Newspaper Advertisement



भारतीय रिज़र्व बैंक नोट मुद्रण प्राइवेट लिमिटेड

3 & 4, 1 स्टेज, 1 फ़ेज़, बी.टी.एम. लेआउट, बन्नेरघट्टा रोड, बंगलूरू-560 029, कर्नाटक, इंडिया टेलीफोन: +91 80 66602000 / 2001, फैक्स: +91 80 66602039

BRBNMPL के प्रबंध निदेशक, योग्य, वास्तविक और साधन संपन्न पक्षों से निम्न के लिए निविदा आमंत्रित करते हैं ।

 बैंक नोट मुद्रण के लिए उपयुक्त ऑफ़सेट, इंटैग्लियो और नंबिरंग सुरक्षा स्याही के विनिर्माण और आपूर्ति के लिए पीक्यूबी/जीटी/ओएस, आईएनटी व एनबीजी/ सीओ/08/2017-18 दिनांक 22 दिसंबर, 2017 बोली 06 फरवरी 2018 को आई एस टी 1600 बजे या पहले जमा करना है।

उपर्युक्त निविदाओं के लिए भरे हुए आवेदन, प्रबंध निदेशक, भारतीय रिज़र्व बैंक, नोट मुद्रण प्राइवेट लिमिटेड, नं 3 एवं 4, 1 स्टेज, 1 फ़ेज़, बी.टी.एम. लेआउट, बन्नेरधट्टा रोड, बंगलूरू–560 029, भारत को जमा की जाए।

योग्यता मानदंडों और अन्य विवरण के लिए कृपया हमारी वेबसाइट www.brbnmpl.co.in देखें।

नोट: कृपया सभी निविदाकार यह ध्यान दें कि इन निविदाओं में कोई भी संशोधन / शुद्धि, यदि भविष्य में प्रकाशित की जाती है, तो यह केवल BRBNMPL की उपर्युक्त वेबसाइट पर ही सूचित की जाएगी और समाचार पत्रों में प्रकाशित नहीं की जाएगी।

GLOBAL PRE-QUALIFICATION FOR PROCUREMENT OF OFFSET, INTAGLIO AND NUMBERING SECURITY INKS FOR PRINTING OF INDIAN BANK NOTES

Not Transferable

Security Classification: Security

DOCUMENT FOR PRE-QUALIFICATION OF VENDORS FOR MANUFACTURING AND SUPPLYING OFFSET, INTAGLIO AND NUMBERING SECURITY INKS FOR PRINTING OF INDIAN BANK NOTES

PQB/GT/OS,INT& NBG INKS /CO/ 08 /2017-18

Dated: 22 / 12 /2017

This PQB Document Contains 29 Pages

Document is given to:

M/s______

Address______

Details of Contact person in BRBNMPL regarding this tender:

Shri. Sivakumar Pavani Deputy General Manager

For and on the behalf of THE MANAGING DIRECTOR, BHARATIYA RESERVE BANK NOTE MUDRAN (P) LTD, REGD CORPORATE OFFICE ,NO.3 & 4, 1st PHASE, 1st STAGE, B.T.M LAYOUT, BANNERGHATTA ROAD, BENGALURU KARNATAKA

Tel No: +91 –80 66602000 Fax No: +91- 80- 66602039 Website: www.brbnmpl.co.in

Email: cobangalore@brbnmpl.co.in

I. Notice Inviting Tender (NIT)

BHARATIYA RESERVE BANK NOTE MUDRAN (P) LIMITED Regd & Corporate office: No. 3 & 4, 1st Stage, 1st Phase, B.T.M Layout Bannerghatta Road, Post Box No: 2924 Bengaluru – 560 029

Tel no: 91 – 80 66602000

Dated: 22/12/2017

PQB/GT/OS,INT & NBG INKS/CO/08/2017-18

- 1. Sealed Pre-Qualification Bid is invited for manufacturing and supplying Offset, Intaglio and Numbering security inks for printing of Indian Banknotes. Outcome of this PQB and subsequent tenders will be a rate contract where in the successful bidder/s will be required to supply "Offset, Intaglio and Numbering security inks to BRBNMPL presses at Mysore & Salboni at the price, terms and conditions as agreed through the contracts to be signed after completion of tendering process.
- 2. The rate contract shall be valid initially for a period of 6 Months. Initial tenure of the agreement will be for a period of 6 months extendable for a further period of another 6 Months at the discretion of the purchaser

3. Details of requirement are as indicated below:

Schedule	Variety	Quantity Required in Kg
1	Dry Offset Security Printing Inks suitable for Banknote Printing	55,000 Kgs
2	Quickset Intaglio Security Printing Inks suitable for Banknote Printing	2,35,000 Kgs
3	Letterpress Numbering Security Printing inks suitable for Banknote Printing	2,700 Kgs

^{*} Quantities mentioned above are only to indicate the tentative volume of requirement.

4.

Type of Tender (Two Bid / PQB / RC / Development / Indigenization / Disposal of Scrap / Security item etc.	PQB					
Date of Publication of PQB documents	22/12/2017					
Price of the PQB Document	Free (Downloadable from BRBNMPL website)					
Closing date and time for receipt of PQB	16:00 Hrs on 06/02/2018					
Place of receipt of PQB	BRBNMPL, Bengaluru					
Time and date of opening of PQB	16:30 Hrs on 06/02/2018					
Place of opening of PQB	BRBNMPL, No. 3 & 4, 1st Stage, 1st Phase,					
	B.T.M Layout, Bannerghatta Road, , Bengaluru					
	– 560 029					
Nominated Person / Designation to receive bulky	Shri. Sivakumar Pavani, Deputy General					
documents (Clause 21.1 of GIT)	Manager, BRBNMPL, Bengaluru					

- 5. The Interested parties may obtain further information about this requirement from the above office. PQB documents may also be downloaded from the BRBNMPL website: www.brbnmpl.co.in or be obtained from BRBNMPL, Bengaluru.
- 6. If requested, the PQB documents will be mailed by registered post/Speed Post to the domestic participants and by international air-mail to the foreign participants, for which charges per set

of document shall be Rs.500 within India and Rs.2500 for international air-mail. The participant is required to submit a separate Demand Draft drawn on BRBNMPL, payable at Bengaluru, towards postage charges along with his request for PQB documents. Any request received after the due date will not be entertained. Any delay in receipt of PQB documents will not entitle any parties for extension of submission dates and BRBNMPL will not be responsible for any such delays.

