD amount deposited at the time of registration) at H-1 bid rate within stipulated time of intimation by SIIDCUL after getting approval of the competent authority for acceptance of H-1 bids, failing which 5% EMD deposited at the time of registration shall stand forfeited. No extension of time for deposit of initial payment at H-1 rate. It shall be the responsibility of the bidder to regularly check status of acceptance of his bid and demand of balance payment for completing the premium payment.
- i. SIIDCUL shall reserve to itself the right to accept any bid subject to approval of the Competent Authority or reject any bid, even the highest bid or withdraw the plot from auction at any stage without assigning any reason.

F. ACCEPTANCE OF TENDERER

- 1. Tenders shall only be received through online portal on or before due date.
- 2. The "Technical Qualification Bids" shall be examined by the Authorized Committee on scheduled date and time, who shall declare the list of the technically qualified bidders. The decision of MD, SIIDCUL in this regard, shall be final and binding on all the bidders.
- 3. The Financial bid details shall be opened and evaluated by the tender evaluation committee subsequently. The bids of technically unqualified bidders shall be rejected online and they will not be informed separately regarding participating in the e-bid.
- 4. Incompletely filled tender documents will be summarily rejected.
- 7. The tenderer cannot withdraw the Offer/Tender once made.
- 8. SIIDCUL may accept or reject any offer, including the highest bid without assigning any reason and its decision in this behalf shall be final and binding on the tenderer.
- 9. No correspondence shall be entertained on the reasons/grounds for disqualifying technical bid.
- **G.** For any query clarification the bidder may come to SIIDCUL Head Office at the following address:-

State Infrastructure and Industrial Development Corporation of Uttarakhand Ltd, IT-29, IIE IT Park, Sahastradhara Road, Dehradun 248001.

H. EXTENSION OF TIME

Normally extension for depositing the Land Premium amount / Allotment Money shall not be allowed. However, it shall be followed as per prevailing payment mode of SIIDCUL.

I. AREA

The area of the plot allotted may slightly vary at the time of handing over of the possession to +/-10% maximum. The premium of the plot will proportionately vary due to such variations. The applicable rate of allotment of additional area shall be the accepted tender rate for the original plot accepted. Payment of premium and the lease rent of the additional land will be made as per terms and conditions applicable to the land initially allotted.

J. AS IS WHERE IS BASIS AND THE LEASE PERIOD

The plots will be accepted by the allottee as an "As is where is" basis on lease for a period of 90 years, starting from the date of allotment letter. Once the allotment has been accepted no grievance as regard to status of the plot or any amenities provided shall be entertained.

K. PURPOSES OF ALLOTMENT

Purposes for which land can be utilized are indicated against the respective plot at the beginning. Successful bidders shall not be allowed to utilize the plot for any other purpose or use than indicated therein.

L. REFUND OF EMD TO UNSUCCESSFUL APPLICANTS

- i. Earnest Money without interest will be returned to the unsuccessful bidder after completion of the tender process. However, processing fee shall not be refunded. The SIIDCUL reserves the right to retain/forfeit the Earnest Money in case the information furnished by the tenderer is found to be incorrect / misleading with regard to any material facts.
 - The request for surrender of plot will only be considered prior to the decision of cancellation by the SIIDCUL and as per following provisions:
- ii. In case of surrender before the issue of the allotment/acceptance letter, 100% of the Earnest money shall be forfeited.
- iii. In case of surrender after the deposit of the allotment money but before the execution of the lease deed, full amount of EMD and any deposit over and above the EMD at that time shall be forfeited.
- iv. In case of delay in payment beyond the time period given or else delay in project completion, the allotment of plot is liable to be cancelled.

M. Lease Rent and O&M Charges

In addition to the premium of the plot, the Lessee shall have to pay 1% of lease premium amount as one time lease rent. In addition for Operation and Maintenance of common area infrastructure outside the plot area the O & M Charges shall be payable as per SIIDCUL policy prevailing from time to time. On payment of one time lease rent, no further annual lease rent would be required to be paid for the balance lease period.

