## उत्तर प्रदेश कौशल विकास मिशन

राजकीय आई०टी०आई० परिसर अलीगंज, लखनऊ फोन एवं फैक्स न0: 0522—24066115 संख्याः ८५४ / उ०प्र०कौ०वि०गि० / E-Cube / 2023—24 / 2253

दिनांक : 20 मई, **2023** 

सेवा में,

, निदेशक, सूचना एवं जन सम्पर्क विभाग, उ०प्र०।

विषय :- उ०प्र० कौशल विकास मिशन के साथ सूचीबद्धीकरण हेतु प्रस्ताव आंमत्रण का विज्ञापन प्रकाशित कराये जाने के सम्बन्ध में।

महोदय,

उ०प्र० कौशल विकास मिशन के अन्तर्गत 14—35 वर्ष के युवाओं को प्रशिक्षण प्रदान करने के उद्देश्य से विभिन्न श्रेणियों में प्रशिक्षण प्रदाताओं को सूचीबद्ध किया जाता है। इसी क्रम में तकनीकी सम्बन्धी कौशल विकास प्रशिक्षण प्रदान करने हेतु प्रदेश के इंजीनियरिंग कॉलेजों को तकनीकी प्रशिक्षण प्रदाता के रूप में सूचीबद्ध किया जाना है। इसके लिए निजी इंजीनियरिंग कॉलेजों से प्रस्ताव प्राप्त करने के उद्देश्य से एक विज्ञापन प्रदेश के प्रमुख समाचार पत्रों में प्रकाशित किया जाना है, जिनका विवरण निम्नवत् है :—

क्रम सं0	समाचार पत्र का नाम	भाषा	संस्करण	
1	दैनिक जागारण	हिन्दी	समस्त संस्करण,	उ०प्र0
2	अमर उजाला	हिन्दी	समस्त संस्करण,	उ०प्र०
3	हिन्दुस्तान	हिन्दी	समस्त संस्करण,	उ०प्र०
4	द टाइम्स ऑफ इण्डिया	अग्रेजी	समस्त संस्करण,	उ०प्र०

तत्क्रम में प्रेषित किये जाने वाले विज्ञापन का प्रारूप संलग्न है। आपसे अनुरोध है कि इसे न्यूनतम पठनीय स्थान में DAVP दरों पर प्रकाशित कराने का कष्ट करें।

संलग्नक—यथोपरि।

(आन्द्रा वामसी) आई०ए०एस० मिशन निदेशक



# उत्तर प्रदेश कौशल विकास मिशन

आई0टी0.आई0 परिसर, अलीगंज, लखनऊ, उत्तर प्रदेश पिन:— 228024



आर०एफ०पी० संख्या—24 / यू०पी०एस०डी०एम० / 23—24 लखनऊ. दिनांक:— मई, 2023

उत्तर प्रदेश में कौशल विकास कार्यक्रम को लागू करने के लिये निजी प्रौद्योगिकी संस्थानों को सूचीबद्ध करने के लिए प्रस्ताव आमंत्रित करने की सूचना।

उत्तर प्रदेश कौशल विकास मिशन उत्तर प्रदेश सरकार द्वारा स्थापित तथा व्यावसायिक शिक्षा एवं कौशल विकास विभाग के तत्वावधान में सोसाइटी एक्ट के तहत एक सोसाइटी के रूप में

पंजीकृत है।

मिशन द्वारा प्रदेश के युवाओं को अल्पकालिक व्यावसायिक पाठ्यक्रमों में प्रशिक्षित करने के लिये उत्तर प्रदेश में कौशल विकास कार्यक्रम चलाया जा रहा है। इसी उददेश्य से प्रौद्योगिकी संस्थानों को प्रौद्योगिकी उद्यमी प्रयास परियोजना अन्तर्गत तकनीकी प्रशिक्षण प्रदाता के रूप में सूचीबद्ध करने के लिये यह आर०एफ०ई० निर्गत की जा रही है।

आवेदन प्राप्त करने की अंतिम तिथि:— 15 जून, .2023 को सायः 05:00 तक निर्धारित है। आर०एफ०ई० आवेदन शुल्क रू०—10,000 / —(रूपये दस हजार मात्र) विस्तृत आर०एफ०ई० यू०पी०एस०डी०एम० वेबसाइट से डाउनलोड किया जा सकता है। www.upsdm.gov.in

मिशन निदेशक उत्तर प्रदेश कौशल विकास मिशन

## REQUEST FOR EMPANELMENT (RFE)

**OF** 

# PRIVATE ENGINEERING COLLEGES AS TRAINING PROVIDER

## **UNDER**

UTTAR PRADESH SKILL DEVELOPMENT MISSION
DEPARTMENT OF VOCATIONAL EDUCATION AND SKILL
DEVELOPMENT
GOVT. OF UTTAR
PRADESH ITI ALIGANJ
CAMPUS ALIGANJ,
LUCKNOW - 226024

RFE No: 24/UPSDM/

Email Id: mdssdm-up@nic.in

Dated: 2023

## **NOTICE INVITING PROPOSALS**

Uttar Pradesh Skill Development Mission is implementing the UP-Skill Development Programme in mission mode with a target of training the youth of Uttar Pradesh in short-term vocational trades. This RFE is for empaneling Private Engineering Colleges under project for a period of contract which would initially be for One financial year excluding the financial year in which the contract is signed. The currency of the contract would be extendable for a period as mutually agreed upon by the UPSDM and the concerned Private Engineering Colleges on the basis of satisfactory performance of the latter. However, the non-satisfactory performance of any Private Engineering Colleges may result in immediate termination of the agreement.

The proposals against the instant RFE would be subject to evaluation by the UPSDM. The shortlisted and eligible proposals would then be put up before the State Executive Committee for approval. After obtaining the approval of the State Executive Committee the eligible Private Engineering Colleges would be informed for signing the agreement for empanelment.

The eligible proposals would be put up before the State Executive Committee for approval and after the approval the process of empanelment and allocation of targets would be followed.

The last date for submission of proposals against the instant RFE is 24 .No proposal would be entertain after the above date and time for any reason whatsoever.

The cost of the RFE is Rs. 10,000/- (Rupee Ten thousand only) to be submitted online in Mission's account which would be not refundable. The interested bidders have to submit UTR/Receipt along with the proposal.

The proposals without it will not be considered. The details of the bank account are as below:

Name of Account: Uttar Pradesh Skill Development Society Bank: Union Bank of India, Kapoorthala, Aliganj,

Lucknow Account No.: 437202010056762

IFSC: UBIN0543721

The Request for Proposal (RFE: 24) document may be downloaded from the website: http://www.upsdm.gov.in

Proposals may be sent to the undersigned through registered post or submitted by hand in the office of the undersigned at the address mentioned below:

Mission Director
Uttar Pradesh Skill Development Mission
GOVT. ITI CAMPUS

ALIGANJ, LUCKNOW – 226024

## SCHEDULE OF ACTIVITIES

S. No.	Milestone	Dates
1	Issue of RFE	
2	Commencement of Work	Within 30 days of signing
		of the Agreement

Commencement of Work would mean mobilization of candidates, establishment and provisioning of requisite infrastructure and including faculty and start of training.

## OTHER KEY INFORMATION

A	Name of the	Uttar Pradesh Skill Development Society (legal entity)/
	Client/	Uttar Pradesh Skill Development Mission
	Authority	
В	Document	Private Engineering Colleges
	Intended for	
С	Address where	Mission Director
	Proposals	Govt. ITI Campus
	have to be	Aliganj, Lucknow – 226024
	Submitted	
D	Earnest	Rs.01,00,000/- (Rupee One Lakh Only)
	Money Deposit	
Е	RFE Cost	Rs. 10,000/- (Rupee Ten Thousand Only)

## **Important Notes:**

- 1. UPSDM reserves the right to amend any or all conditions of this RFE Document at any time during its currency without assigning any reason thereof.
- 2. In case of any query or clarification, the following designated officer may be contacted:-

Shri Rajeev Kr Yadav

**Assistant Director** 

Uttar Pradesh Skill Development Mission

Mob. No. 7991200100

e-mail: adrajeevupsdm@gmail.com

**3.** In case a proposal is not accompanied with the original Demand Draft / Banker's Cheque of Earnest Money it would be liable for summary rejection. The Demand Draft / Banker's Cheque should be issued by Nationalized or Scheduled Commercial Bank drawn in favor of Uttar Pradesh Skill Development Society, payable at Lucknow.

## **DISCLAIMER**

The information contained in this Request for Empanelment (RFE) document or subsequently provided to Applicants, whether verbally or in documentary or any other form by or on behalf of the Authority/Client or any of their employees or advisers, on the terms and conditions set out in this RFE and such other terms and conditions subject to which such information is provided, the client would not be subject to be put to any litigation. This RFE is not an agreement as the latter would follow subsequently after the proposals are received, evaluated and approved by the Client/Authority.

The purpose of this RFE is to provide interested parties with information that may be useful to them in the formulation of their Proposals pursuant to this RFE. This RFE includes statements, which reflect various assumptions and assessments arrived at by the Authority/Client in relation to the programme implementation. Such assumptions, assessments and statements do not purport to contain all the information that each Applicant may require. The assumptions, assessments, statements and information contained in this RFE may not be comprehensive and conclusive. Information provided in this RFE to the Applicants is on a wide range of matters. The information given is not an exhaustive account of statutory requirements and should not be regarded as a complete or authoritative statement of law. The Authority/Client, its employees and advisers make no representation or warranty and shall have no liability to any person including any Applicant under any law, statute, rules or regulations or tort, principles of restitution or unjust enrichment or otherwise for any loss, damages, cost or expense which may arise from or be incurred or suffered on account of anything contained in this RFE. The Authority/Client also accepts no liability of any nature whether resulting from negligence or otherwise about this RFE. The Authority/Client may in its absolute discretion, but without being under any obligation to do so, update, amend or supplement the information, assessment or assumption contained in this RFE.

The issue of this RFE does not imply that the Authority/Client is bound to empanel all the Applicant(s) or to empanel the Selected Applicants, as the case may be, for the implementation of the programme and the Authority/Client reserves the right to reject all or any of the Proposals without assigning any reasons whatsoever.

