SPORTS AUTHORITY OF INDIA NETAJI SUBHAS NATIONAL INSTITUTE OF SPORTS: PATIALA

E-mail: nationalcamps@yahoo.in and Telefax: 0175-2202474

TENDER FOR SUPPLY OF BOXING EQUIPMENT

Sealed tenders are invited from reputed manufacturers or authorized distributors/agents for supply of Boxing Equipment for the use of National Campers.

The detailed information, terms and conditions governing the award of contracts are contained in the tender documents which may be obtained from the office of Accounts Officer, SAI, NS NIS, Patiala on any working day between 10.00 A.M. to 1.00 P.M. up to 20-03-2017 at payment of Rs. 1000.00 (Rupees One thousand only). Tender could be downloaded from NIS website http://www.nsnis.org and the bidder will have to submit tender cost along with EMD.

Deputy Director (Stores)

Sports Authority of India, Netaji Subhas National Institute of Sports: Patiala

Website: http://nsnis.org

Bid No. 18-62/SAI NSNIS/Boxing Equipment/2017

Dated: 03-03-2016

Bidding Document for Supply of Boxing Equipment.

Bid Document Download / Sale Start Date 06-03- 2017.

 Last Date of Bid Submission:
 20-03-2017 (1.00pm)

 Bid Opening Date:
 20-03-2017 (03.30 pm)

Chapter-I

INSTRUCTIONS TO BIDDERS (ITB):

- 1.Earnest money of Rs.60,000/- (Rupees one lac only) OR 2% of estimated value of quoted item(s) of the Boxing Equipment will have to be attached in the form of bank draft/bankersøcheque, FDR or Bank Guarantee payable at Patiala drawn in favour of Executive Director (A), SAI NS NIS, Patiala with the tender.
- 2. The Bidder should super scribe -TENDER FOR BOXING EQUIPMENT on the top of the left corner of the envelope, which should also show the name and address of the Bidder.

Technical Bid ó Envelope-őAö (Separate Cover)

The word of Tender for award of contract for supply of Boxing Equipment should be super scribed on the top left corner of envelops bearing the name and address of the Bidder.

Financial Bid ó Envelope-õBö (Separate Cover)

As per proforma mentioned in Financial Bid of the tender documents.

Note ó The Financial bid will only be opened if the Bidder fulfills all the requirements as per Technical bid.

Chapter- II

GENERAL CONDITIONS OF CONTRACT (GCC)

1. Application

The General Conditions of Contract incorporated in this section shall be applicable for this purchase to the extent the same is not superseded by Schedule of Requirements under the relevant Sections and Technical Specifications of this document.

2. Performance Security

- 2.1 Within twenty one (21) days from date of the issue of Notification of Award by the purchaser, the supplier, shall furnish performance security to the Purchaser for due performance of the contract for an amount equal to five percent (05%) of the total value of the contract, valid up to sixty days beyond warranty period of 01 year from the date of acceptance of the Boxing Equipment by the consignee.
- 2.2 The Performance security shall be in Indian Rupees in form of Account Payee Demand Draft or Fixed Deposit Receipt drawn from any Scheduled bank in India or Bank Guarantee issued by a Scheduled bank in India, in the prescribed form as provided in this document in favour of the purchaser.
- 2.3 The Purchaser will release the Performance Security without any interest to the supplier on completion of the supplier all contractual obligations including the warranty obligations.

3. Technical Specifications and Standards:

The Boxing Equipment to be provided by the supplier under this contract shall conform to the technical specifications mentioned in this document.

4. Packing and Marking:

The packing for the Boxing Equipment to be provided by the supplier should be strong and durable enough to withstand transit hazards, without limitation, the entire journey during transit including transshipment (if any), rough handling, open storage etc. without any damage, deterioration etc. As and if necessary, the size, weights and volumes of the packing cases shall also take into consideration, the remoteness of the final destination of the Boxing Equipment and availability or otherwise of transport and handling facilities at all points during transit up to final destination as per the contract.

5. Inspection, Testing and Quality Control:

Normally, the stores are inspected & accepted by the Inspection Committee of the respective consignee against manufacturer own Inspection Certificate. In case of certain items, where inspection may be required at the firm premises, following provision has been incorporated.