- 7. Interested parties shall ensure that their PQB documents, duly sealed and signed, complete in all respects as per instructions contained, are dropped in the tender box located at the address specified on or before the closing date and time indicated in the Para 4 above, failing which their application for PQB will be treated as late and rejected.
- 8. In the event of any of the above mentioned dates being declared as a holiday/ closed day for the purchase organization, the PQB document will be received / opened on the next working day at the appointed time.
- 9. BRBNMPL is not responsible for any postal delay and the PQB shall not be accepted after due date and time. Further, interested parties must satisfy themselves about all the details required to be filled in the PQB before submission of details. All the pages of PQB documents as at Annexures, basic information and other supporting documents shall be duly stamped, signed and submitted.
- 10. BRBNMPL reserves the right to accept/reject/cancel any or all PQB documents without assigning any reason thereof. BRBNMPL also reserves the right to accept the PQB in whole or part. Incomplete documents not submitted in accordance with the directions issued shall be liable for rejection.
- 11. The firm should furnish the firm's name, full postal address (Office), Phone Number and Fax Number Name of the authorized contact person and e-mail address.
- 12. The firm should not have been blacklisted /debarred for dealing by Government of India or any State Government in any manner and an undertaking should be submitted along with the PQB, to this effect.
- 13. Participants are required to stamp and provide their authorized signature on every page of the PQB document and supporting documents submitted.
- 14. The PQB documents are not transferable.

For and on behalf of BRBNMPL

Sd/-(Sivakumar Pavani) Deputy General Manager

II. Introduction

Bharatiya Reserve Bank Note Mudran Private Limited (BRBNMPL) is a wholly owned subsidiary of Reserve Bank of India having two printing presses one at Mysore, Karnataka & the other at Salboni, West Bengal, India for banknote production.

This PQB is issued for the procurement Offset, Intaglio and Numbering security inks for printing of Indian Banknotes. Outcome of this PQB and subsequent tenders will be a rate contract wherein the successful bidder/s will be required to supply Offset, Intaglio and Numbering security inks to BRBNMPL presses at Mysore and Salboni at price, terms and conditions as agreed through the contracts to be signed after completion of tendering process. The rate contract shall be valid initially for a period of Six months. Initial tenure of the agreement will be for a period of six months extendable for a further period of six months at the discretion of the purchaser.

This PQB has been invited from the "Manufacturers of Security printing inks". Two-part tender will be issued only to those who are qualified in this PQB and security cleared by Government of India. Two-part tender will be floated with appropriate specifications and qualification criteria.

Relevant information such as Terms of Reference, Qualifying Criteria, expected contents for PQB & other General Terms & Conditions are given below:

a. Requirement:

This (PQB) is floated to shortlist the capable suppliers of security printing inks who fulfil the qualification criteria and who gets security cleared by Government of India. Technical Specification of the security printing inks used for printing of Indian Banknotes will be provided only to those who qualify and security cleared.

b. Terms of Reference:

- i. Provide a list in terms of available facilities and existing practices vis-a-vis choice of technology available for the manufacturing of security printing inks. Please provide the facilities suitable for each of the schedules.
- ii. Please provide
 - Monthly Capacity to Manufacture security printing inks (provide details for each schedule).
 - · Indicative delivery time required for supply.

c. General Terms & Conditions

i. Last Date for submission of Pre-Qualification Bid: The Pre-Qualification Bid with supporting documents must be submitted at the following address by 1600 Hrs. on February 06, 2017.

The Managing Director,
BHARATIYA RESERVE BANK NOTE MUDRAN (P) LIMITED
Regd. & Corporate office: No. 3 & 4, 1st Stage, 1st Phase, B.T.M Layout
Bannerghatta Road, Bengaluru – 560 029, Karnataka, India
Tel no: +91 80 66602000, Fax: +91 80 66602039

- **ii.** Before submitting application for PQB, parties may obtain required clarifications/queries if any, from our Office at Bengaluru.
- **iii.** For security reasons, the firm will be required to provide details of their representative/s who will be contacting/visiting BRBNMPL, Bengaluru.

d. Procurement Process

Following are the details of this procurement process of BRBNMPL for this requirement.

- i. Global PQB is floated for manufacturing and supply of Offset, Intaglio and Numbering security inks for printing Indian Banknotes and only manufacturers of security printing inks will be considered for participation in this PQB.
- ii. Bidders are required to meet the qualification criteria for qualifying in this PQB.
- **iii.** Bidders who are qualified in this PQB and who are/will be security cleared will be issued with two-part tender. During the Two Part tender as a part of technical bid evaluation, suppliers will be required to provide samples which will be evaluated and price offer of bidders whose sample pass the evaluation only will be considered for price bid opening.
- iv. Lowest Price (L1) determination will be schedule wise.
- **v.** The Purchaser reserves the absolute right to split the order and place parallel contracts on one or more bidders in a manner that will be specified in the main tender.

III) Qualifying Criteria

The following are the Qualifying Criteria which must be fulfilled by the intending firms:

- i) The Bidder should be a manufacturer of Security Printing Inks
- ii) The Bidder should qualify in the qualifying parameters detailed in the table below:

Capability – Equipment & Manufacturing facilities

1. As on the date of publishing of tender, the Bidder must have Capacity to Manufacture and supply ink as detailed below, in 6 months' time

For Schedule 1: The Bidder must have a Capacity to manufacture and supply at least 16,500 Kgs of Dry Offset Printing ink suitable for Banknote Printing in 6 months' time.

For Schedule 2: The Bidder must have a Capacity to manufacture and supply at least 70,500 Kgs of Quickset Intaglio Printing ink suitable for Banknote Printing in 6 months' time.

For Schedule 3: The Bidder must have a Capacity to manufacture and supply at least 810 Kgs of Letterpress Numbering ink suitable for Banknote Printing in 6 months' time.

- 2. The Bidder should produce verifiable evidence of technical competence and security infrastructure for manufacturing of
- Schedule 1: Dry Offset Security Printing Ink for banknotes
- Schedule 2: Quickset Intaglio Security Printing Ink for banknotes
- Schedule 3: Letterpress (Numbering) security printing ink for banknotes BRBNMPL reserve the right to inspect the manufacturing facility of bidder, to ascertain the capability of the bidder to manufacture and supply the above mentioned ink.
- 3. The Bidder must have supplied security printing inks to at least two countries during last five years.
- 4. For domestic manufacturer are not required to provide any proof of supply to other countries / export.