## **List of Abbreviations**

Terms	Description	
PEC	Private Engineering College	
BOCW	Building and Other Construction Workers	
DDU-GKY	Deen Dayal Upadhyay - Grameen Kaushalya Yojana	
EMD	Earnest Money Deposit	
FY	Financial Year	
ITI	Industrial Training Institute	
MIS	Management Information System	
NCVT	National Council for Vocational Training	
NOS	National Occupational Standards	
NRLM	National Rural Livelihood Mission	
NSDC	National Skill Development Corporation	
NVEQF	National Vocational Education Qualification Framework	
ODOP	One District One Product	
P&L	Profit and Loss	
QP	Qualifications Pack	
RFE	Request for Empanelment	
SCA	Special Central Assistance	
SCSP	Scheduled Castes Sub-Plan	
SCVT	State Council for Vocational Training	
SSC	Sector Skills Council	
SSDF	State Skill Development Fund	
PEC	Private Engineering Colleges	
UPSDM	Uttar Pradesh Skill Development Mission. The legal	
	entity is Uttar Pradesh Skill Development Society,	
	registered under Department of Vocational	
	Education & Skill Development, Government of	
LIBORO	Uttar Pradesh under the Societies Registration Act, 1860.	
UPSDS	Uttar Pradesh Skill Development Society	
AB	Awarding Body	
AA	Assessment Agency	

#### Section A - Preface

## 1. Introduction to Uttar Pradesh Skill Development Programme

Uttar Pradesh Skill Development Mission (UPSDM) has been established in 2013 with a view to meeting the skill training requirements of the youth in industry oriented trades in under a holistic framework following integrated approach. In order to achieve the above objective, the UPSDM aims to engage PECs for imparting short-term skill development training to the eligible candidates under different schemes as per the directives of the UPSDM, Govt. of India and the Govt. of Uttar Pradesh.

The Training under this RFE will be financed under different Central and /or State Government sponsored schemes.

## 2. Architecture and Strategy for Programme Implementation

- 2.1 The Programme would target to train and provide gainful employment to the trained candidates.
- 2.2 UPSDM plans to engage Private Engineering Colleges Training Providers (PECs) through this RFE who would act as the Implementing Agencies for the programme by providing training and employment to the trainees.
- 2.3 The Private Engineering Colleges as Private Engineering Colleges Training Providers (PECs) would be responsible for candidates mobilization, training, placement and post placement tracking under the overall supervision of UPSDM as per of the relevant guidelines.
- 2.4 UPSDM shall continually monitor program performance as per the it's monitoring & evaluation framework. The Monitoring and Evaluation of the programme shall be through online Management Information System (MIS), developed and deployed by the UPSDM.

#### Section B – General

#### 3. General Provisions

- 3.1 The PECs shall not engage in academic or training/ Assessment activities that are in conflict with the interest of the UPSDM / Government of Uttar Pradesh (GoUP) under the Agreement.
- 3.2 The PECs shall not charge any amount or fees from the candidates for the training being conducted under the UP Skill Development Programme under any pretext.
- 3.3 Neither the PECs nor any of their affiliates shall be engaged in any assignment that, by its nature, meaning or implication runs in conflict with the presentassignment.
- 3.4 Relationship with Client's staff: PECs (including their personnel) that have a business or family relationship with such member(s) of the Client's staff or its advisors, who are directly or indirectly involved in any part of; (i) the preparation of the RFE document, (ii) the empanelment process, or (iii) monitoring and evaluation of such programme; may not be awarded the Agreement unless it is established to the complete satisfaction of the Client, for the reason to be recorded in writing, that such relationship would not affect the aspects of fairness and transparency in the empanelment process and monitoring of PECS's training.
- 3.5 The PECs shall not try to influence the third party assessment in any way whatsoever, and shall duly inform the Client in advance in case an assigned assessor had a prior beneficial relationship with it.

## 4. Unfair Competitive Advantage

4.1 The Applicants or their Affiliates applying for empanelment should not derive any competitive advantage from having provided similar or related services to the Client earlier.

## 5. Corrupt and Fraudulent Practices

- 5.1 The Applicants and their respective officers, employees, agents and advisers shall observe the highest standard of ethics during the Empanelment Process. Notwithstanding anything to the contrary contained in this RFE, the Client shall reject a Proposal without being liable in any manner whatsoever to the Applicant, if it determines that the Applicant has, directly or indirectly or through an agent, engaged in corrupt practice, fraudulent practice, coercive practice, undesirable practice or restrictive practice (collectively the "Prohibited Practices") Empanelment Process. In such an event, the Client shall, without prejudice to it's any other rights or remedies, forfeit and appropriate the Earnest Money Deposit as damages payable to the Client for, inter alia, time, cost and effort of the Client, in regard to the RFE, including consideration and evaluation of such Applicant's Proposal.
- 52 Without prejudice to the rights of the Client under Clause 5.1 hereinabove, and the rights and remedies which the Client may have under the LOA or the Agreement, if an Applicant is found by the Client to have directly or indirectly or through an agent, engaged or indulged in any corrupt practice, fraudulent practice, coercive practice, undesirable practice or restrictive practice during the Empanelment Process, or after the issue of the Letter of Empanelment or the execution of the Agreement, such an Applicant shall not be eligible to participate in any tender or RFE issued by the Client during the assignment period from the date such Applicant is found by the Client to have directly or through an agent, engaged or indulged in any corrupt practice, fraudulent practice, coercive practice, undesirable practice or restrictive practice, as the case may be.
- **53** For the purposes of Clause 5.1. and 5.2., the following terms shall have the meaning hereinafter respectively assigned to them:
- a) "corrupt practice" means (i) the offering, giving, receiving, or soliciting, directly or indirectly, of anything of value to influence the action of any person connected with the Selection Process (for avoidance of doubt, offering of employment to or employing or engaging in any manner whatsoever, directly or indirectly, any official

of the Client who is or has been associated in any manner, directly or indirectly with the Empanelment Process or the LOA or has dealt with matters concerning the Agreement or arising there from, before or after the execution thereof, at any time prior to the expiry of one year from the date such official resigns or retires from or otherwise ceases to be in the service of the Client, shall be deemed to constitute influencing the actions of a person connected with the election Process; or (ii) engaging in any manner whatsoever, whether during the Empanelment Process or after the issue of the LOA or after the execution of the Agreement, as the case may be, any person in respect of any matter relating to the Assignment or the LOA or the Agreement, who at any time has been or is a legal, financial or Technical Consultant/ Adviser of the Client in relation to any matter concerning the Project;

- b) "fraudulent practice" means a misrepresentation or omission of facts or disclosure of incomplete facts, in order to influence the Empanelment Process;
- c) "coercive practice" means impairing or harming or threatening to impair or harm, directly or indirectly, any persons or property to influence any
- d) person's participation or action in the Selection Process;
- e) "undesirable practice" means (i) establishing contact with any person

Connected with or employed or engaged by the Client with the objective of canvassing, lobbying or in any manner influencing or attempting to influence the Empanelment Process; or (ii) having a Conflict of Interest; and

f) "Restrictive practice" means forming a cartel or arriving at any understanding or arrangement among Applicants with the objective of restricting or manipulating a full and fair competition in the Empanelment Process.

#### **Section C – Preparation of Proposals**

#### 6 General Considerations

- **61** The Proposal needs to be submitted as per the formats enclosed in Annexure B.
- **62** The Proposal shall comprise all the documents as listed in Annexure -B.
- **63** In preparing the Proposal, the Applicant is expected to examine the RFE in detail. Deficiencies in providing the information requested in the RFE may result in rejection of the Proposal.
- 64 The Applicants shall bear all costs associated with the preparation and submission of its proposal, and UPSDM shall not be responsible or liable for those costs, regardless of the outcome of the empanelment process. UPSDM is not bound to accept any proposal, and reserves the right to annul the selection process at any time prior to the Empanelment, without thereby incurring any liability to the Applicant.
- **65** The Proposal, as well as all correspondence and documents relating to the subject, shall be in English only.

## 7 Proposal Validity

- **7.1** The Applicant's Proposal must remain valid for at least 180 days after the Proposal submission deadline. A bid valid for a shorter period shall be rejected by the tendering authority as nonresponsive bid.
- **7.2** During this period, the Applicant shall maintain its original Proposal without any change.
- 7.3 However in case of extension of validity, the EMD shall also be extended for a similar period. An Applicant may refuse the request without forfeiting its EMD. An Applicant granting the request shall not be required or permitted to modify its Proposal. The request and the responses shall be made in writing.

#### 8 Subcontracting or Franchising

**81** Private Engineering Colleges Training Providers (PECs) cannot subcontract the conduct of training. If it is found that any Private Training Partner has subcontracted the training, his empanelment will immediately be cancelled and he would be debarred from

participating in any bid in future.

**8.2** Private Engineering Colleges Training Providers (PECs) cannot operate the training centers via a franchisee arrangement. The empanelment would be liable for cancellation, in case of violation of the said provision.