- 5.1 The Purchaser and/or its nominated representative(s) will, without any extra cost to the purchaser, inspect and/or test the ordered Boxing Equipment and the related services to confirm their conformity to the contract specifications incorporated in the contract. The Purchaser shall inform the supplier in advance, in writing, the purchaserøs programme for such inspection and, also the identity of the officials to be deputed for this purpose. The cost towards the transportation, boarding & lodging of Purchaser and/or its nominated representative(s) will be borne by the Purchaser and/or its nominated representative(s).
- 5.2 For such inspections and tests which are conducted in the premises of the supplier or its subcontractor(s), all reasonable facilities and assistance, including access to relevant drawings, design details and production data, shall be furnished by the supplier to the purchaser inspector at no charge to the purchaser.
- 5.3 If during such inspections and tests the contracted Boxing Equipment fail to conform to the required specifications and standards, the purchaser¢s inspector may reject them and the supplier shall either replace the rejected Boxing Equipment or make all alterations necessary to meet the specifications and standards, as required, free of cost to the Purchaser and resubmit the same to the purchaser¢s inspector for conducting the inspections and tests again.
- 5.4 If the supplier tenders the Boxing Equipment to the purchaser¢s inspector for inspection at the last moment without providing reasonable time to the inspector for completing the inspection within the contractual delivery period, the inspector may carry out the inspection and complete the formality beyond the contractual delivery period at the risk and expense of the supplier. The fact that the Boxing Equipment have been inspected after the contractual delivery period will not have the effect of keeping the contract alive and this will be without any prejudice to the legal rights and remedies available to the Purchaser under the terms & conditions of the contract.
- 5.5 The purchaser¢s/Purchaser¢s contractual right to inspect, test and, if necessary, reject the Boxing Equipment after the arrival at the final destination shall have no bearing of the fact that the Boxing Equipment have previously been inspected and cleared by purchaser¢s inspector during pre-despatch inspection mentioned above.
- 5.6 Before opening the Financial Bid, duly constituted committee would inspect and choose the best sample, irrespective of Price and after approval of the competent authority, only FB shall be opened of those firms, whose sample have been selected. No argument/objection shall be entertained while selecting the samples.
- 5. Boxing Equipment accepted by the purchaser/Purchaser and/or its inspector at initial inspection and in final inspection in terms of the contract shall in no way dilute purchaser@/Purchaser@ right to reject the same later, if found deficient in terms of the warranty clause of the contract, as incorporated in Tender.

6. Terms of Delivery

- 6.1 Boxing Equipment shall be delivered by the supplier in accordance with the terms of delivery specified in the contract.
- 6.2 In the case of DDP Purchaserøs / Consignee site Contract, the date of receipt of stores at Purchaserøs / Consignee site shall be considered as the date of delivery.

7. Insurance

- 7.1 Unless otherwise instructed, the supplier shall make arrangements for insuring the Boxing Equipment against loss or damage incidental to manufacture or acquisition, transportation, storage and delivery in the following manner:
- i) Wherever necessary, the Boxing Equipment supplied under the contract shall be fully insured in a freely convertible currency in the manner specified in the contract. If considered necessary, the insurance may be done for coverage on õall risksö basis including war risks and strike clauses. The amount to be covered under insurance should be sufficient to take care of the overall expenditure, which may be incurred due to any such damage, loss etc.
- ii) The Insurance related to Terms & Conditions of Contract will be as per INCOTERMS.
- 8. Incidental services: õNOT APPLICABLEö.
- 9. Dispatch Documents for Boxing Equipment Imported from abroad:
- 9.1 The supplier shall send all the relevant dispatch documents well in time to the purchaser to enable the purchaser clear or receive (as the case may be) the Boxing Equipment in terms of the Contract.
- 9.2 Within 24 hours of despatch, the supplier shall notify the purchaser, consignee, and others concerned if mentioned in the Contract, the complete details of despatch and also supply the following documents/information to them by registered post / speed post (or as instructed in the Contract).

10. Warranty

- 10.1 The supplier warrants comprehensively that the Boxing Equipment supplied under the contract is new, unused and incorporate all recent/latest improvements in design and materials unless prescribed otherwise by the Purchaser in the contract and free from all legal encumbrances. The supplier further warrants that the Boxing Equipment supplied under the contract shall have no defect arising from design, materials or workmanship or from any act or omission of the supplier that may develop under normal use of the supplied Boxing Equipment under the conditions prevailing in India.
- 10.2 This warranty shall remain valid for one (01) year after the Boxing Equipment have been delivered at the final destination and accepted by the Purchaser in terms of the contract.
- 10.3 The supplier shall, promptly (i.e. within 30 days) repair or replace the defective Boxing Equipment or parts thereof, free of cost, at the ultimate destination. The supplier shall take over the replaced Boxing Equipment after providing their replacements and no claim, whatsoever shall lie on the Purchaser for such replaced Boxing Equipment thereafter.
- 10.4 If the supplier, having been notified, fails to rectify/replace the defect(s) promptly, the Purchaser may proceed to take such remedial action(s) as deemed fit by the purchaser, at the risk and expense of the supplier and without prejudice to other contractual rights and remedies, which the Purchaser may have against the supplier.

