



**JAWAHARLAL INSTITUTE OF POSTGRADUATE MEDICAL
EDUCATION & RESEARCH**
(An Institution of National Importance Under Ministry of Health & Family Welfare,
Government of India)
Dhanvantari Nagar, Puducherry-605 006.



**EXPRESSION OF INTEREST
FOR
INTELLECTUAL PROPERTY RIGHTS CONSULTANT**

EoI No. Dean (Research)/ Patens/2023/02

December 2023

No. JIP/Dean (Research)/ Patents/2023/02		Dt: 21.12.2023
Expression of Interest(EoI)		
Expression of Interest is invited on behalf of the Director, JIPMER, Puducherry- 605006 for IP CONSULTANT		
IMPORTANT INFORMATION		
		DATE
Starting Date for downloading EoI documents		21-12-2023 at 10.00 a.m.
Last date and time for submission of completed EoI documents		22-01-2014 at 4.30 p.m.
Pre Bid Meeting (Dean Research chamber)		30-01-2024 (tentative) at 02.30 p.m.
Date and time for Opening of EoI (Technical Bid)		10-02-2024 at 10.30 a.m.
Date and Time of Opening of Price Bid		15-02-2024 at 02.30 p.m.
EMD		Rs. 5,000.00 (INR)
<p>The detailed EoI document with specifications and terms & conditions are available on JIPMER website www.jipmer.edu.in. (under the heading Tender). Amendments , if any will be hosted in JIPMER website only.(www.jipmer.edu.in)</p>		
DEAN (RESEARCH)		

ABOUT JIPMER

- ❖ Jawaharlal Institute of Postgraduate Medical Education and Research, Puducherry (JIPMER) under Government of India since the year 1956, is one of the leading Medical Institutions of India. Spread over a sprawling 195 acre campus in an urban locale of Puducherry (formerly Pondicherry), JIPMER is 170 kms. by road from Chennai.
- ❖ JIPMER has been declared as an “Institution of National Importance” by an Act of Parliament, JIPMER, Puducherry, Act, 2008. A copy of the Act was Gazette notified on 14-7-2008 to enforce this Act. Prior to this the Institute was functioning under the administrative control of Directorate General of Health Service, Ministry of Health and Family Welfare, New Delhi.
- ❖ The Institution is now empowered to award Medical Degrees, Diplomas, etc., under the clauses 23 & 24 of the said Act. Such Degrees / Diploma, etc., shall be deemed to be included in the schedules to the respective Acts governing Medical Council of India, Indian Nursing Council and Dental Council of India, entitling the holders to the same privileges as those attached to the equivalent awards from the recognized Universities of India.
- ❖ JIPMER imparts Undergraduate (UG), Postgraduate (PG) and Super Specialty Medical Training through a working hospital (JIPMER Hospital) with bed strength of **Sanctioned 2134** and a Nursing College. M.B.B.S., B.Sc., M.Sc., M.D., M.S, Degree Courses are offered in 43 disciplines. Super Specialty departments of Cardiology, Neurology, Cardiothoracic Surgery, Neurosurgery, Urology, Plastic Surgery, Pediatric Surgery, Pediatric Critical care, Neonatology, Clinical Immunology, Clinical Pharmacology, Nephrology, Medical Oncology, Endocrinology, Surgical Oncology, Interventional radiology and Surgical Gastroenterology also offer D.M./ M.Ch. Courses. Full-time Ph.D. Programs are available in eleven disciplines as on date. Master of Public Health (30 seats) Post Basic Diploma Courses in Nursing (50 Seats in five disciplines) were started in January 2014.
- ❖ JIPMER ensures that teaching methods employed, facilities and content of the programs are in line with the latest innovations with a strong science base. JIPMER promotes teaching and training through small seminars, didactic lectures, and wide range of clinical and laboratory experiences, independent thinking and relevant research. JIPMER Hospital provides free medical care accessible to the poorer sections of society.

GUIDELINES FOR SUBMISSION OF EOI

The EoI should **INVARIABLY BE SUBMITTED IN TWO BID SYSTEM CONTAINING TWO PARTS AS DETAILED BELOW:**

1. PART-I: TECHNICAL BID IN ONE SEALED COVER.

- a) **Annexure- I** (Declaration) duly signed.
- b) Prescribed Format mentioned in the **Annexure- II** along with all supporting documents
- c) A Demand Draft of **Rs.5,000/-** towards the cost of the EMD to be drawn in favour of **“The Director, JIPMER, Puducherry- 605006.”**, payable at Puducherry shall also be enclosed along with the EoI.
(This amount will be refunded to the unsuccessful bidder/agency and the amount will be refunded to the successful bidder after the submission of Performance Security.)