## 9 Earnest Money Deposit

- **9.1** Every applicant participating in the bidding process must furnish the required earnest money deposit (EMD) as specified in the Notice Inviting Proposals (Rs.01,00,000/- only).
- 9.2 The EMD may be deposited in the form of a banker's cheque or demand draft in favour of "Uttar Pradesh Skill Development Society" payable at "Lucknow".
- 9.3 The EMD shall be valid for the period of Proposal Validity period as mentioned in Clause 7.1. The same shall be payable at par at "Lucknow". Since the duration of the Demand Draft / Banker's Cheque for EMD does not impact the empanelment process if the time taken for the process does not stretch beyond the duration of the EMD, such Demand Draft / Banker's Cheque for EMD of 3 month duration is deemed to be appropriate subject to the aforementioned condition. Hence, Demand Draft / Banker's Cheque for EMD with 3 months validity shall be considered eligible subject to the condition that the applicants would need to furnish a fresh Demand Draft / Banker's Cheque for EMD with further 3 months duration in case the empanelment process does not complete within 3 months. The applicants who do not submit fresh EMDs under such circumstances shall not be considered for empanelment.
- **9.4** Refund of EMD: The EMD of unsuccessful applicants shall be refunded within 30 days of completion of empanelment process. However, in case of successful applicants, the latter may request for the refund of EMD, only after submission of Performance Guarantee Rs. 10.00 lac as performance guarantee.
- **9.5** Forfeiture of EMD: The EMD taken from the applicant shall be forfeited in the following cases
- a) If the PECs does not start training within 30 days.
- b) When the applicant does not sign the agreement within a period of 7 working days of issue of Letter of Invitation (LoI)
- c) When the applicant withdraws or modifies his proposal after opening of proposals.
- d) When the applicant does not deposit the Performance Guarantee in the form of Bank Guarantee before the Agreement is signed.
- e) Rejection of proposal on account of

Corrupt and Fraudulent

Practices as outlined in Clause 5.1 and 5.2

## Section D – Proposal Submission, Opening and Evaluation

#### 10 Submission, Sealing, and Marking of Proposals

- **10.1** An authorized representative of the Applicant shall sign the original submission letters in the required format (Annexure B) for the Proposal. The authorization shall be in the form of a written power of attorney attached to the Proposal.
- **10.2** The Applicant shall submit a signed and complete Proposal duly signed or every page by the authorized signatory comprising the documents and forms. The submission can be done by hand or by Post.
- 10.3 All pages of the proposal and where corrections or amendments have been made shall be signed by the authorized signatory except where the attestation by Gazette Officer or Chartered Accountant is required. In case of detection of any forgery, the proposal shall summarily be rejected, EMD shall be forfeited and UPSDM may also resort to legal action against the Applicant.
- **10.4** Any modifications, revisions, interlineations or overwriting shall be valid only if they are signed or initialed by the person signing the Proposal.
- **10.5** The signed Proposal shall be marked "ORIGINAL", and its copies marked "COPY" as appropriate. All copies shall be made from the signed original and shall be stamped on each page. If there are discrepancies between the original and the copies, the original shall prevail.
- **10.6** The original and three copies of the Proposal along with the Earnest Money Deposit shall be placed inside a sealed envelope clearly marked "PROPOSAL FOR EMPANELMENT AS Private Engineering Colleges".
- **10.7** A soft copy of the unsigned proposal in the Word Document format shall be submitted in a CD which shall be enclosed in the sealed envelope along with the ORIGINAL and three copies of the Proposal as mentioned in Clause 10.6 above.

- **10.8** If the envelopes and packages with the Proposal are not sealed and marked as required, UPSDM will assume no responsibility for the misplacement, loss, or premature opening of the Proposal.
- 10.9 The Proposal must be sent to the address indicated in the Notice Inviting Proposals.

## 11 Confidentiality

- **11.1** Information relating to the evaluation of Proposals and award recommendations shall not be disclosed to the Applicants who has submitted the Proposals or to any other party not officially concerned with the process, until the process is over.
- **11.2** Any attempt by Applicants or anyone on behalf of the Applicant to influence improperly the Client in the evaluation of the Proposals or Agreement award decisions may result in the rejection of its Proposal.
- 11.3 Notwithstanding the above provisions, from the time of the Proposals' opening to the time of empanelment notification, if an Applicant wishes to contact UPSDM on any matter related to the selection process, it should do so only in writing.

## 12 Proposal Evaluation

12.1 The Applicant not will be permitted to alter or modify its Proposal in any way. While evaluating the Proposals, the Client will conduct the evaluation on the basis of the submitted Proposal. However, the Client may seek clarification on the information submitted by the Applicant, if required.

## 13 Pre-Qualification Criteria

#### 13.1 Legal Status

- Year of Establishment and continuous operation at least 5 years prior to the submission of the proposal.
- Institute should have NBA certificate for promoting International Quality Standards for Technical Education in India.

#### 13.2 Financial capability

Should have average annual turnover during last 5 financial years of at least 10 Cr. preceding to the year in which the proposal is submitted.

#### 133 Technical Capability

- Should have at least 3 courses approved by UGC/AICTE.
- Should have a minimum 500 number of approved seats.
- Should have hostel Accommodation Capacity for Boys and Girls separately.
- Should have at least three well establishments Workshop/Lab facilities.
- Should have tie-ups with Placement Partners.
- In order to achieve the above objective the Uttar Pradesh Skill Development Mission offers an opportunity for empanelment to the Private Engineering Colleges as PECs through this instant RFE.

This RFE would be available for submission from the date of issuance. The proposals may be submitted till the terminal date and time as specified in the document. Empanelment of the PECs would be initially for one year computed from the date of signing of agreement or any other date as mentioned in the contract. However, the period of agreement would be extendable if the performance is found to be satisfactory and the client organization so decides. The Proposals would be evaluated based on the following matrix-

S.No.	Qualification Criteria	Parameter		Score Differential	Maximum Score
1	2	3	4	5	6
1	Legal Status	Establishment of the Institute computed in years:	<ul> <li>5 yrs</li> <li>&gt; 5 yrs to 8 yrs</li> <li>&gt; 8 yrs</li> </ul>	<ul><li>10 Marks</li><li>12 Marks</li><li>15 Marks</li></ul>	(15 Marks)
		Number of courses offered by the institute	<ul> <li>At least 3 Courses</li> <li>&gt; 3 to 5 Courses</li> <li>&gt; 5 Courses</li> </ul>	<ul><li> 2 Marks</li><li> 3 Marks</li><li> 5 Marks</li></ul>	
		No. of approved seats	<ul> <li>At least 500 Seats</li> <li>&gt; 500 to 800 Seats</li> <li>&gt; 800 Seats</li> </ul>	<ul><li> 2 Marks</li><li> 3 Marks</li><li> 5 Marks</li></ul>	(20 Marks)
2	Technical Capability	Infrastructure availability (lab/workshop/smart classroom etc.)	<ul> <li>At least 3 Workshops</li> <li>&gt; 3 to 5 Workshops</li> <li>&gt; 5 Workshops</li> </ul>	<ul><li> 2 Marks</li><li> 3 Marks</li><li> 5 Marks</li></ul>	(20 Mai K5)
		Tie up with recruitment agencies/ Companies. (National/International)	<ul> <li>At least 3 placement agencies/ Companies</li> <li>&gt; 3 to 5 placement agencies/ Companies</li> <li>&gt; 5 placement agencies/ Companies</li> </ul>	<ul><li> 2 Marks</li><li> 3 Marks</li><li> 5 Marks</li></ul>	

3	Financial Capability	Annual Turnover during the last 5 years	<ul> <li>At least 10 Cr</li> <li>&gt; 10 to 15 Cr</li> <li>&gt; 15 Cr</li> </ul>	<ul><li>10 Marks</li><li>12 Marks</li><li>15 Marks</li></ul>	(15 Marks)
	Aggregate Score Total 50				

<sup>\*</sup>Only those proposals would qualify for empanelment that secures a minimum of 30 marks against the above aggregate of 50.

## **Section E – Empanelment of the PECs**

## 15 Approval of Proposals

All proposals received till a particular date will be evaluated and put up before the State Executive Committee for approval. After approval of the above committee, the process of empanelment would be initiated. However, it is clarified that empanelment of any PECs does not imply necessary allocation of targets.

## **Signing of Agreement**

After issuance of Letter of Invitation (LOI) by UPSDM, the successful Applicant will be required to submit Performance Guarantee (PBG) to sign the Agreement with UPSDM within 7 working days. UPSDM shall place the names of the empaneled Private Engineering Colleges (PECs) on the UPSDM website and shall inform them through e-mail or other electronic mode of communication.

The term of agreement would be initially for one financial years effective from the date of signing of the Agreement.

## 16 Performance Guarantee, Penalty and Liquidity Damages

- Within 7 working days from the date of Letter of Invitation (LoI) from UPSDM, the PECs shall furnish the PG equivalent to Rs. 10,00,000. The PG shall be submitted by way of Bank Draft.
- 16.2 Forfeiture of PBG: PBG shall be forfeited in the following cases unless decided otherwise by UPSDM:
  - a) When PECs is de-empaneled (as per Clause 35).
  - b) When the PECs fails to provide any of the services as specified in the RFE. Within the timeframe provided herein:
    - i. Commencement of work (as defined in Clause 14.2) within 30 days from the date of allocation of target.
    - ii. Start of training at 50% of the targeted beneficiaries within 15 working days from the date of allocation of target.

#### c) Forfeiture of PBG:

The PBG would be subject to forfeiture under any of the following conditions.

- i. Failure to start training at 100% of the targeted centers within **30** working days from the date of allocation of target: In case a PECS fails to start training (opening of all proposed centers and starting of batches in all centers) in the assigned district.
- 16.3 No interest will be paid by UPSDM on the amount of EMD or PBG.
- 16.4 One week notice will be given to the PECs before PBG is forfeited.
- 165 Forfeiture of PBG shall be without prejudice to any other right of UPSDM to claim any damages as admissible under the law as well as to take such action against the PECs such as severing future business relation etc.

### Section F – Scope of Work

The scope of work to be undertaken by the empaneled Private Engineering Colleges would be as below:

## 17 Mobilization, Pre-Counseling and Registration of eligible candidates

The PECs would be responsible to:

- 17.1 Mobilize the candidates enrolled in polytechnics, Govt. ITIs and other engineering colleges. Since, NBA accreditation being a sine-qua-non, only few PECs would qualify for empanelment, and owing to the above anticipated state of affairs, they would be required to develop themselves as hub of skilling for the other institutions, whom they serve or which they have synergetic understanding with.
- 17.2 Counselling the candidates and their parents on the available job opportunities.
- 17.3 Listing out the type and categories of jobs and aligning them with the training requirements.
- 17.4 The above data shall be provided to the UPSDM for display on its website.
- 17.5 PECs shall collect copies of the prescribed documents at the time of enrollment and verify them with the originals.
- 17.6 Counselling of target beneficiaries for their training needs, career options and career planning.

## 18 Eligibility of the Candidates

The Private Engineering Colleges empaneled through the instant RFE would be required to cater only to the following segment of trainees:

**181** Candidates belonging to the below poverty line families.

- 18.2 Candidates pursuing their studies in technical or vocational stream by financial assistance of the Govt. including scholarships, waiver of fees, etc. either due to their vulnerable economic status or by virtue of their social backwardness.
- 18.3 Candidates belonging to the Economically Weaker Sections (EWS) and beneficiaries of Govt. sponsored schemes on account of their vulnerability and marginalization.
- 18.4 Candidates belonging to SC/ST/OBC (non-creamy layer) categories, PwDs and other socially stigmatized groups.
- 18.5 Candidates of the households identified under BPL category and considered eligible for benefits under Antyodaya scheme under the Socio Economic and Caste Census (SECC), 2011.
- **19 Course and Curriculum** will be as per the syllabi approved/recommended by the NCVET (NSQF Compliant) / SSC of the concerned sectors / courses listed by UPSDM.