Financial Standing

1. Average annual turnover of the Bidder during last three years should be as under.

For Schedule 1: Average annual turnover of the Bidder during last three years should be more than INR 2.475 Crores.

For Schedule 2: Average annual turnover of the Bidder firm during last three years should be more than INR 7.05 Crores.

For Schedule 3: Average annual turnover of the Bidder firm during last three years should be more than INR 0.81 Crores.

- 2. In case of Indian manufacturers, the criteria "Average annual turnover" is exempted.
- 3. Bidder should not have suffered any financial loss for more than one financial year during the last three years.
- 4. The net worth of the firm should not have eroded by more than 30% in the last three financial years.

Security Requirement	The bidder should have necessary security infrastructure for its plant from						
	which the supplies will be made.						
	Bidder should not be in a list of blacklisted / debarred firms from						
	BRBNMPL/SPMCIL/ any Government Agency anywhere in the world and						
	shall be required to submit a declaration to that effect.						
Preference to Make in	The provisions of the Public Procurement (Preference to Make in India)						
India	Order 2017 dated June 15, 2017 by Department of Industrial Policy and						
	Promotion (DIPP), GOI shall apply to this PQB.						
	Bidders will be exempted from meeting the stipulated local content if the						
	product is being manufactured in India under a license from a foreign						
	manufacturer who holds intellectual property rights and where there is						
	technology collaboration agreement/ transfer of technology agreement for						
	indigenous manufacturer of a product developed abroad with clear phasing						
	of increase in local content.						

Note:

In cases where eligible bidders seek to apply for more than one schedule they may do so subject to the condition that the bidders fulfil the eligibility criteria for each schedule in terms of experience and past performance, capability, equipment and manufacturing facilities and financial standing.

iii) OTHER REQUIREMENTS-FOR THE BIDDERS

- a) The Bidder should provide names of the countries to which they have manufactured and supplied Security printing ink in the past indicating the quantities supplied annually during the last five years including supplies to their own country, if any.
- b) The Bidder should provide the quantity of security printing inks (Offset, Intaglio & Letterpress Printing inks) manufactured and supplied in last five years.
- c) The Bidder should have in-house control system for controlling the quality parameters of security printing inks and bidder should have in-house testing facilities at their plants and the details thereof should be provided.
- d) The Bidder should indicate that authorized signatory is competent and legally authorized to submit the tender and / or to enter into legally binding contract. The bid shall be legally binding on the Bidder and are required to submit the authorization letter to that effect.
- e) The Bidder should provide the details of its shareholding and details of its directors along with complete addresses of such directors and their other activities in the format enclosed as Annexure B.
- f) The Tenderer shall clearly indicate in the PQB if any patent or other proprietary rights are involved for security printing ink as specified and if so whether the Tenderer has unlimited legal rights to deal with them/use them. The Tenderer shall completely indemnify and hold harmless the Purchaser from and against any claims of infringement of any patent from any source. The abuse of patent rights either singly or resulting in cartel formation could

- lead to permanent disqualification of the Tenderer. The Purchaser reserves the right to take such action as deemed fit over the same, without assigning any reason thereof.
- g) BRBNMPL will be entitled to seek additional documents / information from any Bidder at any point in time as deems fit.
- h) All the documents including balance sheet and profit and loss account should be submitted in English language, duly certified by Certified Accountants viz., Chartered Accountant (CA) in India and Certified Public Accountant / Chartered Accountant/ members of Certified accounting body of their Government.
- The Bidder should give the complete details of the addresses, capacities and locations of their production facilities for manufacturing Security printing ink, with a confirmation that all such facilities are in exclusive possession and occupation of the Bidder. The Bidder has to indicate from which of its owned and/or other location(s) which are in its exclusive possession and occupation it intends to manufacture and supply the Security printing ink. It is clarified that the Bidder will be entitled to utilize only such of its manufacturing facilities that are owned by the bidder or are in its exclusive possession and occupation and not any other facilities.
- j) All experience, past performance, capacity/capability related data and other necessary declarations should be certified by the authorized signatory of the Bidder.
- k) The Bidder should confirm the possession of adequate material security arrangements to protect the integrity of the security printing inks and should have written security plan for their storage and accounting.
- The Bidder should clearly indicate in their PQB that they are submitting the bid for one or more Schedules.
- m) The quantities for each schedule may be split among the successful Bidders as will be defined in the main tender.
- n) The Bidder may be required to submit further documents, if mandated by the Government of India.
- o) The Bidder is required to submit a self-declaration that they are not engaging any agents for participation in this tender.
- p) The bidder shall provide the product data sheet of offered lnk.

iv) GENERAL INSTRUCTIONS FOR THE BIDDER

- a) The Bidder should provide testimony in support of the above mentioned requirements wherever applicable failing which the application will be rejected summarily without further correspondence.
- b) Only those Bidders who are found eligible in the PQB and who are/will be security cleared from Government of India will be issued Tender Documents and detailed specifications.
- c) Bharatiya Reserve Bank Note Mudran (P) Ltd. (BRBNMPL), reserves the right to reject any application or cancel the tender without assigning any reason and without any intimation on national security considerations or change in ink specifications or any other ground which is beyond the control of BRBNMPL.
- d) The applications as per enclosed format, are to be submitted in a sealed envelope super-scribing on the top of the envelope "Pre-qualification Bid for the supply of Offset, Intaglio and Numbering ink" and to be submitted to The Managing Director, Bharatiya Reserve Bank Note Mudran Private Limited, No.3 & 4, Ist Stage, Ist Phase, BTM Layout, Bannerghatta Road, Bengaluru-560 029, India by 1600 hrs. IST on or before February 6, 2017.
- e) Applications received after the due date and time shall be summarily rejected. The responsibility to submit PQB before the due date and time rests with Bidder and BRBNMPL will not entertain any explanation/reason for late submission.
- f) BRBNMPL will not be responsible for any delay in delivery of bids.