2. Part-II: FINANCIAL BID IN ONE SEALED COVER.

- a) Prescribed format mentioned in the **Annexure-III & IV**

BOTH THE SEALED ENVELOPES SHOULD THEN BE PUT IN OTHER COVER INDICATING THEREON:

- | | | |
|--|---|-------|
| A. Reference No. of the Tender | : | _____ |
| B. Tender regarding | : | _____ |
| C. Due date for submission of the tender | : | _____ |
| D. Due date for opening of the tender | : | _____ |
| E. Name of the firm | : | _____ |

The final sealed cover should be addressed to:

**The Dean (Research)
Office of Dean (Research)
Administrative Block (I- Floor)
JIPMER, Dhanvantari Nagar,
Gorimedu, Puducherry- 605006.**

PLEASE NOTE THAT PRICES SHOULD NOT BE INDICATED IN THE TECHNICAL BID. THE PRE QUALIFICATION DOCUMENTS INCLUDING TENDER FEE/ E.M.D. AS REQUIRED IN THE EOI INVARIABLY BE ACCOMPANIED WITH THE TECHNICAL BID.

NOTE:- TENDERS SUBMITTED WITHOUT FOLLOWING TWO-BID SYSTEM PROCEDURE AS MENTIONED ABOVE WOULD BE SUMMARILY REJECTED

GENERAL INFORMATION TO BIDDERS

- i) All information called for in the enclosed forms should be furnished against the respective columns in the forms. If information is furnished in a separate document, reference to the same should be given against respective columns in such cases. If any particular query is not applicable, it should be stated as “**Not Applicable**”. However the bidders are cautioned that not giving complete information called for in the tender forms or not giving it in clear terms or making any change in the prescribed forms or deliberately suppressing the information may result in the bidder being summarily disqualified.
- ii) The Tenders should be typewritten or handwritten but there should not be any overwriting or cutting or interpolation. Correction, if any, shall be made by neatly crossing out, initialing, dating and rewriting. The name and signature of bidder’s authorized person should be recorded on each page of the application. All pages of the tender document shall be numbered and submitted as a package along with forwarding letter on agency’s letterhead.
- iii) Bidders must keep their offer open for a minimum period of 120 days from the date of opening of the tender, within which the bidders cannot withdraw their offer. However, subject to the period being extended further, if required, by mutual agreement from time to time.
- iv) Reference, information and certificates from the respective clients certifying technical, delivery and execution capability of the bidder should be signed and the contact numbers of all such clients should be mentioned. The JIPMER may also independently seek information regarding the performance from the clients.
- v) The bidder is advised to attach any additional information, which he thinks is necessary in regard to his capabilities to establish that the bidder is capable in all respects to successfully complete the envisaged work. He is however, advised not to attach superfluous information. No further information will be entertained after tender document is submitted, unless the Institute calls for it.
- vi) **Incorrect or misleading information:** If the bidder deliberately gives incorrect or misleading information in their tender or wrongfully creates circumstances for the acceptance of the tender, JIPMER reserves the right to reject such a tender at any stage.
- vii) All explanatory remarks and clarifications, which the Bidder may desire to make, must be, incorporated in the offer form, failing which the remarks / clarifications shall be ignored and the tender dealt with as it stands.
- viii) Even though agency may satisfy the qualifying criteria, it is liable to disqualification if it has record of poor performance or not able to understand the scope of work etc.
- ix) **EoI should be sent by Registered Post/Speed Post/By Hand within last date so as to reach us before closing date i.e. by 4:30 pm 22-01-2024**