## 20 Training

- **20.1** Assignment of trainers to the batches
- 20.2 The PECs would need to install latest Aadhar and GPRS enabled biometric attendance devices or any other appropriate device developed by NIC to capture the biometric attendance of trainers and trainees.
- 20.3 Ensuring adequate coverage of the topics specific to the requirements of the module as assessments would be based on NOSs/Qualification packs.
- 20.4 The guidelines with respect to OJT are available with UPSDM & the same may be procured by the PECs if they so require.
- The guidelines with respect to residential training are available with UPSDM and the same may be procured by the PECs if they so require.
- 20.6 Some of the other **essential** facilities that are to be ensured at the training center (but not limited to) are as under:

Separate washroom for boys and girls
CCTV Monitoring
Equipment & furniture as per specifications to
be provided
Alternative Power Backup
Pure Drinking Water System. LCD / Over Head Projector
Domain Labs, IT Labs, requisite
Classrooms
Internet facility

Detailed center specifications which have to be compulsorily adhered to under UPSDM have been provided in **Annexure E**.

- 21 Placement of Candidates "Placed" means the candidate is placed in the sector of their training and his / her gross remuneration should not be below the minimum wages of the state as notified at the time of placement in which he has been placed. Further, a placement shall be considered valid if a candidate is placed within the first 3 months of getting trained /successfully clearing the third party assessment.
- 22 Post-placement counseling and tracking of candidates for a period of 12 months after placement. The provisions of the common norms in regard to post placement counseling and tracking shall apply. These norms are available on the website www.msde.gov.in.

## Section F – Key Terms of Empanelment

23 Scheme Specific Guidelines: The PECs would need to follow scheme specific guidelines while implementing the skill development programme. In case there are no specific guidelines for a particular scheme, then UPSDM guidelines shall be adhered to. However, the UPSDM circulars pertaining to different schemes would also have to be followed by the PECs.

#### 24 Sectors and Modules

- 23.1 The PECs would be required to train the trainees in the allotted job roles in their own campus.
- 23.2 The PECs are supposed to indicate the sectors which they are well equipped in for providing training to the candidates at Annexure-E
- 23.3 The list of sectors shortlisted by UPSDM is enclosed in Annexure A.

The PECs may be assigned targets to train the candidates in any module(s) in any given sector as Annexure A. However, the list of sectors and courses available to the PECs for undertaking training programs may have some additions/deletions at any subsequent stage and if so happens, the amended list of the sectors/courses would be considered as the final one.

## 25 Infrastructure and faculty requirements

- 25.1 The PECS would be **obligated** to adhere to the Training Centre Specifications as laid out by UPSDM in **Annexure D**. (The above clause is subject to modification in case the specifications of the center are changed by the UPSDM which would be communicated to all concerned in due time).
- 25.2 A trainer-trainee ratio of 1:27 (max.) should essentially be maintained at the training center.

25.3 Trainer shall have under taken TOT from the respective Skill Sector Council/ DGT or any other authorized bodies.

#### 26 Assessment & Certification

Each candidate has to be assessed and certified as per the mechanism laid down by the UPSDM. The certification would be done by the Assessors of Assessment Agencies empaneled with the SSCs or any other authorized for designated body.

## 27 Placement Criteria

The PECs are to ensure that the sector of placement is in sync with the area of training. For instance, a welder has to be placed for welding job in an industrial establishment. UPSDM shall conduct a random audit of a representative sample of the placed candidates anytime during the currency of the agreement. Any material discrepancy between the claims and the audit findings shall result in penalty as deemed fit by UPSDM and may result in termination of the Agreement.

In case of wage employment candidates should be placed in jobs that provide wages at least to minimum wages prescribed and such candidates should continue to be in jobs for a minimum period of 3 months from the date of placement in the same or at higher level with the same or any other employer.

However, in case of self-employment, candidates should have been employed gainfully in livelihood enhancement occupations which are evidenced in terms of trade license or setting up of an enterprise or becoming a member of a producer group or proof of additional earnings (bank statement) or any other suitable or verifiable document as prescribed by the respective Ministry/Department.

**Tracking:** The placed candidates would be required to be tracked for a period of 12 months. However, in the matters of placement and tracking, the provisions of the Common Norms would be applicable.

## 27. Training Cost and Incentives

- **27.1** The base cost for training for different sectors will be as follows:
  - i. Rs. 49.00 per hour of training for trades/sectors listed in Category 1 of SCHEDULE- II.
  - ii. Rs. 42.00 per hour of training for trades/sectors listed in Category II of SCHEDULE-II.
  - iii. Rs. 35.10 per hour of training for trades/sectors listed in Category III of SCHEDULE-II.

The category wise classification of courses is described in the Schedule-II of the Common Norms and may be perused there from.

The above rates would be applicable from 01.04.2021 and are subject to change by the First Party, if Common Norms are amended and the First Party so agrees to adopt.

- **27.2** All trainees shall be provided a **pair of** uniform. The fixed cost for uniform will be provided to the PECs who shall arrange the uniform **for the trainees** as per the specification prescribed by the UPSDM.
- 27.3 The training partners would be required to pay the cost for recording Aadhaar Based Biometric Attendance of each candidate twice in a day i.e. at the time of joining the classes and leaving the center. The cost would be deducted from the eligible amount payable to the training partners and the same would be credited directly in the account of the said service provider by the UPSDM. The provisions as described in regard to the above by different orders would hold in the matter.
- **27.4** In case a PECs opts for residential training mode, the boarding and lodging charges would be payable as per the provisions of Common Norms prevalent at the time of commissioning of batches. Currently applicable rates (as notified in the Common Norms dated 01-01-2021) are as follows:-

i.	X Category Cities/Town per day Trainee	Rs. 375/-	
ii	Y Category Cities/Town per day Trainee Rs. 315/-		
iii	Z Category Cities/Town per day Trainee	Rs. 250/-	
iv	Rural Areas and any Area not notified as a Rs. 220/-		
	municipal/town area		

As per the classification of districts described in the Common Norms, the State of UP has no district in X category. "Y" category consists of following districts of the State. All the other districts and municipal areas of the State are under "Z" category:-

"Y" Category	District Name		
Uttar Pradesh	Moradabad (M. Corpn.), Meerut (UA), Ghaziabad (UA), Aligarh (UA), Agra (UA), Bareilly (UA), Lucknow (UA), Kanpur (UA), Allahabad (UA), Gorakhpur (UA), Varanasi (UA), Saharanpur (M.Corpn.), Noida (CT), Firozabad (NPP), Jhansi (UA),		
	(INI I ), Jilalisi (UA),		

The above rates are subject to change as per the decision of the First Party.

## 28. Payment Terms

## 28.1 For Short-Term Training

The payments to the PECs would be made as per the following norms-

Sl.	Installment	Training	Placement	Installment	Total training
No.		Completion	Completion	Release	Cost Released

1.	1 <sup>st</sup> Installment	25% of training	5% of	25%	25%
		completion	Placement		
2.	2 <sup>nd</sup> Installment	50% of training	15% of	25%	50%
		completion	Placement		
3.	3 <sup>rd</sup> Installment	75% of training	20% of	25%	75%
		completion	Placement		
4.	4 <sup>th</sup> Installment	100% of training	50% of	25%	100%
		completion	Placement		

The above payment schedule is approved by the State Steering Committee in its meeting dated 12.4.2023. The Client would review the performance of the training providers from time to time.

The above rates may undergo changes as per the decision taken by the First Party in the context thereto.

The applicant organizations should have ToT-certified trainers on their roles for the select job roles at the time of target demand and enclose the copy. The CVs of the trainers with the ToT certificate are required to be appended to the proposal.

The per-hour course category-wise rates prescribed in the Common Norms with prevailing amendments notified by the Ministry of Skill Development and Entrepreneurship would hold in case the training is provided by the PECs against the allotment of targets by the UPSDM under any of the Government sponsored schemes.

In case the UPSDM approved any innovative project with definite deliverables and objectives, especially in high and new-age technology selected courses, the term of the payment would be as per approval of the project particulars.

#### 28.2 Repeat Enrolment

No repeat enrolment would be allowed. A candidates trained under one scheme will not be permitted to be enrolled for training under any other scheme implemented by the UPSDM or GoI. Either in similar or different trade.

#### **28.3 Deliverables and Timelines**

The Private Engineering Colleges would be required to follow the time line with respect to training, assessment and employment as detailed in the common norms or courses modules of particular trades developed by concern SSC & approved by NSDC.

#### 28.4 Targets

The UPSDM would allocate the targets to the Private Engineering Colleges every year with a no. of 500 per annum. PECs would requested for additional target.

- **28.4.1** The allotment of target to a PECs could be based on the allotted targets to a particular district. However the target may be revised based on the performance of the PECs at a later stage.
- **28.4.2** The PECs must ensure a minimum of 70% attendance for trainees. The trainees who do not complete 70% attendance would not be eligible for assessment.

**28.4.3** The targets in relation to the subsequent years for training and other parameters shall be fixed at the start of the subsequent year based on the performance review of the Engineering Training Provider.

## 28.5 Batch Size:

The minimum and maximum number of trainees in a short-term training batch should be 15 and 27 respectively.

## 28.6. Performance Review

The performance of the PECS would be evaluated on quarterly basis of any given financial year. In the preliminary evaluation undertaken in December of any given financial year. The PECs would be informed about their ranking and they would be required to ensure improvement in their performance both in terms of achieving the targets of training and placement of trained candidates. The evaluation would be as per the following matrix:-

**28.6.1** The PECs would be allotted targets in the first quarter (April-June) of any financial year which they were ought to complete by December and of the reference year with respect to the candidates against the targets and getting them assessed also. The last quarter of the year (January-March) would be utilized specifically to ensure the placement of successful candidates

## **Clause for De-empanelment:**

Based on the score obtained as stated in Clause 35.2, a PECs would be put in one of the four categories:

Score	Category
81 to 100	"High Performance"
61 to 80	"Satisfactory Performance"
41 to 60	"Needs Improvement"
<=40	"Poor"

- A PECS which scores < = 40 shall be treated as Poor performing and will face immediate de-empanelment.
- A PECS which scores more than 40 and upto 60 marks shall be treated in the category "Needs improvement". Such PECS to achieve score of more than 60 within the next 3 months or else would be de-empanelment.
- In the event of a de-empanelment as stated above, the entire PBG amount shall be forfeited. Any advance that has been extended to the PECS on the basis of the PBG shall also be recovered.
- A PECS which scores more than 60 and upto 80 shall be treated in the category

"Satisfactory Performance" and shall be asked to submit a Plan on how it will move to the category of "High performance".