- g) The Bidder is required to submit the "Pre contract Integrity Pact" duly filled and signed on all the pages.
- h) Bidder shall submit the following further declarations / undertakings along with tender application.
 - Undertaking not to reveal the specifications etc. of the Security printing ink contained in the main tender documents to any third party.
 - An undertaking that the signatory is competent and legally authorized to submit the tender and / or to enter into legally binding contract on behalf of the bidder.
 - A declaration that the Bidder is not in the list of blacklisted /debarred firms of any Government Agency anywhere in the world.
 - An undertaking that the bidder is accepting all the terms and conditions of PQB and abides by it without any counter conditions.
 - Undertaking that the information given in the documents is correct and the Bidder is aware that in the event of any information provided found to be false at a later stage BRBNMPL reserves the right to reject / disqualify the Bidder at any stage of the tendering process without assigning any reason.
 - A self-declaration that no agents are engaged or proposed to be engaged for participation in this tender.
 - The Company/firm/organization undertakes not to reveal the information in the Main tender documents to any third party.
 - The operation of the bidder in Pakistan or China, if any, should be suitably firewalled from the contract / operations with Government of India. Bidder shall also declare that no employee who has previously worked or been posted in Pakistan or China in any capacity will be engaged by the Company for this project.
 - Bidder shall note that the validity of security clearance of a Company would lapse, if there is any change in Board of Directors/Key personnel and in ultimate beneficial ownership of 10% and above. The bidder is therefore required to submit an undertaking that any such changes will be intimated without any delay to the Purchaser.
 - A duly signed and stamped confidentiality statement as given below is to be furnished—
 "The information contained in the tender document will not, in whole or in part be
 reproduced, transferred to other documents / electronic media or disclosed to others
 without written consent of
 BRBNMPL".

Note:-

- All experience, past performance, capacity/capability related data should be certified by the authorized signatory of the bidder firm.
- Bidder to furnish stipulated documents in support of fulfilment of essential qualifying criteria.

Submission of Pre-Qualification Bid - Timelines:

- a) Last date & time for receipt of PQB: On or before 1600 hours (IST) of February, 6 2017.
 - Date and time of opening PQB applications: 1630 hours (IST) of February, 6 2017.
- b) In the event of any of the above mentioned dates being declared as a holiday/ closed day for BRBNMPL, the tenders will be sold / received / opened on the next working day at the appointed time.
- c) Location for submission and opening of bids:
 Bharatiya Reserve Bank Note Mudran Private Limited,
 No.3 & 4, 1st Stage, 1st Phase, BTM Layout,
 Bannerghatta Road,
 Bengaluru-560 029, Karnataka, India

ENCLOSURES:

- 1) Annexure A: Application Format
- 2) Annexure B: Application Proforma for Security Clearance (Currency)
- 3) Annexure C: Pre-Contract Integrity Pact

Annexure A

APPLICATION FOR PRE-QUALIFICATION: SUPPLY OF OFFSET/ INTAGLIO/NUMBERING INKS FOR PRINTING OF INDIAN BANK NOTES

PQB/GT/OS, INT& NBG INKS/CO/ 08 /2017-18 dated 22nd December 2017.

- 1. Name and Address of Bidder:
- 2. Whether applying as a local supplier: YES / NO
- 3. Has the Bidder been manufacturing and supplying Security Printing inks during the last five years? YES / NO
 - If no specify the date from when the Bidder is in business of manufacturing and supplying of Security Printing Inks?
- 4. Quantities of Security Printing Inks manufactured and supplied during last five years.
 - A. Security Printing inks (for all documents including banknotes)

SI No	Year (Period)	Qty Inks t			Printing ry in Kg	-	Qty of Security Printing Inks supplied to other countries In Kgs					Total Security Printing Inks supplied in MT			
		O/s	Int	Nbg	Any other inks	Country	O/s	Int	Nbg	Any other inks	O/s	Int	Nbg	Any other inks	
1.															
2.															
3.															
4.															
5.															
	Total														

B. Printing Inks for Banknotes only

SI No	Year (Period)	_	Securitountry in	-	ng Inks to	Qty of Se supplied	Qty of Security Printing Inks supplied to other countries In Kg					Total Security Printing Inks supplied in MT		
		O/s	Int	Nbg	Any other inks	Country	O/s	Int	Nbg	Any other inks	O/s	Int	Nbg	Any other inks
1.														
2.														
3.														
4.														
5.														
	Total													

- 5. Whether the Schedule/s for which the Bidder intends to bid for (specify the Schedule Offset ink/Intaglio ink/ Numbering ink) enclosed: YES / NO
- 6. Whether the bidder have the capacity (6-month capacity) to manufacture and supply required Security Printing Inks. YES / NO. Please provide the 6-month capacity for all the schedule/s, the bidder is bidding for.

 Whether they have provided evidence for proving the technical competence for manufacture and supply of Offset Inks/Intaglio inks/Numbering Inks to satisfy qualifying criteria.

a. Experience and Past Performance: YES / NO

b. Capability, Equipment & Manufacturing Facilities: YES / NO

c. Financial Standing : YES / NOd. Security Requirement : YES / NO

- 8. Whether all experience, past performance, capacity / capability related data and other necessary declarations certified by the authorised signatory of the bidder: YES / NO
- 9. The Bidder should give the complete details of the addresses, capacities and locations of their production facilities for manufacturing Security printing ink, with a confirmation that all such facilities are in exclusive possession and occupation of the Bidder. The Bidder has to indicate from which of its owned and/or other location(s) which are in its exclusive possession and occupation, it intends to manufacture and supply the Security printing ink. It is clarified that the Bidder will be entitled to utilize only such of its manufacturing facilities that are owned by the bidder or are in its exclusive possession and occupation and not any other facilities, whether enclosed:
- 10. Whether the evidence of Monthly Capacity to Manufacture security printing inks (provide details for each schedule) whether enclosed: YES / NO
- 11. Indicate delivery time required for supply.
- 12. Datasheet of ink offered, whether enclosed: YES / NO
- 13. Details of Ink making machinery installed at manufacturing plants, enclosed:

YES / NO

- 14. Details of control system for controlling the quality parameters of security Printing Inks installed at mill, whether enclosed. YES / NO
- 15. Details of testing facilities available at the mill, whether enclosed. YES / NO
- 16. Financial Details for last three years:

SI No	Financial Year	Annual Turnover	Profit/Loss (in)	Net worth of the Bidder	Remarks
1.		(111)			
2.					
3.					