N. POSSESSION

- 1. The SIIDCUL has earmarked approximate area of land as shown against plot at Clause A of this bid document. This land has already been acquired and is in possession of the SIIDCUL. The allotment as well as possession of this land will be done to the successful bidder.
- 2. Possession of allotted land will be handed over to the Lessee immediately after execution of lease deed for the same within 60 days of allotment. Successful bidder would be required to get all formalities completed within this period after making all due payments.
- 3. Execution of lease deed can be done only after a minimum payment of 25% of the total premium of the relevant area of the plot and payment of one time lease rent in advance for the same has been done.
- 4. The Lessee will be authorized to develop and market the Commercial Units on this land only after the lawful possession of the land is taken over by the lessee.
- 5. The lessee shall prepare the detailed maps and drawings and submit it for the approval of the SIDA. A copy of the same shall also be provided to SIIDCUL.
- 6. The internal development of the total plot shall be the full responsibility of the lessee and it shall be carried out as per the lay-out plan approved by the SIDA.
- 7. The Lessee shall have to execute sub-lease(s) in favour of the individual allottees for the developed Commercial Units in the form and format as approved by the SIIDCUL.
- 8. The Lessee as well as the sub-lessee shall have to follow the rules and regulations as prescribed in respect to such property by SIIDCUL and Government and shall have to pay the charges as per the rules of the SIIDCUL and Government of Uttarakhand, as applicable.
- 9. Every sale or lease/sub-lease done by the Lessee shall have to be registered before the physical possession of the property is handed over to the individual allottee(s).
- 10. The lessee shall submit name(s)/list of individual allottees of Commercial Units immediately on allotment and before giving possession after obtaining the occupancy certificate.

O. EXECUTION OF SUB LEASE DEED

The sub lease deed for the units developed such as shop/individual facility/service units or any other shall be executed by Lessee after obtaining completion certificate from SIDA and provided all formalities are complete.

The physical possession of the units will be permitted to be given after execution of Sub Lease Deed, which shall be in proportion to the amount received against the total premium of the commercial unit.

Every sublease done by the developer shall have to be registered before the physical possession of the property is handed over.

P. INDEMNITY FOR COMMENCEMENT & SAFETY MEASURE

The lessee shall have to utilize the land/ structure property for any or any combination of purposes conforming to the list of permissible purposes mentioned in the document above. The lessee shall have to complete the construction and fully utilize the allotted plot of land within a period of 36 months from the date of commencement of lease/giving possession, whichever is earlier, for any of the permissible purposes offered by the bidder in the instant tender.

The Lessee shall have also to execute an indemnity bond, indemnifying the SIIDCUL against all disputes arising out of:

- 1. Non completion of Project.
- 2. Quality of construction.
- 3. Any legal dispute arising out of allotment/Sub-lease

The Lessee shall wholly and solely be responsible for implementation of the Project and also for ensuring quality, development and subsequent maintenance of building and services till such time, alternate agency for such work/responsibility is identified legally by the Lessee. Thereafter the agency appointed by the Lessee will be responsible to the SIIDCUL for the maintenance and service to the constructed Commercial Units/building/internal infrastructure.

Q. DOCUMENTATION

The allottee shall deposit due stamp duty for Lease Deed(s) in the Treasury of respective jurisdiction and should produce a certificate/deposit the stamp paper obtained from treasury of respective jurisdiction in SIIDCUL within 60 days from the date of issue of Allotment Letter. The cost and expenses of preparation, stamping and registering the legal documents and its copies and all other incidental expenses will be borne by the allottee, who will also pay the stamp duty levied on transfer of immovable property, or any other duty or charge that may be levied by any Authority empowered in this behalf. The Lessee shall be solely responsible to communicate to the allottees of the Commercial Units/plots the conditions applicable to them before making any allotment.

R. CONSTRUCTION

1. The allottee is required to submit building plan together with the master plan showing the phases for execution of the project for approval within 4 months form the date of possession and shall start construction within 6 months from the date of possession. Date of execution of lease deed(s) shall be treated as the date of possession. The Lessee shall be required to complete the construction of Commercial building/unit on allotted plot as per approved layout and building plan and get the completion/occupancy certificate issued from SIIDCUL/SIDA in maximum 3 phases within a period of 3 years from the date of execution of the lease deed(s). The lessee shall be required to complete the construction of minimum ground coverage of the

- allotted plot as per approved layout plan and get occupancy/completion certificate of the all phases (if being developed in phases) accordingly issued form the SIDA within a period of three years from the date of execution of lease deed.
- 2. The allottee shall make the provisions for the development of community facilities such as electric infrastructure, water storage tank, sewerage facility etc. as per the provisions of the Master Plan and Building Bye-Laws of the SIDA.
- 3. In case the Lessee does not construct building within the time provided including the extension granted, if any, for the above, the lease deed, as the case may be, shall be eligible to be cancelled. Lessee shall lose all rights to the allotted land and buildings appurtenant thereto.
- 4. The lessee may implement the project in maximum of three phases and the occupancy certificate/completion certificate shall be issued by the SIIDCUL/SIDA phase wise accordingly, enabling them to do phase-wise marketing.