## 30. Mutual Rights and Obligations

The mutual rights and obligations of the Client / Authority and the PECS shall be as set forth in the Contract, in particular:

- a. Contract; and
- b. The Client / Authority shall make payments to the PECS in accordance with the provisions of the Contract.
- c. Timely Monitoring and Evaluation of the PECS Performance.
- d. The Roles and Responsibilities of the UPSDM shall be discharged on a best effort basis and they do not absolve the PECS from The PECS shall carry out and complete the Services in accordance with the provisions of the discharging the activities outlined under the Scope of Work section of this RFP document to achieve the targets as earmarked for them.

## 31. Safety Regulations

In respect of all the trainers engaged by the PECS (Service Provider) directly or indirectly involved in the work for the performance of the service provider's part of this Agreement, the Service provider shall at his own expenses arrange for all the safety provisions as per the applicable laws in force.

### 32. Interpretation

- **a.** If the context so requires, singular means plural and vice versa.
  - **b.** Any waiver of a Party's rights, powers or remedies under the agreement must be in writing, dated and signed by an authorize representative of the party granting such waiver and must specify the right and the extent to which it is being waived.
  - **c.** Subject to the conditions of the above clause, no relaxation, forbearance, delay or indulgence by either party in enforcing any of the terms and conditions of the agreement or the granting of time by either parties to the other shall prejudice, affect or restrict the right of that party under the agreement, neither shall any waiver by either party of any breach of agreement operate as waiver of any subsequent or continuing breach of agreement.
  - **d.** Severability: If any provision or condition of the agreement is prohibited or rendered invalid or unenforceable, such prohibitions, invalidity or unenforceability shall not affect the validity or enforceability of any other provisions and conditions of the agreement.

#### 33. Governing Law

The Agreement shall be governed by and interpreted in accordance with the laws of the Uttar Pradesh State/ The Country (India).

#### 34. Jurisdiction

The Parties to the agreement hereby submit to the jurisdiction of the Courts situated at Lucknow for the purpose of actions and proceedings arising out of the contract and the Courts at Lucknow shall have the sole jurisdiction to hear and decide such actions and proceedings.

## 35. Settlement of Disputes

**35.1.** <u>Amicable settlement:</u> Performance of the contract is governed by the terms & conditions of the contract, in case of dispute between the parties regarding any matter under the contract, either Party of the contract may send a written Notice of Dispute to the other party. The Party receiving the Notice of Dispute will consider the Notice and respond to it in writing within 30 days after receipt. If that party fails to respond within 30 days, or the dispute cannot be amicably settled within 60 days following the response of that party, the Parties may go for arbitration within next 30 days if the reconciliation efforts do not materialize.

## 35.2. Arbitration:

- a) In case the dispute is not resolved, any party may issue a notice of reference, invoking resolution of disputes through arbitration in accordance with the provisions of the Arbitration and Conciliation Act, 1996. The arbitral proceedings shall be conducted by the Additional Chief Secretary/ Principle Secretary/ Secretary (as the case may be) of the Department of Vocational Education and Skill Development, Government of UP who will act a sole arbitrator to resolve such a dispute. Arbitration proceedings shall be conducted in accordance with the provisions of Arbitration and Conciliation Act, 1996 and the award shall be made in English language. Arbitration proceedings shall be conducted at Lucknow and following are agreed.
- b) The arbitration award shall be final and binding on the Parties, and the Parties agree to be bound thereby and to act accordingly. The arbitrator may award to the Party that substantially prevails on merit, its costs and reasonable expenses (including reasonable fees for counsel). When any dispute is under arbitration, except for matters under dispute, the Parties shall continue to exercise their remaining respective rights and fulfill their remaining respective obligations under this Agreement.
- **35.3** The decision of the arbitrator shall be final and binding upon both parties. The expenses of the arbitrators as determined by the arbitrators shall be shared equally by the Client and the Consultant. However, the expenses incurred by each party in connection with the preparation, presentation shall be borne by the party itself. All arbitration awards shall be in writing and shall state the reasons for the award.
- **35.4** The limitation period for referring the dispute to the Arbitrator will be 30 days.

#### Section G – General Terms & Conditions

#### **36 Interpretation**

- **36.1** If the context so requires it, singular means plural and vice versa
- **36.2** Entire Agreement: The Agreement constitutes the entire agreement between the UPSDM and the empaneled Applicant and supersedes all communications, negotiations and agreements (whether written or oral) of parties with respect thereto made prior to the date of the Agreement.
- **36.3** Any clause of the agreement may be amended with the mutual consent of both the parties

- if the situation so warrants. In such a case all the amendments to the existing agreement would be considered as to be integral part of the agreement and would remain in force for the remaining period of the agreement.
- **36.4** Non-waiver: Subject to the condition (36.5) below, no relaxation, forbearance, delay, or indulgence by either party in enforcing any of the terms and conditions of the Agreement or the granting of time by either party to the other shall prejudice, affect, or restrict the rights of that party under the Agreement, neither shall any waiver by either party of any breach of Agreement operate as waiver of any subsequent or continuing breach of Agreement.
- **36.5** Any waiver of a party's rights, powers, or remedies under the Agreement must be in writing, dated, and signed by an authorized representative of the party granting such waiver, and must specify the right and the extent to which it is being waived.
- **36.6** Severability: If any provision or condition of the Agreement is prohibited or rendered invalid or unenforceable, such prohibition, invalidity or unenforceability shall not affect the validity or enforceability of any other provisions and conditions of the Agreement.
- **37 Governing Law:** The Agreement shall be governed by and interpreted in accordance with the laws of the Uttar Pradesh State/ the Country (India) and under the jurisdiction of Lucknow Courts.

#### 38 Force Majeure

#### 38.1Definition

- a) For the purposes of this Agreement, "Force Majeure" means an event which is beyond the reasonable control of a Party, and which makes a Party's performance of its obligations hereunder impossible or so impractical as reasonably to be considered impossible in the circumstances, and includes, but is not limited to, war, riots, civil disorder, earthquake, fire, explosion, storm, flood or other adverse weather conditions, strikes, lockouts or other industrial action (except where such strikes, lockouts or other industrial action are within the power of the Party invoking Force Majeure to prevent), confiscation or any other action by government agencies.
- b) Force Majeure shall not include (i) any event which is caused by the negligence or intentional action of a Party or agents employees thereof, nor (ii) any event which a diligent Party could reasonably have been expected to both (A) take into account at the time of the conclusion of this Agreement and (B) avoid or overcome in the carrying out of its obligations hereunder.
- c) Force Majeure shall not include insufficiency of funds or failure to make any payment required hereunder.
- d) UPSDM will decide the eventuality of Force Majeure which will be binding on both the parties.
- e) If it is found that the PECS has sublet any part of the conducting or providing the training under the franchise arrangement, the agreement would immediately terminated with forfeature performance guarantee.

**38.2** No Breach of Agreement: The failure of a Party to fulfill any of its obligations hereunder shall not be considered to be a breach of, or default under, this Agreement insofar as such inability arises from an event of Force Majeure, provided that the Party affected by such an event has taken all reasonable precautions, due care and reasonable alternative measures, all with the objective of carrying out the terms and conditions of this Agreement.

#### 38.3 Measures to be Taken

- a) A Party affected by an event of Force Majeure shall take all reasonable measures to remove such Party's inability to fulfill its obligations hereunder with a minimum of delay.
- b) A Party affected by an event of Force Majeure shall notify the other Party of such event as soon as possible, and in any event not later than fourteen(14) days following the occurrence of such event, providing evidence of the nature and cause of such event, and shall similarly give notice of the restoration of normal conditions as soon as possible.
- c) The Parties shall take all reasonable measures to minimize the consequences of any event of Force Majeure.
  - **38.4**Extension of Time: Any period within which a Party shall, pursuant to this Agreement, 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.
  - **38.5**Payments: No payment shall be made during the period of PECS's inability to perform the Services as a result of an event of Force Majeure until and unless such payment pertains to the period before the Force Majeure.
  - **38.6**Consultation: Not later than thirty (30) days after the PECS has, as the result of an event of Force Majeure, become unable to perform a material portion of the Services, the Parties shall consult with each other with a view to agreeing on appropriate measures to be taken in the circumstances.

## 39 Change Orders and Agreement Amendments

- **39.1** UPSDM may at any time, order the PECs through Notice, to make changes within the general scope of the Agreement in case of services to be provided by the PECS and the same would be considered as to be integral part of the agreement.
- **39.2** If any such change causes an increase or decrease in the cost of, or the time required for, the PECs' performance of any provisions under the Agreement, an equitable adjustment shall be made in the Delivery and Completion Schedule and the Agreement shall accordingly be amended.

## 40 Roles and Responsibilities of the UPSDM

- **40.1**Timely Monitoring and Evaluation of the PECs Performance.
- **40.2**The Roles and Responsibilities of the UPSDM shall be discharged on a best effort basis and they do not absolve the PECs from discharging the activities outlined under the Scope of Work section of this RFE document to achieve the targets as earmarked for them.