a. Please provide (i) annual report including audited balance sheet (both standalone and consolidated, as applicable); (ii) profit and loss account and supporting documents for the last three years in English language, whether enclosed:

YES / NO

b. All financial standing data should be certified by accountants' e.g., Chartered Accountant (CA) in India and Certified Public Accountant / Chartered Accountant / Members of Certified Accounting Body of their government in other countries, whether certified:

YES / NO

- 17. Whether annual turnover of the Bidder during the last three years is more than as specified in Financial Standing of PQB against respective schedules. YES / NO
- 18. Whether the Bidder has suffered any financial losses for more than one year during last three years? YES / NO
- 19. Whether the net worth of the Bidder has eroded more than 30% in the last three years? YES / NO
- 20. Does the Bidder have a written security plan for storage and accounting of security materials? YES / NO
 - If yes, provide the details of material security arrangements to protect the integrity of the product.
- 21. Is the Bidder owned by another company? YES / NO
 - If yes, please furnish the details of the ultimate holding company with complete address and their activities.
- 22. Is the Bidder accredited and approved supplier with Government of India or an internationally recognized independent authority? YES / NO If yes, please provide the details.
- 23. The Bidder should provide the details of its shareholding and details of its directors along with complete addresses of such directors and their other activities in the format enclosed as Annexure B.
- 24. Whether any patent or other proprietary rights are involved for security printing ink offered as specified and if so whether the bidder has unlimited legal rights to deal with them or use them. The Tenderer shall completely indemnify and hold harmless the Purchaser from and against any claims of infringement of any patent from any source
- 25. Whether the following documents/undertakings are enclosed with application. YES / NO
 - **a.** Incorporation certificate, shareholding details and board composition of the Manufacturer.
 - **b.** Undertaking not to reveal the specifications etc. of the Indian Banknote printing inks contained in the main tender documents to any third party.
 - **c.** Declaration that the authorised signatory is competent and legally authorized to submit the tender and / or to enter into legally binding contract on behalf of the bidder.
 - **d.** A duly signed and stamped confidentiality statement as below :-
 - "The information(s) contained in the tender document will not, in whole or in part be reproduced, transferred to other documents /electronic media or disclosed to others without written consent of BRBNMPL".

- **e.** A declaration that the Bidder is not in the list of blacklisted /debarred firms of any Government Agency anywhere in the world.
- **f.** Undertaking accepting all the terms and conditions of PQB and abiding by it without any counter conditions.
- **g.** Undertaking that the information given in the documents is correct and the Bidder is aware that in the event of any information provided found to be false at a later stage BRBNMPL reserves the right to reject / disqualify the Bidder at any stage of the tendering process without assigning any reason.
- **h.** A self-declaration that no agents are engaged or proposed to be engaged for participation in this PQB and the main tender.
- i. Undertaking by the Bidder that, only one bid from the Group (has been submitted in response to the PQB.
- j. The operation of the bidder in Pakistan or China, if any, should be suitably firewalled from the contract / operations with Government of India. Bidder shall also declare that no employee who has previously worked or been posted in Pakistan or China in any capacity will be engaged by the Company for this project.
- **k.** Bidder shall note that the validity of security clearance of a Company would lapse, if there is any change in Board of Directors/Key personnel and in ultimate beneficial ownership of 10% and above. The bidder is therefore required to submit an undertaking that any such changes will be intimated without any delay to the Purchaser.

26.	Duly signed an	d stamped Pre	e-Contract Integrity	y pact has	been enclosed.
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Name

Designation

Date

Name and Seal of the Company

Application Proforma for Security Clearance (Currency)

Annexure B

I. <u>Details in respect of Company / Firm (Indian / Foreign)</u>

SI.	Full Name of the company	Date of registration	Address of Head Office,	Previous name of	Details of earlier
No.	and its foreign collaborator,	of the company	Regional Offices and	the company, if any	approvals, if any (ref.
	if any		Registered Office		No & date)

II. Details in respect of Directors

SI	Full Name of	Present position	Date of	Parentage	Present &	Nationality	Passport Nos.	Contact Address &
No	Board of	held with date	Birth		Permanent		and issue date, if	Telephone number
	Directors	(since when)			Address		any	-

III. Details of Shareholders of applicant company (All firms / companies / entitles / individuals having shareholding more than 10 %)

SI No	Full Name	Parentage Father /	Date of Birth	Permanent Address	Present Address	Present Position	Nationality (if holding dual nationality, both must be	% of shares held in the Company
140		Mother	Dirai	7 ladi 033	71001033	Held	clearly mentioned)	Company

- IV. Foreign Company / Subsidiary Company / Holding Company: Self declaration regarding presence / operation in China & Pakistan (if any)
- V. <u>Details of criminal cases, if any, against the Company / Director (s) as per Annexure:</u>

Self-declaration for company and Director (s) for whom security clearance is sought

b. Name and address of the owners, promoters and directors of the company.

a. Name & address and registration number of the company.

of the company.

	1			
	2			
	3			
	4			
C.	Is the company owners, promoters or directors listed above, the subject of any			
	 Preventive detention proceedings (PSA / NSA etc.) : YES / NO Criminal proceedings : YES / NO 			
d.	If Yes , please provide following details			
	 Detention / Case / FIR / Warrant number Police station / District / Agency Section of Law Name and place of the court 			
e.	The above mentioned details are in respect of both India and any other foreign country.			
Note:	The above self-declaration is required to be filled and signed by the authorized signatory			

ANNEXURE C: PRE-CONTRACT INTEGRITY PACT

PRO-FORMA OF THE PRE-CONTRACT INTEGRITY PACT

(To be executed on plain paper and applicable for all tenders of value above Rs.1 crore)

PRE-CONTRACT INTEGRITY

PACT General

This pre-bid pre-contract Agreement (hereinafter called the Integrity Pact) is made on						
day of the month of 2018 between on one hand, BRBNMPL through						
BRBNMPL,						
Corporate Office, Bangalore on behalf of the Managing Director hereinafter called the "BUYER"						
which expression shall mean and include unless the context otherwise requires his successors in						
office and						
assigns of the First Part and represented						
byhereinafter called the BIDDER / SELLER which						
expression shall mean and include unless the context otherwise requires his successors and						
permitted assigns of the Second Part.						
WHEREAS the BUYER proposes to procure Offset Inks/Intaglio Inks/Numbering security Inks						

suitable for printing of Indian Banknotes and the BIDDER / SELLER is willing to offer / has offered to supply Offset Inks/IntaglioInks/Numbering security Inks suitable for printing of Indian Banknotes,

And

WHEREAS the BIDDER is a private company / public company / Government undertaking partnership / registered export agency constituted in accordance with the relevant law in the matter and the BUYER is a Company wholly owned by Reserve Bank of India on behalf of its Managing Director.