S. MORTGAGE

Mortgage permission may be granted by SIIDCUL after payment of minimum 25% of lease premium. The mortgage permission shall be granted (where the plot is not cancelled or any show cause notice is not served) in favour of a scheduled Bank/Govt. organization/financial institution approved by the Reserve Bank of India for the purpose of raising resources, for construction on the allotted plot. The Lessee should have valid time period for construction as per terms of the lease deed or have obtained valid extension of time for construction and should have cleared upto date dues of the plot premium and lease rent.

The Lessee will submit the following documents:

- a. Sanction Letter of the scheduled Bank/Govt. organization/financial institution approved by the Govt. of India.
- b. An affidavit on non-judicial stamp paper of Rs. 10/- duly notarized stating that there is no unauthorized construction on the said plot.
- c. Clearance of upto date dues of the SIIDCUL.

Provided that in the event of sale or of closure of the mortgaged/charged property, SIIDCUL shall be entitled to claim and recover all its dues pertaining to plot and such percentage, as decided by the SIIDCUL, or the unearned increase in values of properties in respect of the market value of the said land as first charge, having priority over the said mortgage charge.

The SIIDCUL's right to the recovery of the unearned increase and the pre-emptive right to purchase the property as mentioned herein before shall apply equally to involuntary sale or transfer, be it bid or through execution of decree of insolvency from a court of law.

T. TRANSFER OF COMMERCIAL SPACES

The transfer of allotted commercial plot, as a whole will not be allowed under any circumstances. No sub-letting of the entire or part of the project to another developer will be allowed. However,

individual shop/unit will be transferable with prior approval of SIIDCUL as per the following conditions:

- 1. Transfer of shop/unit will be allowed only after obtaining completion certificate by the Developer.
- 2. First sale/transfer of a shop/unit to an allottee shall be through a tripartite Sub Lease Deed to be executed on the request of the Developer in writing.
- 3. No transfer charges will be payable in case of first sublease (Original Booking). However, on subsequent transfer, transfer charges shall be applicable on the prevailing rates as fixed by SIIDCUL.
- 4. First sale of a commercial space to an individual allottee shall be through a Sub-lease to be executed on the request of the Lessee to the SIIDCUL in writing. No transfer charges will be payable in case of first sale. However, on subsequent sale, transfer charges shall be applicable on the prevailing rates as fixed by the SIIDCUL.
- 5. Transfer of complete developed project allowed only after getting the completion certificate from SIDA as per the prevailing transfer policy of SIIDCUL.

U. MISUSE, ADDITIONS, ALTERATIONS ETC.

The Developer/Allottee shall not use the land for any purpose other than for which it is allowed. The lessee/allottee shall not be entitled to divide the plot without the prior written permission of the Lessor/Managing Director or any officer of SIIDCUL, authorized by him.

In case of violation of the above conditions, allotment shall be liable to be cancelled and possession of the premises along with structure thereon, if any, shall be resumed by SIIDCUL.

If the Developer/Allottee/Lessee fails to correct such deviation within a specified period of time after the receipt of such notice, then it will be lawful for the Lessor to cause such deviation to be corrected at the expense of Developer/Allottee/Lessee who hereby agrees to reimburse by paying to the lessor (whose decision shall be final) such amounts as may be fixed in that matter.

V. LIABILITY TO PAY TAXES

The Lessee/ Sub-lessee shall be liable to pay all rates, taxes, charges and assessment of every description imposed by any Authority empowered in this behalf, in respect of the plot, whether such charges are imposed on the plot or on the building constructed thereon, from time to time.