- x) Apart from the original quotation to be submitted in the manner detailed above, no copies should be sent to any other office of JIPMER. Such EoI will not be valid quotations. EoI sent through other than the above mode mentioned and EoI not submitted in the standard formats given in the tender document will be summarily rejected.
- xi) The payment shall be in Indian Rupees and shall be paid only after successful completion of work without error and delays. No advance payment shall be made and the successful bidder has to sign an agreement on non-judicial stamp paper which shall contain clauses related to liquidated damages on account of delays, errors, cost and time over-run etc.. In case the bidder fails to execute the contract, The JIPMER shall have liberty to get it done through any other agency with full cost recoverable from the bidder in addition to damages and penalty.
- xii) Bidders are neither allowed to join hands to participate in the tender nor allowed to submit multiple bids. In case of detection of such, their bid(s) is / are liable to be rejected. Bidding through consortium is not allowed.
- xiii) The Director, JIPMER reserves right to award the work/cancel the award without assigning any reason. In case of differences, if any, the decision of the Director, JIPMER shall be final. The work can be awarded to one or more agencies if need arises. Initially the contract will be for two years extendable up to 3 years at the discretion of competent authority.
- xiv) At any time before the submission of bids, JIPMER may amend the bid document by issuing an addendum in writing or by standard electronic means. The addendum shall be sent to all Bidders and will be binding on them. Bidders shall acknowledge receipt of all amendments.
- xv) If the amendment is substantial, Bidder(s) shall be given reasonable time to make amendment or to submit revised bid and the deadline for submission of bids will be extended by JIPMER.

RIGHT TO ACCEPT OR REJECT EoIs:

A. The EoI is liable to be rejected inter-alia:

- a) If it is not in conformity with the instructions mentioned in the EoI document.
- b) If it is not properly signed by the Agency.
- c) If it is received by email or any other mode.
- d) If it is received after the expiry of the due date and time.
- e) If the D.D towards the cost of the EMD is not enclosed.
- f) If it is not accompanied with proper documents.
- h) If the notarized affidavit accepting the terms and conditions of the EoI is not submitted along with the EoI.

B. This office reserves the right to:

- a) Accept / Reject any of the EoIs in full or part thereof.
- b) Revise the requirement at any time or at the time of placing the order.
- c) Add, modify, relax or waive any or all of the conditions stipulated in the EoI specifications wherever deemed necessary.
- d) Reject any or all the EoI in s part or full without assigning any reasons thereof.

EXPRESSION OF INTEREST - DETAILS

I. SCOPE OF WORK

- The IP firm will be responsible for all phases of filing and obtaining patent i.e. Patent search for patentability, Patent drafting, filing, subsequent filing of documents as required, request for examination, request for early publication, prosecution, reporting of office action, filing of suitable responses and other activities that are required for grant of patent and renewal of patents.
- Technical support in ideation, selection and filtering of unmet needs, novelty assessment, preliminary search and concept validation.
- Comprehensive prior art search, freedom to operate, coverage, patent landscape, search report generation (within the stipulated time period), discussion with the inventors and validation of patentability as per the existing rules and regulations in India (IPO) and abroad (USPTO, EPO etc.,)
- Drafting support for provisional and complete specification patent filing, in discussion with the inventors
- Support in filing of provisional and complete specification patents to the respective patent offices through physical as well as electronic modes (online submission), within the stipulated time period.
- Status tracking of filed patents and communication to the inventors once published.
- Should take over already filed and published patents from the Institute
- Technical support in handling pre-grant opposition, revocation and restoration of patents as per the existing IP acts in India and abroad
- Support in Filing of request for examination with the requisite details, within the stipulated time period, in discussion with the inventors.
- Technical support following first examination report (FER), to rectify queries if any.
- Representation before the Appellate Board in India, miscellaneous actions under the relevant Act, etc. and technical support in Handling IP infringement cases
- Support after post grant and maintenance renewal of the patents. Intellectual Property management in registration and maintenance of copyright, design and trademark
- There should be an dedicated technical support team for the Institute
- Subject experts in the field of bio-science and engineering will be an added support.
- There should be an in-house discussion once in two months in the Institute or whenever the need arises.

II. ELIGIBILITY CRITERIA:

1. The IP firms shall fulfill the following criteria & shall provide satisfactory proof regarding the same:
2. The IP Firm should be of good standing have an experience of at least three years, servicing clients based in India and abroad including Government Institutes
3. The IP firm should have minimum three years of existence as an Indian entity.
4. The IP firm should possess professional expertise in handling all forms of intellectual property protection measures viz., patents, industrial designs, trademarks, copyrights, plant varieties and geographical indications.
5. The IP firm must have the requisite infrastructure
6. The IP firm should have an in-house patent agent (certificate to be enclosed).
7. The IP firm should have an IP facilitator (empaneled by Central Govt list)
8. The IP firm should have an office in Puducherry or Chennai
9. The IP firm should not have been blacklisted by any Central /State Government / Public Sector Undertaking, Govt. of India.
10. The IP firm should not be involved in any major litigation that may have an impact of affecting or compromising the delivery of services.