## 41 Termination of the Agreement

- **41.1 Termination for Default**: UPSDM may, without prejudice to any other remedy for breach of Agreement, by a written notice of default of at least 30 days sent to the PECS, terminate the Agreement in whole or in part (provided a cure period of not less than 30 days is given to the PECs to rectify the breach).
- 41.1.1 The agreement may be terminated if it is discovered at any stage that the PECs has been furnishing false claims or providing misleading information with respect to enrolment of trainees, conduct of training or any other aspect related to programme.
- 41.1.2 If the PECS, in the judgment of the Client, is found to be engaged in corrupt, fraudulent, collusive, or coercive practices in competing for or in executing the Agreement.
- 41.1.3 If the PECS commits breach of any condition of the Agreement.
- 41.1.4 If UPSDM terminates the Agreement in whole or in part, Performance Guarantee shall be forfeited.
- 41.1.5 If it is found that the PECs has sublet any part of the conducting or providing the training under the franchise arrangement, the agreement would immediately stand terminated with forfeiture of performance guarantee.
- **41.2 Termination for Convenience -** UPSDM, by a written notice of at least 30 days sent to the PECS, may terminate the Agreement, in whole or in part, at any time for its convenience. The Notice of termination shall specify that termination is for UPSDM"s convenience, the extent to which performance of the selected Applicant under the Agreement is terminated, and the date upon which such termination becomes effective. Depending on merits of the case the selected Applicant may be appropriately compensated on mutually agreed terms for the loss incurred by the Agreement if any due to such termination.
- **41.3 Limitation of Liability** In no event shall either party be liable for consequential, incidental, indirect, or punitive loss, damage or expenses (including lost profits). The Selected Applicant shall not be liable to the other hereunder or in relation hereto (whether in Agreement, tort, strict liability or otherwise) for more than the annual value of the training cost and any incentive paid (including any amounts invoiced but not yet paid) under this Agreement.
  - (30) **Termination by the Client** The Client may, by not less than thirty days' written notice of termination to the PECs, such notice to be given after the occurrence of any of the events, terminate this Agreement, if:

- a) the PECs fails to remedy any breach hereof or any failure in the performance of its obligations hereunder, as specified in a notice of suspension, within thirty (30) days of receipt of such notice of suspension or within such further period as the Client may have subsequently granted in writing;
- b) the PECs becomes insolvent or bankrupt or enters into any agreement with its creditors for relief of debt or take advantage of any law for the benefit of debtors or goes into liquidation or receivership whether compulsory or voluntary;
- c) the PECs fails to comply with any final decision reached as a result of arbitration proceedings.
- d) if the PECs fails to comply to the decisions of UPSDM.
- e) the PECs submits to the Client a statement which has a material effect on the rights, obligations or interests of the Client and which the PECS knows to be false;
- f) any document, information, data or statement submitted by the PECs in its Proposals, based on which the PECs was considered eligible or successful, is found to be false, incorrect or misleading; or
- g) as the result of Force Majeure, the PECs is unable to perform a material portion of the Services for a period of not less than sixty (60) days.
- h) The performance of the PECs is rated as to be unsatisfactory after annual reviews, the currency of the agreement would be shortened and the agreement would cease to exist thereafter. The UPSDM would communicate such decision to the PECs by a reasoned order and the agreement will stand terminated from the date the UPSDM so decides.
- **41.4Termination by the PECs** The PECs may, 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, terminate this Agreement if:
- 41.4.1 the Client is in material breach of its obligations pursuant to this Agreement and has not remedied the same within forty-five (45) days (or such longer period as the PECs may have subsequently agreed to in writing) following the receipt by the Client of the PECs notice specifying such breach.
- 41.4.2 as the result of Force Majeure, the PECs is unable to perform a material portion of the Services for a period of not less than sixty (60) days; or
- 41.4.3 The Client fails to comply with any final decision reached as a result of arbitration.
- **41.5 Payment upon Termination** After the effective date of termination for any activity carried out their after. However, the outstanding payments before the date of termination

would be processed on merit and accordingly settled.

- **42 Suspension:** The Client may, by written notice of suspension to the PECs, without any obligation (financial or otherwise) suspend all the payments to the PECS hereunder if the PECS shall be in breach of the Agreement or shall fail to perform any of its obligations under the Agreement, including the carrying out of the Services; provided that such notice of suspension
  - a) Shall specify the nature of the breach or failure, and
  - b) Shall provide an opportunity to the PECS to remedy such breach or failure within a period not exceeding thirty (30) days after receipt by the PECS of such notice of suspension. The above action will be taken by Client after appropriate approvals.

## 43 Cessation of Rights, Obligations and Services

- **43.1** Upon termination of this Agreement or upon expiration of this Agreement, all rights and obligations of the Parties hereunder shall cease, except
- 43.1.1 such rights and obligations as may have accrued on the date of termination or expiration,
- 43.1.2 the obligation of confidentiality set forth in RFE,
- 43.1.3 The PECS's obligation to permit inspection, copying and auditing of its accounts and records by UPSDM.
- **43.2**Upon termination of this Agreement by notice of either Party to the other the PECS shall, immediately upon dispatch or receipt of such notice, take all necessary steps to bring the Services to a close in a prompt and orderly manner and shall make every reasonable effort to keep expenditures for this purpose to a minimum.

#### **44 Disputes Resolution**

**44.1** Amicable Settlement: The parties shall use their best efforts to settle amicably all disputes arising out of or in connection with this Agreement or the interpretation thereof. In the event a dispute, differences or claim arises in connection with the interpretation or implementation of this agreement, the aggrieved party shall issue a written notice.

#### 44.2 Arbitration

- 44.2.1 In case the dispute is not resolved, any party may issue a notice of reference, invoking resolution of disputes through arbitration in accordance with the provisions of the Arbitration and Conciliation Act, 1996. The arbitral proceedings shall be conducted by the Additional Chief Secretary/ Principle Secretary/ Secretary (as the case may be) of the Department of Vocational Education and Skill Development, Government of UP who will act a sole arbitrator to resolve such a dispute. Arbitration proceedings shall be conducted in accordance with the provisions of Arbitration and Conciliation Act, 1996 and the award shall be made in English language. Arbitration proceedings shall be conducted at Lucknow and following are agreed.
- 44.2.2 The arbitration award shall be final and binding on the Parties, and the Parties agree to

be bound thereby and to act accordingly. The arbitrator may award to the Party that substantially prevails on merit, its costs and reasonable expenses (including reasonable fees for counsel). When any dispute is under arbitration, except for matters under dispute, the Parties shall continue to exercise their remaining respective rights and fulfill their remaining respective obligations under this Agreement

The Training Cost for each Cost Category of courses would be similar to that prescribed by the Ministry of Skill Development and Entrepreneurship Government of India, under its notification of Common Cost Norms (with amendments made time to time, if any).

ANNEXURE – A

# List of Sectors in Uttar Pradesh Skill Development Mission

S.No.	Sector	No. of Courses
1	Agriculture	40
2	Apparel, Made-Ups & Home Furnishing	45
3	Automotive	21
4	Banking & Accounting	9
5	Beauty Culture & Hair Dressing	10
6	Construction	90
7	Domestic Worker	4
8	Electronics	26
9	Fabrication	10
10	Food Processing	15
11	Furniture & Fittings	8
12	Gems & Jewellery	7
13	Green Jobs	4
14	Handicrafts & Carpets	54
15	Healthcare	23
16	ICT	11
17	Instrumentation Automation Surveillance & Communication	5
18	Iron & Steel	42
19	Leather & Sports Goods	16
20	Life Sciences	1
21	Logistics	31
22	Media & Entertainment Skills Council	39
23	Mining	45
24	Plumbing	5
25	Power	11
26	Retail	7
27	Rubber	15
28	Security	7

29	Sports	4
30	Telecom	32
31	Textile	59
32	Tourism & Hospitality	13
33	Hydro Carbon	18
Total		727

The details list of job roles under each sector is available on following website

- <a href="https://nsdcindia.org/qp-nos-results">https://nsdcindia.org/qp-nos-results</a>
- <a href="https://www.skillindia.gov.in/qpListings">https://www.skillindia.gov.in/qpListings</a>
- <a href="https://www.nqr.gov.in/">https://www.nqr.gov.in/</a>

# ANNEXURE – B

## FORMATS FOR PROPOSAL SUBMISSION

## **TECH 1: Proposal Submission Cover Letter**

(On the letterhead) {Location, Date} To: Mission Director Uttar Pradesh Skill Development Mission ITI Aliganj Campus Aliganj, Lucknow - 226024 Dear Sir / Madam. We, the undersigned, wish to be empaneled as Private Engineering Colleges Training Providers (PECs) to Uttar Pradesh Skill Development Mission in accordance with your Request for Proposals dated... We are hereby submitting our Proposal, as per the specified format. We hereby declare that: a. We hereby declare that we have deposited the RFE cost i.e. Rs. 10,000/- in the given bank account by UTR/receipt no. dtd......(copy enclosed separately) b. All the information and statements made in this Proposal are true and we accept that any misrepresentation contained in this Proposal may lead to our disqualification by UPSDM. c. Our Proposal shall be valid and remain binding upon us for the period of time specified in the Clause 7.1. **d.** We have no conflict of interest as stated in the RFE. **e.** We meet the eligibility requirements as stated in RFE. f. In competing for (and, if we are empaneled) the Empanelment, we undertake to observe the laws against fraud and corruption, including bribery as per RFE. f. Our Proposal is binding upon us and subject to any modifications resulting from the Agreement negotiations. We undertake, if our Proposal is accepted and the Agreement is signed, to initiate the Training no later than the date as specified by UPSDM. We understand that UPSDM is not bound to accept any Proposal that UPSDM receives. We remain, Yours sincerely, Authorized Signature {In full and initials} Name and Title of Signatory: Name of Applicant: In the capacity of: Address: \_\_\_\_\_

Contact information (phone and e-mail):

#### **TECH 2: Format for Power of Attorney for Signing of Application**

(To be submitted along with Covering Letter. Refer Clause 10.1)

	Know all men by these presents that We									
do	hereby	irrevocably	constitute,	nominate,	appoint	and		_		
son	/daughte	er/wife of				•••••				and
wh as nece "En Pro atto in a of a acc	the "Atte ressary of mpanelm ogramme orney is a all matter all agree	presently  orney") to do  or required in  nent of Private  being imples  fully authorize  rs before the U  ments includi  of our propos  ting to or arisi	in our name connection Training Parmented by Ued for providuding the Memoral, and general	with as our to and on our with or incumentation of the analysis with the analys	us and lar behalf, a sidental to ar Pradesh h Skill D tion/ respondations with Understart g with the	hold awful at all such submin for Ut evelopronses to the Unding an UPSDI	torney (I acts, de ssion of tar Prade ment Mis the UP PSDM, s and under M in all	the phereinafeds and our prossh Skill ssion (USDM, resigning takings	ther referral things a coposal for Develop UPSDM). epresenting and exect consequents	red to as are or the omen . The ang us cution
thin cor in 6 us. IN TH AT For (Signature)	ngs done nferred b exercise WITNE E ABOV	ereby agree to or caused to y this Power of of the powers SS WHEREO VE NAMED F YY ON THIS	be done by of Attorney and hereby confers  F WE,  PRINCIPAL I	ur said Attond that all a arred shall an	orney pursects, deeds and shall ale	suant to and thi ways be THIS P	and in e	exercise by our to have	of the possible said Atto	owers orney ne by
(Na Wi	tnesses:	e and Address								