W. OVERRIDING POWER OVER DORMANT PROPERTIES

The Lessor/ the SIIDCUL reserves, the right to all the mines, minerals, coals, washing gold earth oil, quarries in or under the plot and full right and power at any time to do all acts and things which may be necessary of expedient for the purposes of searching for, working and obtaining removing and enjoying the same without providing or leaving any vertical support for the surface of the Commercial Units or for the structure time being standing thereon provided always, that the Lessor/

the SIIDCUL shall make reasonable compensation to the Lessee/ Sub- lessee for all the damages directly occasioned by the exercise of the rights hereby reserved. The decision of the SIIDCUL on the amount of such compensation shall be final and binding on the lessee/ sub-lessee.

X. MAINTENANCE

- 1. The Lessee/ Sub-lessee at his own expenses will take permission for sewerage, electricity and water connections from the concerned departments and will pay their charges as applicable.
- 2. The Lessee/ Sub-lessee shall have to plan a maintenance program whereby the entire demised premises and buildings shall be kept:
 - a. in a state of good condition to the satisfaction of the Lessor at all times.
 - b. and to make available required facilities as well as to keep surroundings in all times neat and clean, good healthy and safe condition according to the convenience of the inhabitants of the place.
 - c. Substantially operational.

The Lessee/Sub-lessee(s) shall abide by all regulations, By-laws, Directions and Guidelines of the SIIDCUL framed/issued or under any other provisions of SIDA norms made therein.

- 3. In case of non-compliance of terms and directions of the SIIDCUL, the SIIDCUL shall have the right to impose such penalty as it may consider just and expedient.
- 4. The Lessee/Sub-lessee (s) shall make such arrangements as are necessary for the maintenance of the buildings and common services and if the buildings are not maintained properly the SIIDCUL will have the power to get the maintenance done through any other agency and recover the amount so spent from the lessee/ sub-lessee(s). The lessee/ sub-lessee(s) will be individually and severally liable for payment of the maintenance amount. No objection to the amount spent for the maintenance of the buildings by the lessor shall be entertained and decision of the SIIDCUL in this regard shall be final.

Y. TERMINATION OF LEASE DEED

In addition to the other specific clauses related to cancellation/termination, SIIDCUL/Lessor, as the case may be, will be free to exercise its right of cancellation of lease/allotment in the case of:

- 1. Allotment being obtained through misrepresentation/suppression of material facts, misstatement and/or fraud.
- 2. It is recognized by the Bidder that SIIDCUL has taken the submissions of the Bidders regarding its eligibility on its own certification and any misrepresentation/suppression of material facts or mis-statement as to the same would tantamount to default and lead to termination.
- 3. Any violation of directions issued or rules and regulation framed by SIIDCUL or by any other statutory body.
- 4. Default on the part of the applicant/allottee for breach/violation of terms and conditions of registration/allotment/lease and/or non-deposit of allotment amount or any other financial dues.

It shall be lawful for SIIDCUL without prejudice to any other legal right or remedies available under the law, to cancel the allotment if it is caused by paras 1, 2, 3 and 4 above. In the event of such cancellation the consequences shall be as stated follows:-

- A. If at the time of cancellation, the plot is not occupied by way of any building constructed by the developer thereon, SIIDCUL may re-allot the plot and the an amount equivalent to entire processing fees, EMD and 30% of the total premium of the plot shall be forfeited and allottee/developer shall have no right to claim compensation thereof. The balance, if any, shall be refunded without any interest. The forfeited amount shall not exceed the deposited amount with SIIDCUL No separate notice shall be given in this regard.
- B. If at the time of cancellation, the plot is occupied by the developer thereon, then an amount equivalent to entire processing fees, EMD and 30% of the total premium of the plot shall be forfeited and possession of the plot will be resumed by SIIDCUL with structure thereon, if any, and the Developer will have no right to claim compensation thereof. The balance, if any shall be refunded without any interest.

The forfeited amount shall not exceed the deposited amount with SIIDCUL. No separate notice shall be given in this regard.

C. It the allotment is cancelled on the ground mentioned in clauses (1) and (2) above. The entire amount deposited by the developer, till the date of cancellation shall be forfeited by SIIDCUL.

In all such cases of cancellation of allotment/termination of MOU which comes under clause as mentioned above, SIIDCUL may get completed the balance work from other Developer/departmentally/through piece rate work etc. and SIIDCUL shall be entitled in such eventuality to:-

- a) Encash the Bank Guarantee.
- b) Sell the unsold commercial spaces/properties.
- c) Recover the balance amount payable under the agreement from the developer as arrears of land revenue.
- d) Levy 10% penalty and/or demurrage.