III. Details of Business Competencies of the IP Firms to be provided

1. Full Name of IP firm, web address, telephone number, etc.
2. Complete address of the main office and all branch offices across the country along with telephone numbers and email addresses of the firm
3. Place of work: Owned / Leased
4. Date of establishment and Registration of the IP firm
5. Legal status of the IP firm (attach attested copies of original document)
6. Particulars of registrations/certifications if any with various government/nongovernmental bodies (attach attested photocopy)
7. Particulars of the membership/partnership /
8. Detailed particulars of memorandum of understanding (if any) of the IP firm
9. Particular of partnership with startups, incubator / accelerator services
10. Partnership agreement between the firm and its partner(s) clearly highlighting the scope of work for each
11. Details of PAN (Permanent Account Number) of IP Firm, GST # (Tax deduction and

Collection Account Number) and other Important Registration numbers may also be provided

12. Complete list of all the assignments along with names of clients (Individual Inventors / Government / Private) handled by the IP firm during the last three years.
13. Area(s) of Specialization: (Patents / Trademarks / Copyright / Designs / Geographical Indications / Litigation / Opposition / Contracts / Other IP related activities)
14. Number of professionals (Partners/Associates) presently employed with the firm for patent related IP work in various fields and their profiles
15. Any other important information

IV. Other Terms and conditions:

1. The selected IP firm will sign an undertaking with JIPMER for providing the services to JIPMER and its clients as per the final rate with GST
2. The selected IP firm will enter in to a 'Confidentiality and Non-Disclosure Agreement' with JIPMER, Puducherry for maintaining strict secrecy and confidentiality.
3. The selected IP firms will provide quality services within reasonable time frames. However, if at any point of time it is found that the services are not satisfactory and there is any delay in the services, JIPMER, Puducherry has right to terminate the consultancy services.
4. The selected IP consultant after providing the services should submit their bills (separately for the professional services rendered and for reimbursement of Government Fees paid if any) to JIPMER for release of payment indicating the details as per the Schedule of Services. Every effort will be made by the concerned officials JIPMER, Puducherry for early processing the bills (subject to fulfilling the requirements and submission of the supporting documents) and early release of payment by JIPMER, Puducherry Accounts Division to the respective IP firm.

V. Criteria for opening of Financial Bid:-

1. The financial bid shall be opened of only those bidders who have been found to be technically eligible i.e. Bidders with **Technical Bid score of 60** and above.
2. The financial bids shall be opened in presence of representatives of technically eligible bidders, who may likely to be present.

3. The Institute shall inform the date, place and time for opening of financial bid. All other Financial bids will not be opened. Earnest money Deposit submitted by the disqualified agency shall be released after opening of the financial Bid.
4. The total amount quoted (including GST) for the patent application filing & prosecuting and the total amount for the copyright applications will be taken separately for selection of firm.
5. The Institute will select the lowest quote (including GST) for patent application filing & prosecution separately and copyright filing and prosecution separately. The firm which gets L1 (lowest financial bid) will be selected as consultant for JIPMER. Patent application filing and prosecution will be the first priority for JIPMER

VI Other details:

PERIOD OF CONTRACT

The tendered rates and the validity of bids shall be for a minimum period of (2) two year from the date, as the tender are finalized /awarded plus another additional year with escalation of 5-10% above the lowest accepted rate with negotiation between the parties of the Contract., or till the finalization of next tender by the Institute, whichever is earlier. The Continuity of the Contract for 2ndand 3rdyear will be based on the satisfactory completion of the service of 1stand 2ndyear as the case maybe.

CONFIDENTIALITY

The Bidder and their personnel shall not, either during implementation or after completion of the project, disclose any proprietary or confidential information relating to the services, agreement or the JIPMER's business or operations without the prior consent of the JIPMER.

JIPMER also reciprocally agrees that all information concerning trade secrets, know-how, technical data, research, products, development, inventions, processes, engineering techniques, strategies, internal procedures, employees and business opportunities and services rendered by the Bidder to such of its customers along with the information pertaining to its businesses and the proprietary information of the Bidder described herein as "confidential information", belonging to the Bidder and which may come into the possession or custody of JIPMER in the course of providing services by the Bidder hereunder shall not be disclosed or divulged to any third parties or make use or

allow others to make use thereof either for its own benefit or for the benefit of others directly or indirectly.