To be executed on Rs 100/= stamp paper

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

# **TECH 3: Firm Overview & Application Parameters**

Name and Details of the Applicant and Authorized Representative:		
Name of Organization / Institution		
Registered Address		
Corporate Head-Office Address		
Phone		
Fax		
Mobile		
Email		
Website		
Name of Authorized Representative		
Designation		
Mobile		
Email		

## **TECH 4: Eligibility-Related Information**

Eligibility Parameter	Value	Supporting Document	Page No (s) (mandatory)
Organization Type: /LLP/Partnership Firm		a. Certificate of Incorporation/Registration and Copy of Bylaws	
Registration Date			
Turnover for the year 2021 -22 submitting the proposal.		<ul> <li>a. Audited Financial Statements; &amp;</li> <li>b. CA certificate and Self-certificate in TECH 4A</li> </ul>	
Income Tax Certification		Copy of the ITR of the year which the Audited Balance Sheet or financial statement is submitted  & CA certificate and self-certificate in TECH 4A UDI No.	
	Total:		
NBA Certification		Proof of NBA Certification	
Placement Capability		<ul><li>a. Employer References</li><li>&amp;</li><li>b. Self-Certificate and CD</li><li>with list in TECH 4C to be enclosed</li></ul>	
No. of Courses		Authorized signatory letter on the letter head	
No. of Approved seats		Authorized signatory letter on the letter head	
Infrastructure Availability		Authorized signatory letter on the letter head	
Established Workshops/Lab Facilities		Authorized signatory letter on the letter head	

#### **TECH 4A – Financial Capability**

"On the Letter Head of the Organization"

Ref. No.:		
Date:		

## **Certificate**

With reference to the Clause No. 13.2 a) (Financial Capability) of the Present RFE this is to certify the below:

Financial Year	Turnover / Receipts (Rs. In Lakhs)	Total

(Authorized Signatory) Stamped and Signed

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#### **CA Certificate**

This is to certify the below details for the \_\_\_\_\_(Company Name):

Financial Year	Turnover / Receipts (Rs. In Lakhs)	Total

<u>UDI No.</u> -

(Signature & Seal) Certified by CA

## **TECH 5 – Future Placement Capability**

"On the Letter Head of Recruiting Organization"

Bidder may attach the Supporting documents for Placement Tie-ups-

# List of Documents to be submitted (Checklist)

- 1. Earnest Money Deposit in a Sealed Envelope
- 2. UTR against payment for the RFE
- 3. TECH 1: Proposal Submission Cover Letter
- 4. TECH 2: Power of Attorney to Sign the Proposal
- 5. TECH 3: Firm Overview and Application Parameters
- 6. TECH 4: Eligibility Related Information (Page Numbers should be clearly marked for supporting documents)
- 7. Certificate of Incorporation
- 8. Audited Financial Statements
- 9. TECH 4A: Self-Certificate and CA Certificate
- 10. TECH 5: Supporting documents for Placement Tie-ups
- 11. MoA/LoA with Employers (for the number specified)
- 12. Self-certificate for Black Listing

## ANNEXURE – C

## FORMAT FOR PERFORMANCE GUARANTEE

To Director Uttar Pradesh Skill Development Society ITI Aligani Campus, Aligani Lucknow – 226001 \_\_\_\_\_(hereinafter called "Engineering Training WHEREAS \_\_\_\_\_ Partner"), in pursuance of your Letter No. (refer Letter of Invitation) dated to provide the services as mentioned in the Scope of Work in the RFE No. -----/UPSDM to Uttar Pradesh Skill Development Society, Department of Vocational Education, Government of U.P. on terms and conditions set forth in the said letter. AND WHEREAS it has been stipulated by you in the said letter that the Engineering Training Partner shall furnish you with a Bank Guarantee by a Scheduled Commercial Bank - (NAME OF THE BANK) for the sum specified therein as security for compliance with his obligations in accordance with the terms and conditions set forth in the said letter; AND WHEREAS (BANK NAME AND REGISTERED ADDRESS) have agreed to give the Private Training Partner such a Bank Guarantee; NOW THEREOF we hereby affirm that we are the Guarantor and responsible to you, on behalf of the Engineering Training Partner up to a total of amount in words), such sum being payable in Indian Rupees, and we undertake to pay you, upon your first written demand and without cavil or argument, any sum or sums within the limits of Rs. as aforesaid without your needing to prove or to show grounds or reasons for your demand for the sum specified therein. We hereby waive the necessity of your demanding the said debt from the Private Training Partner before presenting us with the demand. We further agree that no change or addition to or other modification of the terms of the Agreement or of the services to be performed there under or of any of the Agreement documents which may be made between you and the Private Engineering Colleges shall in any way release us from any liability under this guarantee, and we hereby waive notice of any such change, addition or modification.

The liability of the Bank under this Guarantee shall not be affected by any change in the constitution of the Private Engineering Colleges or of the Bank.

	fore, our liability under this guarantee is restricted
amount in words) and the guarantee shall remaleast 24 months from the date of agreement). Usin writing is made upon us on or before	in valid till (date to be specified – at nless a claim or a demand or a request for extension l our liability under this guarantee shall cease.
Signature and Seal of the Guarantor	In presence of
Name and Designation	1 (Name, Signature & Occupation)
Name of the Bank	
Address	2(Name, Signature & Occupation)
Date	
Address	

## ANNEXURE – D

**Training Centre Specifications** 

## **Guidelines for Approval of Training Center**

Centro	e approval Norms/Standards	
Standar	ds have been classified into two parts:	
S.No.	Standard	Centre's
	Don't A. Mandataur Danimananta	compliance for
(4.4)	Part-A: Mandatory Requirements	Approval
	Common Standards	
1	Classroom area/Capacity of Classroom (For each Classroom):	
	(Total carpet area of the Classroom)/Capacity of the Classroom in terms of	
	number of trainees	
	namour of trainees	
	Minimum space requirement for each Classroom is 200 square feet.	
a	Minimum space requirement per trainee in each Classroom is 10 Square	Yes
	feet. The classrooms shall have proper ventilation. If no ventilation then Air-	
	conditioning is mandatory.	
b	If the Classroom is not meeting above two criteria	No
	Laboratory area/Capacity of Laboratory (For each Laboratory):	
2		
	(Total carpet area of the Laboratory )/Capacity of the Laboratory in	
	terms of number of trainees	*7
a	Laboratory has to meet SSC/NCVT specifications.	Yes
	Minimum space requirement per trainee in each Laboratory is 200 square feet.	
	Minimum space requirement per trainee in each Laboratory is 10	
	Square feet.	
	The laboratory shall have proper ventilation. If no ventilation then Air-	
	conditioning is mandatory	
b	If the Laboratory is not meeting above criteria	No
3	Placement/Entrepreneurship Counselling Cell	
a	Availability of a demarcated Placement/Entrepreneurship Counselling	Yes
	Cell with availability of a dedicated/shared full time Placement	
b	Coordinator  No separate demarcated Placement/Entrepreneurship Counselling Cell	No
U	OR No Placement Coordinator deployed by the Training Centre	NO
4	Type of Construction of the Building of the Training	
	Centre	
	All walls of the Training Centre including Classrooms, Laboratories,	
	Library, and Reception etc. should be well plastered,	
	colored/distempered/whitewashed.	
	The walls and roof made of Tin/Bamboo sheets are not allowed.	
		Yes
	The floor of the Training Centre including Classrooms, Laboratories	
	etc. should be cemented and preferably tiled.	
a	(Training Centre which have pre-fabricated structures and	
u	containers are exempted from the above)	
	46	<u> </u>

	All the Classrooms and Laboratories should be properly ventilated.	
	All the wires and Switchboards in the Training Centre should properly	
	covered and secured.	
b	Non-compliance to any of the above	No
5	Separate Washroom facility for male and female	
	trainees	
a	Availability of separate washroom facility for male and female	Yes
	trainees	
b	Unavailability of separate washroom facility for male and female	No
	trainees	
6	Safe/Clean Drinking Water	
a	Availability of Safe/clean drinking water facility in the form of	Yes
	Reverse Osmosis (RO)/Water purifier/Packaged drinking water	
1	dispenser	NT
b	Unavailability of Safe/clean drinking water facility as per above norms	No
7		
	Cleanliness and Hygiene	Vac
a	Availability of a dedicated housekeeping staff at the Training Centre.  Availability of a daily checklist/inspection card as maintained by the	Yes
	Housekeeping staff.	
	Dustbin should be placed in all Classrooms, Laboratories and	
	Reception area.	
b	Non compliance to any of the above	No
8	Health and Safety Facilities: First-Aid Kit and Fire Fighting	
	Equipment	
a	Availability of the First-Aid AND Fire Fighting equipment as per	Yes
	below mentioned norms	
b	Unavailability of the First-Aid kit And Fire Fighting equipment as per	No
	below mentioned norms	
	Training Centre Must COMPLY TO THE BELOW NORMS TO GET	
	ACCREDITED.	
	First-Aid kit should contain a minimum of the below mentioned items,	
	and the First aid box should be wall mounted at the Training Centre	
	and the Pirst aid box should be wan mounted at the Training Centre	
	1. Emergency telephone numbers for emergency medical	
	services	
	2. Sterile gauze pads (dressings) in small and large squares to	
	place over wounds	
	3. Disinfectants like Dettol or Savlon	
	4. Roller bandages to hold dressings in place	
	5. Adhesive tape/Adhesive bandages in assorted sizes	
	6. Scissors and Tweezers	