In all cases of cancellation a proper notice to the Developer will be sent by registered post informing him of the proposed action and giving him 30 days' time to undertake rectification measures and/or to explain why the allotment should not be cancelled. SIIDCUL will be entitled to cancel the allotment:-

- a) After the lapse of the said period.
- b) The rectifications and/or corrective measures have not been carried out by the developer.
- c) SIIDCUL is not satisfied by the explanation furnished by the developer.

If the Developer is found to have obtained the allotment by misrepresentation and misstatement or fraud the allotment shall be cancelled and total deposits will be forfeited. The Developer in such case will not be entitled to claim any compensation in respect thereof.

Z. OTHER CLAUSES

- 1. SIIDCUL/Lessor reserves the right to make such decisions/additions /alterations or modifications in the terms and conditions of allotment/lease from time-to-time, as may be considered just and expedient.
- 2. In case of any clarification or interpretation regarding these terms and conditions, the decision of Managing Director of SIIDCUL shall be final and binding.
- 3. If the developer commits any act or omission on the demised premises resulting in nuisance, it shall be lawful for SIIDCUL to ask the developer to remove the nuisance within a reasonable period failing which SIIDCUL shall itself get the nuisance removed at the developer's cost and charge damages from the developer during the period of submission of nuisance.
- 4. Any dispute between SIIDCUL/Lessor shall be subject to the territorial jurisdiction of the Civil Courts having jurisdiction over State Infrastructure and Industrial Development Corporation of Uttarakhand Ltd. or the Courts designated by the Hon'ble High Court of Uttarakhand.
- 5. The lease agreement/allotment will be governed by the provisions of the U.P. Industrial Area Development Act, 1976 (U.P. Act No. 6 of 1976) and U.P. Urban Planning Development Act 1973 as adopted and modified by State of Uttarakhand and by the rules and/or regulations made or directions issued, under this act.
- 6. SIIDCUL will monitor the implementation of the project. Those applicants who do not have a firm commitment to implement the project within the time limits prescribed are advised not to avail of the allotment.
- 7. The allottees of the Developer shall be liable to pay all taxes/charges liable from time to SIIDCUL or any other authority duly empowered by them to levy the tax/charges.
- 8. The plot shall be used for defined purposes only. Use of the premises for purpose other than for purposes allotted would render the allotment/lease liable for cancellation and the Allottee/Lessee will not be paid any compensation thereof.
- 9. All arrears due to the Lessor are recoverable as arrears of land revenue.
- 10. The Developer shall not be allowed to assign or change his role; otherwise the lease shall be forfeited.
- 11. For all the calculation purpose 1 acre = 4047 sq.mtr.
- 12. M.D. SIIDCUL reserves the right to make any amendments in the bid document/rejects any / all offers without assigning any reasons. The decision of MD, SIIDCUL will be termed as final.

13. For further clarification please contact:

Managing Director/General Manager State Infrastructure and Industrial Development Corporation of Uttarakhand Ltd.

(0135) 2708100, 2607292

Fax: (0135) 2708109 Website: www.siidcul.com

Technical Bid COVERING LETTER FOR SUBMITTING BID

[On the Letter Head of the Bidder (in case of Single Bidder)

To, The Managing Director State Infrastructure and Industrial Development Corporation of Uttarakhand Ltd 29, IIE, Sahastradhara Road(IT Park), Dehradun, Uttarakhand
Ref:
Sir/Mam, Being duly authorized to represent and act on behalf of (hereinafter referred to as "the Bidder"), and having reviewed and fully understood all of the requirements set out in the Bid Document and information provided therein, the undersigned hereby submits the Bid for the Project referred above.
We are enclosing our Bid including Key Submissions (Qualification Information) and Financial Bid in one original plus one copy, with the details as per the requirements of the Bid Document, for your evaluation.
We confirm that our Bid is valid for a period of time of 4 (four) months from(Bid Due Date).
We confirm that we are interested in being allotted the plot in IIE IT Park are as such eligible for the plot and have submitted in the EMD in the Financial Bid on the basis of higher of the quoted rate for the location.
Or
We confirm that we are interested in being allotted the plot and are as such eligible for the plot and have submitted in the EMD in the Financial Bid and other eligibility documents on the basis of the location.
The undersigned hereby also declares that the statements made and the information provided in the Bid are complete, true and correct in every detail.
Yours faithfully,
(Signature of Authorized Signatory) (Name, Title And Address Of The Bidder)