NOW THEREFORE

To avoid all forms of corruption by following a system that is fair, transparent free from any influence / prejudiced dealings prior to, during and subsequent to currency of the contract to be entered into with a view to enabling the BUYER to obtain the desired said stores / equipment at a competitive price in conformity with the defined specifications by avoiding the high cost and the distortionary impact of corruption on public procurement and Enabling BIDDERs to abstain from bribing or indulging in any corrupt practice in order to secure the contract by providing assurance to them that their competitors will also abstain from bribing and other corrupt practices and the

BUYER will commit to prevent corruption in any form by its officials by following transparent procedures.

The parties hereto hereby agree to enter into this Integrity Pact and agree as follows:

I. Definitions:

In pursuance of the above Pact, for the purpose of this provision, the Buyer defines the relevant terms set forth therein as under:

- "Contract" means the contract entered into between the Buyer and Bidder (or Tenderer) /
 Contractor for the execution of work mentioned in the preamble above.
- 2) "Contractor" means the bidder or tenderer whose tender (bid) has been accepted by the Buyer or Company whose tender (bid) has been accepted and shall be deemed to include his/its/their successors, representatives, heirs, executors and administrators unless excluded by the Contract.
- 3) "Coercive practice" means harming or threatening to harm, directly or indirectly, persons or their property to influence their participation in the procurement process or affect the execution of a contract;
 - In order to achieve these goals, the Buyer proposes to appoint one or more External Independent Monitor/s who will monitor the tender process and the execution of the contract for compliance with the principles mentioned above.
- 4) "Collusive practice" means a scheme or arrangement between two or more bidders, with or without the knowledge of the Buyer designed to establish bid prices at artificial, noncompetitive levels; and
- 5) "Corrupt practice" means the offering, giving, receiving or soliciting of anything of value to influence the action of a public official in the procurement process or in contract execution;
- 6) "External Independent Monitor" means a person, hereinafter referred to as EIM, appointed, in accordance with Section X below, to verify compliance with this agreement.
- "Fraudulent practice" means a misrepresentation of facts in order to influence a procurement process or the execution of a contract to the detriment of the Buyer and includes collusive practices among Bidders (Prior to or after bid submission) designed to establish bid prices at artificial, non-competitive levels and to deprive the Buyer of the benefits of free and open competition;

- 8) "Party" means a signatory to this agreement.
- 9) "Purchaser or Buyer" means Bharatiya Reserve Bank Note Mudran Private Limited, incorporated under the Companies Act 1956, having their registered Office at Bangalore 560029 and includes their successors.
- 10) "Bidder or Tenderer" means the person, firm or company submitting a tender (bid) against the invitation to Tender (bid) and includes his/its/their staff, consultants, parent and associate and subsidiary companies, agents, consortium and joint venture partners, subcontractors and suppliers, heirs, executors, administrators, representatives, successors.

II. Commitments of the BUYER

- 1. The BUYER commits itself to take all measures necessary to prevent corruption and to observe the following principles:
 - 1.1 The BUYER undertakes that no official of the BUYER connected directly or indirectly with the contract will demand, take a promise for or accept, directly or through intermediaries, any bribe, consideration, gift, reward, favour or any material or immaterial benefit or any other advantage from the BIDDER either for themselves or for any person, organization or third party related to the contract in exchange for an advantage in the bidding process bid evaluation, contracting or implementation process related to the contract.
 - 1.2 The BUYER will during the pre-contract stage treat all BIDDERS alike and will provide to all BIDDERS the same information and will not provide any such information to any particular BIDDER which could afford an advantage to that particular BIDDER in comparison to other BIDDERS.
 - 1.3 All the officials of the BUYERS will report to the Director (Technical)/Director (Operations) / General Manager of any attempted or completed breaches of the above commitments as well as any substantial suspicion of such a breach.
- 2. In case any such preceding misconduct on the part of such official(s) is reported by the BIDDER to the BUYER with full and verifiable facts and the same is prima facie found to be correct by the BUYER, necessary disciplinary proceedings or any other action as deemed fit including criminal proceedings may be initiated by the BUYER and such a person shall be debarred from further dealings related to the contract process. In such a case while an enquiry is being conducted by the BUYER, the proceedings under the contract would not be stalled.

III. Commitments of BIDDERS

- 1. The BIDDER commits itself to take all measures necessary to prevent corrupt practices, unfair means and illegal activities during any stage of its bid or during any pre-contract or post-contract stage in order to secure the contract or in furtherance to secure it and in particular, commit itself to the following:
- I.1. The BIDDER will not offer directly or through intermediaries any bribe, gift consideration, reward, favour, any material or immaterial benefit, other advantage, commission, fees brokerage or inducement to any official of the BUYER connected directly or indirectly with the bidding process or to any person, organization or third party related to a contract in exchange for any advantage in the bidding, evaluation, contracting and implementation of the contract.
- 1.2. The BIDDER further undertakes that it has not given, offered, promised to give directly or indirectly any bribe, gift, consideration, reward, favour any material or immaterial benefit or other advantage, commission, fees, brokerage or inducement to any official of the BUYER or otherwise in procuring the Contract or forbearing to do or having done any act in relation to the obtaining or execution of the contract or any other contract with the Government for showing or forbearing to show favour or disfavour to any person in relation to the contract or any other contract with buyer.
- I.3. BIDDERS of foreign origin shall disclose the name and address of the Agents / representatives in India, if any. Similarly, the bidders of Indian nationality shall furnish the name and address of the foreign principals, if any.
- I.4. BIDDERS shall disclose the payments to be made by them to agents / brokers or any other intermediary in connection with this bid / contract.
- I.5. The BIDDER further confirms and declares to the BUYER that the BIDDER is the original manufacturer / integrator / authorized Government sponsored export entity of the stores and has not engaged any individual or firm or company whether Indian or foreign to intercede facilitate or in any way to recommend to the BUYER or any of its functionaries, whether official or unofficially to the award of the contract to the BIDDER, nor has any amount been paid, promised or intended to be paid to any such individual firm or company in respect of any such intercession, facilitation or recommendation.
- 1.6. The BIDDER, either while presenting the bid or during pre-contract negotiations or before signing the contract shall disclose any payment he has made is commented to or intends to make to officials