	7. Antiseptic wipes or soap	
	8. Thermometer	
	Fire-Fighting Equipment-At least one of the following equipments to	
	be available at the Centre:	
	1. Water based Fire Extinguisher	
	2. Foam based Fire Extinguisher	
	3. Dry Powder based Fire Extinguisher	
	4. Carbon dioxide based Fire extinguisher	
	5. Wet Chemical based Fire Extinguisher	
	6. Fire fighting hose pipe	
	However, the Govt. norms have to mandatorily followed.	
	Contact number for fire brigade, hospital, ambulance and other	
	emergency number should be well displayed in Classroom,	
	Laboratories and the Reception area.	
	First safety instructions should be well displayed at key areas of the training Centre along with Fire extinguisher	
9	Aadhar-Enabled GPRS based Biometric Attendance System	
a	(AEGBAS) it is mandatory for the Training Centre to have an Aadhar Enabled	Yes
	Biometric System (AEGBAS) machine to monitor attendance of all	
	trainees. AEGBAS should be preferably placed either at the entrance or	
	the reception area	
b	Noncompliance to the above	No
10	Trainer certified in Entrepreneurship by NIESBUD or any	
	similar agency	
	Atleast one trainer of the Training Centre has to be certified in Entrepreneurship by NIESBUD or any similar agency	
	Entrepreneursing by MESDOD of any similar agency	
	Note:	
a	In case the Training doesn't have a trainer certified in Entrepreneurship	•
	by NIESBUD or any similar agency, Conditional approval may be	Yes
	awarded.	
	However, the Training Centre will need to comply with this indicator	
	within Six months of Conditional approval award date, else.	
	Conditional Accreditation may be withdrawn	

b	Noncompliance to the above	No
(A.2)	Course Specific Standards	
1	Student/Trainer Ratio	
	(Total number of trainees who can be simultaneously trained in a	
	Training Centre in a month for the course)/ (Total number of qualified	
	trainers for the course, as per the prescribed minimum requirement)	
a	Ratio of 27:1 or less than 27:1	Yes
b	Ratio of more than 27:1	No
2	Availability of Qualified Trainers (For each course)	
	(Centre to have qualified trainers as per the prescribed minimum	
	requirement of SSC/DGT)	
a	Trainers meets minimum educational qualification as well as minimum work	
	experience, as prescribed by SSC/DGT based on course.	Yes
	(Maximum of six month relaxation allowed in experience but NO relaxation	103
	allowed in qualification)	
b	Noncompliance to the above	No
3	Trainers certified by SSC/DGT or equivalent authorized agencies	
	(For each course)	
a	All trainers certified	Yes
b	Noncompliance to the above	No
4	Availability of Equipment/Tools/Machinery in Laboratory For	
	each course	
a	Laboratory is equipped with mandatory equipment's (as per	Yes
	SSC/NCVT specified mandatory list) for each course	200
b	Laboratory is not equipped with mandatory equipment's (as per	No
	SSC/NCVT specified mandatory list) for each course	· <del>·</del>

Sr. No.	Grading Criterion  Part-B Standards	
1	Centre Area	7
a	Centres with area of 5000 sq. ft. or above dedicated to skill development training program	7
b	Centres with area of 3000 sq. ft. or above and less than 5000 sq. ft., dedicated to skill development training program	6
С	Centres with area of 1500 sq. ft. or above and less than 3000 sq. ft., dedicated to skill development training program	
d	Centres with area less than 1500 sq. ft. dedicated to skill development training program	3
3	CCTV cameras (with CCTV recording facility)	4

a	Availability of CCTV cameras (with CCTV recording facility) in all the	4
	classrooms, Laboratories, Counselling area, Reception area	7
b	Availability of CCTV cameras (with CCTV recording facility) in all the	
	classrooms, Laboratories, but not in other areas	2
c	Availability of CCTV cameras (with CCTV recording facility) in 50% of	1
	classrooms, Laboratories but not in other areas	
d	Availability of CCTV cameras in less than 50% of classrooms, Laboratories and	
	other areas OR Absence of recording facility	0
		2
4	Differently-abled friendly Training Centre	2
a	Availability of Ramps, Lifts and Washroom for differently-abled people If the	2
	Training Centre is at Ground Floor, availability of lift is exempted.	2
b	Availability of only one facility i.e. Ramps or Washroom for differently-	1
U	abled people. (This is applicable for only those Training centers which are	1
	NOT on Ground Floor)	
С	No facility available at the Training center for differently-abled people i.e.	0
	No Ramps, No Lifts or No Washroom	
5	Projects in Classrooms	4
a	Availability of any type of projector in all Classrooms	4
b	Availability of any type of projector in at least 50% of the Classrooms but not all Classrooms	2
С	Availability of any type of projector in less than 50% of the Classrooms	0
6	Internet Connectivity	4
a	Availability of the Internet connectivity at the Training Centre, necessarily	4
	at the IT/Computer Laboratory, with speed of 1 mbps and above	
b	Availability of the Internet connectivity at the Training Centre, necessarily	2
	at the IT/Computer Laboratory, but with speed of less than 1 mbps and	
c	greater than 512 kbps  Availability of the Internet connectivity at the Training Centre, necessarily	0
	at the IT/Computer Laboratory, with speed of less than 512 kbps Or no	O
	internet connectivity at the IT/Computer laboratory	
7	Additional Infrastructural Facilities	4
a	Availability of Pantry and Parking facility. Parking facility should be	4
	available in the premises of Training centre.	
b	Availability of any one facility i.e. Pantry or Parking facility	2
C	Neither Pantry nor Parking facility availability at the Training Centre	0
8	IT/Computer Laboratory facility	4
a	Availability of IT/Computer Laboratory (a clearly demarcated area with atleast 15 computers/laptops) for life skills/soft skills training, along with	4
	Air conditioner Facility	
b	Availability of IT/Computer Laboratory (a clearly demarcated area with at	2
	least 15 computers/laptops ) for life skills/soft skills training, without Air-	
	conditioning	
9	Dawan Daalam facility	3
9	Power Backup facility	3

a	Availability of the Power backup facility in the form of	3			
	UPS/Inverter/Genset etc to continue the operations at the Training Centre	0			
b	Unavailability of the Power backup facility as per above norms				
10	Library facility				
a	Availability of Library(a clearly demarcated area with at least 5 books per	3			
	job role)				
b	Unavailability of Library (as per above mentioned criteria)				
11	Air-Conditioned (AC) facility				
a	Availability of Air-Conditioning in all Classrooms				
b	Availability of AC in atleast 50% of the Classrooms				
С	Availability of Ac in less than 50% of the Classrooms				
Total S	cores for Accreditation	50			
	Grading Structure	Grade			
	85-100%	5 star			
	70-84%				
	55-69	3 star			
	40-54%	2 star			
	Below 40%	1 star			

Note: Only centers having more than or equal to 3 star rating will be considered for approval. The sole right to change the center specifications and rating system any times will remain with UPSDM.

#### **Specifications for the Equipment:**

- 1. Power backup: Gensets /Invertor should have connection to all electrical items relating to monitoring of center activities such as CCTV, biometric device, office computers etc; all domain specific lab instruments for doing practical's; at least 1 fan and 2 lights per room for practical rooms, theory class rooms, IT room and to all lights in the corridor, toilets, etc; Gensets/ Invertor should be tested with full load for at least 1 hour;
- 2 Biometric device: biometric Device shall be Aadhar enabled GPRS based Biometric Attendance System (AEGBAS).
  - At least 1 device for 200 candidates. The biometric device should be regularly maintained and time taken to replace a non-working device should not be more than 24 hours. Failure to report attendance due to non-availability of bio metric device should not be more than 1, 2 and 3 days for 3, 6 and 9 months training programmes respectively. For any additional days of non-reporting of attendance, the training duration will get extended by equivalent period.
- 3 CCTV: should be with audio and video recording facility with time stamped system; ensure cameras are well connected and are configured for maximum and optimal coverage. Angles are appropriate for your sight and camera specifications should ensure that the target area is covered with clarity so that people are visible. One CCTV camera should be installed in each classroom, domain lab, IT lab and administrative lab; The material should be under exclusive charge of centre in-charge till they are erased or transferred to head quarter. CCTV console should be visible to centre in charge from the place where he sits. Only centre in-charge should have ready access to the CCTV system.
- **4** Proper place should be available to secure the documents maintained at the centre. An almirah to be procured.
- 5. Office staff should have sufficient chairs to sit. In addition, six chairs will be kept for visitors.
- 6 Office computer table dimensions should be a minimum of 2 by 3 sq. ft.
- 7. The grievance register should be kept in the prominent place of the training centre and accessible to the candidates during all period of the training centre.

#### **Specifications for the Academic Equipment:**

- 1. CCTV should be as per Clause 3 under Equipment section above.
- **2.** LCD Displays (if installed): 1 LCD screen of 50" per class room with a dedicated desktop computer. However, if a laptop or tablet is to be connected then they can be at least one for two class rooms (assuming that the classes will be staggered appropriately)

- **3.** The candidates chair should have enough space for sitting along with arm for writing and space. In case of Table-bench arrangement, at least 3 ft space of bench should be available to each trainee.
- **4.** Writing board dimension: minimum 5 feet X 3 feet

#### **Equipment at the IT Lab:**

- 1. Each IT lab shall have minimum of 15 Computers/ laptop.
- 2. CCTV should be as per Clause 3 under Equipment section above.
- 3. The centre should have internet connections.
- 4. All the computers should be installed with typing tutor software.
- 5. 1 ceiling fan for each 175 sq.ft. or part thereof per room
- 6. 1 light for each 175 sq. ft. or part thereof per room

#### List of equipment:

- 1. In case of NCVT, all the courses should have equipment as per NCVT specifications.
- 2. In case of SSC, all the courses should have equipment as per SSC/NCVT specifications.

#### **Teaching Learning Materials:**

- 1. A Training Plan should be prepared and submitted.
- **2.** The activity cum lesson planner should be prepared.
- 3. There has to be a welcome kit for all trainees made of jute or cloth comprising of Curriculum in both hindi and English, stationery, books, tool kit etc., dos and don'ts for the candidate, eligibility, trade, assessment related information, uniform, centre in-charge details, trainers, mobilisers and other staff details will also be enclosed.
- **4.** The course content and trainers manual should conform with NCVT / SSC standard for the particular domain.

## ANNEXURE – E

Sectors in and Locations at which the Private Engineering Colleges Prefers to Provide Training

S.No.	Proposed Sectors	Proposed Location (District Name)	Availability status of resources, Material and non material	Remark if any

# Note:-

- i) The District location would interalia cover all the Tehsils in the District.
- ii) Sector would mean, all the Job roles included in the particular sector.