SUSPENSION

The JIPMER may, after giving a written notice of suspension to the Bidder, and considering the representation, if any, submitted to him within a period of 15 days from receipt of such notice, suspend all payments to the Bidder, if the Bidder fails to perform any of its obligations (including the carrying out of the services) provided that such notice of suspension:

- Shall specify the nature of the failure and
- Shall direct the Bidder to remedy such failure within a specified period from the date of receipt of such notice of suspension by the Bidder.

The JIPMER may engage some other agency for the completion of suspended work, which will be carried out at the risk, and cost of the Bidder.

PENALTY CLAUSE

1. If confidentiality is not maintained double the contract amount will be imposed as penalty besides criminal action will be taken as per laws of the land.
2. The Agency must continue to attend to the assigned work of JIPMER after the expiry of contract period and will continue to work till alternative arrangement is made; otherwise the E.M.D. will be forfeited and the contract will be terminated.
3. Any other penalty imposed by the Director, JIPMER as deemed fit.

TERMINATION FOR DEFAULT

Either Party may, without prejudice to any other course of action for breach of contract, by written notice of 60 days to the other party, terminate the agreement in whole or in part, if:

- The defaulting party fails to perform any or all of the obligations within the time period(s) specified in the agreement or any extension thereof granted, by the other party.
- The quality of the delivery of various tasks is not up to the satisfaction of the JIPMER.
- The defaulting party fails to perform any other obligation under the agreement.

In the event of the JIPMER terminating the contract in whole or in part, the

JIPMER may procure, upon such terms and in such a manner as it deems appropriate, items or services similar to those undelivered, and the Bidders shall be liable to JIPMER for any excess costs for such similar items or services. However, the Bidder shall continue with the performance of the contract to the extent not terminated.

The Bidder shall stop the performance of the contract from the effective date of termination and hand over all the documents, data, etc. to JIPMER for which payment has been made. The Bidder may withdraw items, for which payment has not been made. No consequential damages shall be payable to the Bidder in the event of termination.

TERMINATION FOR CONVENIENCE

The JIPMER, by written notice of at least 90 days sent to the Bidder, may terminate the contract, in whole or in part thereof, at any time for its convenience. The notice of termination shall specify that termination is for the JIPMER's convenience and also the extent to which performance of the Bidder under the contract is terminated, and the date on which such termination becomes effective.

The JIPMER shall accept the items/services, which are completed and ready for delivery within 30 days after the Bidder's receipt of notice of termination, at the contract terms and prices.

For the remaining items/services, the JIPMER may elect:

- To have any portion completed and delivered at the contract terms and prices; and/or
- To cancel the remainder and pay to the bidder an agreed amount for partially completed items/services and for services previously accomplished by the Bidder.

TERMINATION FOR INSOLVENCY

The JIPMER may at any time terminate the contract by giving notice to the Bidder, if the Bidder becomes bankrupt or otherwise insolvent. In this event, termination will be without compensation to the Bidder, provided that such termination will not prejudice or affect any right of action or remedy, which has accrued or will accrue thereafter to the JIPMER.

DISPUTE SETTLEMENT

It is mutually agreed that all differences and disputes arising out of or in connection with this agreements shall be settled by mutual discussions and negotiations if such disputes and differences cannot be settled and resolved by discussions and negotiations then the same shall be referred to the sole Arbitrator/ Arbitrators as per Conciliation and Arbitration Act 1996, appointed by the Competent Authority whose decision shall be final and binding on both the parties. All the disputes will be settled within the jurisdiction of Puducherry only.

CONFLICT OF INTEREST

The Agency shall not have conflict of interest. The selected agency shall not engage in activities that conflict with the interest of the Institute under the Contract and shall be excluded from the continuation of the services under the contract.

DISCLAIMER

JIPMER shall not be responsible for late receipt of application for any reason whatsoever. The applications received late will not be considered and will be returned unopened to the Agency.