- of the BUYER or their family members' agents brokers or any other intermediaries in connection with the contract and the details of services agreed upon for such payments.
- I.7. The BIDDER will not collude with other parties interested in the contract to impair the transparency fairness and progress of the bidding process, bid evaluation contracting and implementation of the contract.
- I.8. The BIDDER will not accept any advantage in exchange for any corrupt practice unfair means and illegal activities.
- I.9. The BIDDER shall not use improperly for purposes of competition or personal gain, or pass on to others any information provided by the BUYER as part of the business relationship regarding plans, technical proposals and business details including information contained in any electronic data carrier. The BIDDER also undertakes to exercise due and adequate are lest any such information is divulged.
- I.10. The BIDDER commits to refrain from giving any complaint directly or through any other manner without supporting it with full and verifiable facts.
- I.11. The BIDDER shall not instigate or cause to instigate any third person to commit any of the actions mentioned above.
- 2. If the BIDDER or any employee of the BIDDER or any person acting on behalf of the BIDDER either directly or indirectly is a relative of any serving / ex-employees of the officers of the BUYER or alternatively if any relative of any serving / ex-employees of the officers of the BUYER has financial interest / stake in the BIDDER's firm, the same shall be disclosed by the BIDDER at the time of filing of tender.

The term relative for this purpose would be as defined in 2(77) of the Companies Act, 2013 as amended from time to time.

3. The BIDDER shall not lend to or borrow any money from or enter into any monetary dealings of transaction directly or indirectly with any employee of the BUYER.

IV. Disgualification from tender process and exclusion from future contracts.

1. If the Bidder, before contract award has committed a transgression through a violation of Section III

(Commitment of the Bidder) or in any other form such as to put his reliability or credibility as Bidder

into question, the Buyer is entitled to disqualify the Bidder from the tender process or to terminate the contract, if already signed, for such reason.

- 2. If the Bidder / Contractor have committed a transgression through a violation of Section III such as to put his reliability or credibility into question, the Buyer is entitled also to exclude the Bidder / Contractor from future contract award processes. The imposition and duration of the exclusion will be determined by the severity of the transgression. The severity will be determined by the circumstances of the case, in particular the number of transgressions, the position of the transgressors within the company hierarchy of the Bidder and the amount of the damage. The exclusion will be imposed for a minimum of 1 year and maximum of 3 years.
- 3. A transgression is considered to have occurred if the Buyer after due consideration of the available evidence, concludes that no reasonable doubt is possible.
- 4. The Bidder/ Contractor accepts and undertakes to respect and uphold the Buyer's absolute right to resort to and impose such exclusion after giving opportunity of hearing to the bidder. This undertaking is given freely and after obtaining independent legal advice.
- 5. If the Bidder / Contractor can prove that he has restored / recouped the damage caused by him and has installed a suitable corruption prevention system, the Buyer may revoke the exclusion prematurely, provided such systems has been audited by an independent agency.

V. Compensation for Damages

- If the Buyer has disqualified the Bidder from the tender process prior to the award according to Section IV, the Buyer is entitled to demand and recover from the Bidder liquidated damages equivalent to Earnest Money Deposit / Bid Security.
- 2. If the Buyer has terminated the contract according to Section IV or if the Buyer is entitled to terminate the contract according to Section III, the Buyer shall be entitled to demand and recover from the Contractor liquidated damages equivalent to Security Deposit / Performance Bank Guarantee.

VI. Previous Transgression

- 1. The BIDDER declares that no previous transgression occurred in the last three years immediately before signing of this Integrity Pact, with any other company in any country confirming to anticorruption approach in respect of any corrupt practices envisaged hereunder or with any Public Sector Enterprise in India or any Government Department in India that could justify BIDDER's exclusion from the tender process.
- The BIDDER agrees that if it makes incorrect statement on this subject BIDDER can be disqualified from the tender process or the contract already awarded, can be terminated for such reason.

VII. Earnest Money (Security Deposit)

- 1. While submitting commercial bid, the BIDDER shall deposit an amount 2% of the total value of the contract as Earnest Money / Security Deposit, with the BUYER through any of the following instruments:
 - a. Bank Draft or a Pay Order in favour of Bharatiya Reserve Bank Note Mudran Private Limited. A confirmed guarantee by an Indian Nationalised Bank promising payment of the guaranteed sum to the BUYER or demand within three working days without any demur whatsoever and without seeking any reasons whatsoever. The demand for payment by the BUYER shall be treated as conclusive proof of payment.
 - b. Any other mode or through any other instrument (as specified in the tender document).
- The Earnest Money shall be valid for 45 days beyond the final tender validity period.
 Security Deposit shall be valid for 60 days after complete conclusion of the contractual obligations to the complete satisfaction of both the BIDDER and the BUYER and after completion of warranty period.
- 3. In case of successful BIDDER a clause would also be incorporated in the Article pertaining to Performance Bond in the Purchase Contract that the provisions of Sanctions for Violation shall be applicable for forfeiture of Performance Bond in case of a decision by the BUYER to forfeit the same by assigning reason for imposing sanction to violation of this Pact.
- 4. No interest shall be payable by the BUYER to the BIDDER on Earnest Money / Security Deposit for the period of its currency.

VIII. Sanctions for Violations

- Any breach of the aforesaid provisions by the BIDDER or any one employed by it or acting on its behalf (whether with or without the knowledge of the BIDDER) shall entitle the BUYER to take all or any one of the following actions wherever recurred.
 - i) To immediately call off the pre-contract negotiations after assigning any reason. However, the proceedings with the other BIDDER(s) would continue.
 - ii) The Earnest Money Deposit (in pre-contract stage) and / or Security Deposit / Performance Bond (after the contract is signed) shall stand forfeited either fully or partially as decided by the BUYER and the BUYER shall assign reason therefore.
 - iii) To immediately cancel the contract if already signed, without giving any compensation to the BIDDER.
 - iv) To recover all sums already paid by the BUYER and in case an Indian BIDDER with interest thereon at 2% higher than the prevailing Prime Lending Rate of State

Bank of India, while in case of BIDDER from a country other than India with interest thereon at 2% higher than the LIBOR. If any outstanding payment is due to the BIDDER from the BUYER in connection with any other contract for other stores, such outstanding payment could also be utilized to recover the aforesaid sum and interest.