Detail of the Bidder

Sl.	Particulars	Details					
No.							
1.	Name of the Applicant/Bidder						
2.	Type of the Applicant/Bidder						
	(Proprietor/Partnership firm/LLP/Company)						
	Copy of required documents as per type of						
	applicant should be attached						
	PAN No (Copy should be attached)						
	GST No (Copy should be attached)						
3.	Registered Office Address/Office Address						
4.	Correspondence Address						
5.	Telephone No						
6.	Email ID						
7.	Mobile No						
8.	Branch Details (if applicable)						
	(a) Address:						
	(b) E-mail ID:						
9.	Contact details of Key Personnel:						
	Name, Designation, E-Mail & Contact No.						
10.	No. of years in the business of Similar kind of						
	business if any						
11.	Whether from Public sector or Private Sector						
12.	Whether in default to any financial institutions						
	and/or barred /blacklisted/declared insolvent by any						
	Act/Law/Statutory Authority of Central/any State						
	Government Department in India as on the date of						
	submission of the Bid. (If yes provide details)						
13.	Total net worth of the firm as on -						
	Signature/name/designation of Bidder						
	(Authorized representative)						
	Date						

MANDATE FORM FOR ECS PAYMENT / REFUND OF EMD

Sub: Payment through NEFT/RTGS/ECS system. Ref: Advt. No	SIID(Sahas	Ianaging Director, CUL, IT-29, IT Park, tradhara Road, adun-248001.	
Kindly arrange the payment against refund of our EMD through NEFT/RTGS/ECS system. The details of our banker are as under: (i) Tender Advt. No. for which payment is due: (ii) Bank's name (iii) Bank's address and telephone number (iv) 9 digit MICR code No. of the bank branch (v) IFSC Code No (vi) Type of account (Savings / Current) (vii) Account No. along with proof (photocopy of blank cheque)	Sub: F	Payment through NEFT/RTGS/ECS system.	
details of our banker are as under: (i) Tender Advt. No. for which payment is due: (ii) Bank's name: (iii) Bank's address and telephone number: (iv) 9 digit MICR code No. of the bank branch: (v) IFSC Code No: (vi) Type of account (Savings / Current): (vii) Account No. along with proof (photocopy of blank cheque):	Ref: A	Advt. No	
	details (i) (ii) (iii) (iv) (v) (vi) (vii)	Tender Advt. No. for which payment is due Bank's name Bank's address and telephone number 9 digit MICR code No. of the bank branch IFSC Code No Type of account (Savings / Current) Account No. along with proof (photocopy of blank cheque)	

FORMAT FOR POWER OF ATTORNEY FOR SIGNING BID

(On a Stamp Paper of relevant value)

POWER OF ATTORNEY

Know all men by these presents, we	(name and address
of the registered office) do hereby constitut	e, appoint and authorize Mr./ Ms.
(name and address of residence	e) who is presently employed with us and
holding the position ofa.	
behalf, all such acts, deeds and things necessary in	
for the project "Allotment of Commercial Plot at IIE I	
of all documents and providing information/ respon	5 5 5
matters before SIIDCUL, and generally dealing win	2
with our Bid for the said Project.	n SHDCOL in an maners in connection
with our Bia for the said Project.	
We hereby agree to ratify all acts, deeds a	nd things lawfully done by our said
attorney pursuant to this Power of Attorney and the	
aforesaid attorney shall and shall always be deemed to h	iave been done by us.
(Name Title and Address)	
(Name, Title and Address)	
I Accept	
(G: , ,)	
(Signature)	
(C:	
(Signature)	
(Name, Title and Address of the Attorney)	

Notes:-To be executed by the sole Bidder and/ or the lead member, as the case may be, in case of a. The mode of execution of the Power of Attorney should be in accordance with the procedure, if any, laid down by the applicable law and the charter documents of the executant(s) and when it is so required the same should be under common seal affixed in accordance with the required procedure. Also, where required, the executants(s) should submit for verification the extract of the charter documents and documents such as a resolution / power of attorney in favour of the Person executing this Power of Attorney for the delegation of power hereunder on behalf of the Bidder.

FORMAT FOR ANTI-COLLUSION CERTIFICATE

Anti-Collusion Certificate

We hereby certify and confirm that in the preparation and submission of this Bid, we have not acted in concert or in collusion with any other Bidder or other person(s) and also not done any act, deed or thing which is or could be regarded as anti-competitive.