DECLARATION BY THE IP FIRM CONSULTANT

DECLARATION

1. I, Son/Daughter of Shri.
Proprietor / Partner/ Director / Authorized Signatory of
..... . competent to sign this declaration and execute this tender
document.
2. I have carefully read and understood all the terms and conditions of the E.O.I and hereby
convey my acceptance of the same.
3. The information / documents furnished along with the above applicable are true and
authentic to the best of my knowledge and belief. I/we, am/ are well aware of the fact that
furnishing of any false information / fabricated document would lead to rejection of my
tender at any stage liabilities towards prosecution under appropriate law.

Full Name of Agency with address

Place:

Signature of Agency with date

Date:

Seal of Establishment

N.B : The above declaration, duly signed and sealed by the authorized signatory of the
company, should be enclosed with Technical Bid.

ANNEXURE-II – For Technical bid

SL. NO	Technical criteria	Grading of score / points	Maximum Score	Obtained Score
1.	Number of patent applications filed in Indian Patent Office (provisional and complete) in the last three years	1 mark for each patent application filed	30	
2.	Number of paid patent search software / tools available	5 marks per search tool	10	
3.	Domains of patenting firm 1) Medical devices 2) Biotechnology 3) Pharmaceutical sciences 4) Life sciences 5) Electrical 6) Mechanical 7) Chemical 8) Electronics	A max marks of 3 for each domain	15	
4.	Number of patents / designs / trademarks / copyrights granted in the last three years – In India and abroad	2 marks for each granted IP	10	
5.	Capacity building programs conducted for Government institutions in the last three years	For each program conducted 3 marks	15	
6.	Number of clients served in the last three years in India and abroad related to patents	For each client max marks of 2	10	
7.	Number of clients served in the last three years in India and abroad related to design / trademark / copyright	For each client max marks of 2	10	

ANNEXURE-III – For Financial bid –(Patent)

Rate including for IPR – patent Applications filing and prosecuting

SL. NO	Type of work	Price (INR)
1.	Prior art search / patentability search, support and search report generation per concept / idea	
2.	Drafting and filing application with Provisional specification along with all necessary forms such as: Form 2, Form 3, Form 5, Form 8, and Form 26	
3.	Drafting and filing complete specification after filing provisional specification with all necessary forms such as Form 1, Form 2, Form 3, Form 5, Form 8, Form 18, and Form 26	
4.	Drafting and filing application with complete specification in the first instant along with all necessary forms such as Form 1, Form 2, Form 3, Form 5, Form 8, Form 18, and Form 26	
5.	Taking over already filed application, per case	
6.	Drafting and filing of patent of addition	
7.	Drafting and filing of divisional application	
8.	CADD drawing support – per diagram A4 page	
9.	Preparing and filing a form for extension of time (Form 4)	
10.	Late submission of forms/documents	
11.	Filing a request for early publication (Form 9)	
12.	Filing of request for examination – per filing	
13.	Obtaining certified copies of patent applications	
14.	Reporting official action including FER, SER etc	
15.	Amending specification and re-filing in response to FER, SER etc (Form-13)	
16.	Discussion at Parent Office during prosecution of application per appearance	
17.	Attending to restoration of lapsed patent, filing petition and attending to payment of fees (Form 15)	
18.	Drafting deed form	
19.	Filing application for registration for assignment/license (Form 16)	
20.	Filing application regarding change of name, address, nationality, etc.	

All rates should be inclusive of GST wherever applicable

SL. NO	Type of work	Price (INR)
Copyright		
21.	Application for registration of copyright (Form 4)	
22.	Application for registration of charges in the particulars of copyright entered in the Register of Copyrights (Form 5)	
23.	Application for restricting importation of infringing copies under Section 53 of the Act (Form 60)	
24.	Filing notice for relinquishment of copyright (Form 1)	
25.	Filing application for a license for translation (of one work in work language) (Form 2)	
26.	Filing application for a license for publication / translation / reproduction (compulsory license) (Form 2A)	
27.	Meeting objections from the Registrar, Copyright	
28.	Drafting of any specific forms such as NOC	
	TOTAL AMOUNT	

All rates should be inclusive of GST wherever applicable

ANNEXURE-IV

PRICE BID FORMAT

(The rate quoted in this page will be taken into account for evaluation of financial Bid)

**I. Name of the SERVICE: INTELLECTUAL PROPERTY RIGHTS CONSULTANT – PATENTS
FOR JIPMER, PUDUCHERRY.**

<p style="text-align: center;">Total AMOUNT (all inclusive price as per Annexure III)</p>

Rupees in words _____