- v) To encash the advance bank guarantee and performance bond / warranty bond if furnished by the BIDDER in order to recover payments already made by the BUYER along with interest.
- vi) To cancel all or any other contracts with the BIDDER. The BIDDER shall be liable to pay compensation for any loss or damage to the BUYER resulting from such cancellation / rescission and the BUYER shall be entitled to deduct the amount so payable from the money due to the BIDDER.
- vii) To debar the BIDDER from participating in future bidding processes of the buyer for a minimum period of 5 years, which may be further extended at the discretion of the BUYER.
- viii) To recover all sums paid in violation of this Pact by BIDDER(s) any middlemen or agent or broker with a view to securing the contract.
- ix) Any letter of credit, including revolving Letter of Credit, opened by buyer, shall be rendered infructuous from the date of advice of violation by buyer.
- x) Forfeiture of Performance Bond in case of a decision by the BUYER to seek for the forfeiture for imposing sanction for violation of this Pact.
- 2. The BUYER will be entitled to take all or any of the actions mentioned at Section VIII para 1 (i) to (x) of this Pact also on the Commission by the BIDDER or any one employed by it or acting on its behalf (whether with or without the knowledge of the BIDDER) of an offence as defined in Chapter IX of the Indian Penal Code, 1860 or Prevention of Corruption Act, 1988 or any other statute enacted for prevention of corruption.
- The decision of the BUYER to the effect that a breach of the provisions of this Pact has been committed by the BIDDER shall be final and conclusive on the BIDDER. However, the BIDDER can approach the independent Monitor (s) appointed for the purposes of this Pact.

IX. Fall Clause

The bidder undertakes that it has not supplied/is not supplying similar product /systems or subsystems at a lower price than that offered in the present bid in respect of any other customer in India, Ministry /Department of the Government of India or PSU and if it is found at any stage that similar products/systems or such systems was supplied by the Bidder to any of these entities at a lower price than that very price with due allowance for elapsed time would be applicable to the present case and the difference in the cost would be refunded by the Bidder to the Buyer if the contract has already been concluded.

X. External Independent Monitor-

Name of the IEM: Shri. V. SANTHANA RAMAN.

E-mail: v.santhanaraman@gmail.com

- 1. The BUYER appoints competent and credible external independent Monitor for this Pact. The task of the Monitor is to review independently and objectively, whether and to what extent the parties comply with the obligations under this agreement.
- 2. The Monitor is not subject to instructions by the representatives of the parties and performs his functions, neutrally and independently. He reports to the Chairperson of the Board of the Buyer.
- 3. The Contractor accepts that the Monitor has the right to access without restriction to all Tender/Contract documentation of the Buyer including that provided by the Contractor. The Contractor will also grant the Monitor, upon his request and demonstration of a valid interest, unrestricted and unconditional access to tender/contract documentation. The same is applicable to Subcontractors. The Monitor is under contractual obligation to treat the information and documents of the Bidder / Contractor / Subcontractor with confidentiality, provided that this clause is subject to the general confidentiality clause.
- 4. The Buyer will provide to the Monitor sufficient information about all meetings among the parties related to the Project provided such meetings could have an impact on the contractual relations between the Buyer and the Contractor. The parties offer to the Monitor the option to participate in such meetings.
- 5. As soon as the Monitor notices, or believes to notice, a violation of this agreement, he will so inform the Management of the Buyer and request the Management to discontinue or heal the violation, or to take other relevant action. The monitor can in this regard submit non-binding recommendations. Beyond this, the Monitor has no right to demand from the parties that they act in a specific manner, refrain from action or tolerate action. However, Independent External Monitor shall give an opportunity to the bidder/contractor to present its case before makings its recommendations to the management of the buyer.

- 6. The Monitor will submit a written report to the Chairperson of the Board of the Buyer within 8 to 10 weeks from the date of reference or intimation to him by the 'Buyer' and, should the occasion arise, submit proposals for correcting problematic situations.
- 7. Monitor shall be entitled to compensation on the same terms as being extended to / provided to Outside Expert Committee members / Chairman as prevailing with Buyer.
- 8. If the Monitor has reported to the Chairperson of the Board a substantiated suspicion of an offence under relevant Anti-Corruption Laws of India, IPC/PC Act and the Chairperson has not, within reasonable time, taken visible action to proceed against such offence or reported it to the Vigilance Office, the Monitor may also transmit this information directly to the Central Vigilance Commissioner, Government of India.
- 9. The word 'Monitor' would include both singular and plural.

XI. Facilitation of Investigation

In case of any allegation of violation of any provisions of this Pact or payment of commission, the BUYER or its agencies shall be entitled to examine all the documents including the Book of Accounts of the BIDDER and the BIDDER shall provide necessary information and documents in English and shall extend all possible help for the purpose of such examination.

XII. Law and Place of Jurisdiction

This Pact is subject to Indian Law. The place of performance and jurisdiction is the seat of the BUYER.

XIII. Other Legal Actions

- The actions stipulated in this Integrity Pact are without prejudice to any other legal action that may follow in accordance with the provisions of the extant law in force relating to any civil or criminal proceedings.
- 2. Changes and supplements as well as termination notices need to be made in writing.
- 3. It the Contractor is a partnership or a consortium this agreement must be signed by all partners or consortium members.

XIV. Validity

1. The validity of this Integrity Pact shall be from the date of its signing and valid for 60 days after complete conclusion of the contractual obligations to the complete satisfaction of both the BUYER and the BIDDER and after completion of warranty period. In case the BIDDER is unsuccessful this Integrity Pact shall expire after

conclusion of the tender. If any claim is made/lodged during this time, the same shall be binding and continue to be valid despite the lapse of this pact as specified above, unless it is discharged/determined by Chairman of the buyer.

2		Should one or several provisions of this Pact turn out to be invalid, the remainder of this Pact shall remain valid. In this case the parties will strive to come to an agreement to their original intentions.			
3	3.	The parties hereby sign this integrity pact at on			
BUYER		Ī	BIDDER		
Name of the Officer			'Authorized signatory of the Bidder"		
Designation					
Witness			Witness		
1		1			
2		2			