We further confirm that we have not offered nor will offer any illegal gratification in cash or kind to any person or agency in connection with the instant Bid.

Dated this	Day of	, 202_
Name of the Bidder	•	
Signature of the Au	athorised Person	
Name of the Author	rised Person	

FORMAT FOR PROJECT UNDERTAKING

Date:		
The Managing Director		
State Infrastructure and	Industrial Development Co	rporation of Uttarakhand Ltd
29,IIE,Sahastradhara Ro	oad(IT Park),	
Dehradun, Uttarakhand		
Re: "Allotment of Comm	nercial Plot at IIE IT Park	, "
We have read and und to us by SIIDCUL.	erstood the Bid Documen	t in respect of the captioned project provided
We hereby agree and und	dertake as under:	
contained in our Bid v unconditional in all	ve hereby represent and respects and we agree	conditions, whether implied or otherwise, d confirm that our Bid is unqualified and to the terms of the proposed Concession the Bid Document provided to us.
	•	vernment of Uttarakhand or any other State
Government or Government	nent of India Agency from p	participating in the bid or otherwise.
Dated this	Day of	, 202
Name of the Bidder		
Signature of the Authoris	sed Person	

Name of the Authorised Person

Format for Certification by Statutory Auditor

This is to certify that,		
a. M/sexecuting/executed theClient).	(Name of the Bidder) is / has (Title of the Project) for	
Signature of Statutory Auditor.		

FORMAT FOR ESTABLISHING FINANCIAL CAPABILITY OF THE BIDDER

Format for Financial Capability of Single Entity Bidder

Net Wo	orth :	Rs			crores.								
Averag	ge Ani	nual Tu	ernover	of 3 years :	Rs			_ croi	res.				
Note: 1.		above	stated	Financial	Capability	shall	be	duly	certified	by	a	Statutory	Auditor

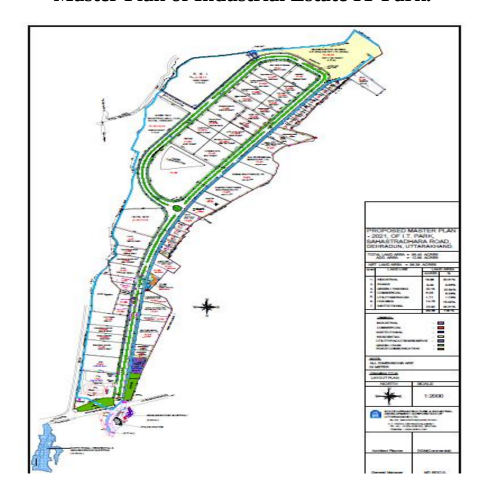
in the format provided as per Bid Response Sheet 8. The audited balance sheet certifying the above

should also be submitted along with this appendix.

GUIDELINES FOR PROVIDING INFORMATION RELATED TO FINANCIAL CAPABILITY

- 1. The Bidder should provide the Financial Capability based on its own financial statements.
- 2. Any Bidder consisting of a single entity should fill in details as per the row titled Single entity Bidder and ignore the other rows mentioned below.
- 3. Instructions for calculation of Financial Capability:
- (a) In case of a Company, Net-worth = Paid up Share Capital+ Reserves and Surpluses (Excluding Revaluation Reserves) Preliminary and pre-operative expenditure and miscellaneous expenditure to the extent not written off.
- (b) Any other asset/liability appearing in the Balance sheet and contingent liabilities affecting the Networth shall be computed by SIIDCUL.
- (c) In case of a Partnership firm, the contribution by each partner taken together in the capital of the firm shall be considered as Net Worth of the Partnership Firm.
- (d) Individual Net Worth statement certified by a Chartered Accountant along with certified statement of Net Worth submitted to Income Tax Authority shall be required at the time of application for the purpose of calculating the net-worth of investors for the project company to demonstrate their financial capabilities.
- (e) The financial year would be the same as followed by the Bidder for its annual report. Year1 will be the last Financial Year (2020 -21). Year 2 shall be the year immediately preceding Year 1.
- (f) The Bidder shall provide audited Annual Reports as required under this Bid Document.

Master Plan of Industrial Estate IT Park.



Layout Plan of Commercial Plot IT 48