11. Prices

Prices to be charged by the supplier for supply of Boxing Equipment in terms of the contract shall not vary from the corresponding prices quoted by the supplier in its Bid and incorporated in the contract.

12. Taxes, Duties and Octroi

- 12.1 Supplier shall be entirely responsible for all taxes, duties, levies etc. incurred until delivery of the contracted Boxing Equipment to the purchaser. Only statutory variations on finished product if stipulated in Contract shall be allowed to the extent of actual payment by the Supplier.
- 12.2 Octroi Duty, Local Duties & Terminal Taxes etc.: Normally, Boxing Equipment to be supplied to government departments against government contracts are exempted from levy of town duty,

Octroi duty, terminal tax and other levies of local bodies. However, on some occasions, the local bodies (like town body, municipal body etc.) as per their regulations allow such exemptions only on production of certificate to this effect from the concerned government department. Keeping this in view, the supplier shall ensure that the stores to be supplied by the supplier against the contract placed by the Purchaser are exempted from levy of any such duty or tax and, wherever necessary, obtain the exemption certificate from the purchaser. However, if a local body still insists upon payment of such local duties and taxes, the same should be paid by the supplier to the local body to avoid delay in supplies and possible demurrage/detention charges and obtain a receipt for the same. The supplier should forward the receipt obtained for such payment to the Purchaser to enable the Purchaser reimburse the supplier and take other necessary action in the matter.

13. Terms and Mode of Payment

- 13.1 Payment Terms Payment shall be made subject to recoveries, if any, by way of liquidated damages or any other charges as per terms & conditions of Contract in the following manner: A) Payment for Domestic Boxing Equipment or Items of Foreign Origin located in India. Payment shall be made in Indian Rupees after receipt of ÷Final Inspection and Acceptance Certificateø from the consignee.
- 13.2 The supplier shall not claim any interest on payments under the Contract.
- 13.3 Where there is a statutory requirement for tax deduction at source, such deduction towards income tax and other tax as applicable will be made from the bills payable to the Supplier at rates as notified from time to time.
- 13.4 All payments in Indian Rupee will be made through National Electronic Fund Transfer (NEFT)/RTGS systems.

14. Delay in the supplier performance

- 14.1 The supplier shall deliver the Boxing Equipment and perform the services under the contract within the time schedule specified by the Purchaser as incorporated in the contract.
- 14.2 Any unexcused delay by the supplier in maintaining its contractual obligations towards delivery of Boxing Equipment and performance of services shall render the supplier liable to any or all of the following sanctions:
- (i) Imposition of Liquidated Damages,
- (ii) Forfeiture of its Performance Security and
- (iii) Termination of the Contract for default.
- 14.3 If at any time during the currency of the contract, the supplier encounters conditions hindering timely delivery of the Boxing Equipment and performance of services, the supplier shall promptly inform the Purchaser in writing about the same and its likely duration and make a request to the Purchaser for extension of the delivery schedule accordingly. On receiving the supplier¢s communication, the Purchaser shall examine the situation as soon as possible and, at its discretion, may agree to extend the delivery schedule, with or without liquidated damages for completion of supplier¢s contractual obligations by issuing an amendment to the contract.
- 15. If the supplier fails to deliver any or all of the Boxing Equipment or fails to perform the services within the time frame(s) incorporated in the contract, the Purchaser shall, without prejudice to other rights and remedies available to the Purchaser under the contract, deduct from the contract price, as liquidated damages, a sum equivalent to 0.5% per week of delay or part thereof on delayed supply of Boxing Equipment until actual delivery or performance subject to a maximum of 10% of the contract price.

16. Termination for default

16.1 The purchaser, without prejudice to any other contractual rights and remedies available to it (the purchaser), may, by written notice of default sent to the supplier, terminate the contract in whole or in part, if the supplier fails to deliver any or all of the Boxing Equipment or fails to perform any other contractual obligation(s) within the time period specified in the contract, or within any extension thereof granted by the Purchaser pursuant to terms of tender.

16.2 Unless otherwise instructed by the purchaser, the supplier shall continue to perform the contract to the extent not terminated.

17. Termination for insolvency

17.1 If the supplier becomes bankrupt or otherwise insolvent, the Purchaser reserves the right to terminate the contract at any time, by serving written notice to the supplier without any compensation, whatsoever, to the supplier, subject to further condition that such termination will not prejudice or affect the rights and remedies which have accrued and / or will accrue thereafter to the purchaser.

18. <u>Termination for convenience</u>

18.1 The Purchaser reserves the right to terminate the contract, in whole or in part for its (purchaser) convenience, by serving written notice on the supplier at any time during the currency of the contract. The notice shall specify that the termination is for the convenience of the purchaser. The notice shall also indicate inter alia, the extent to which the supplier performance under the contract is terminated, and the date with effect from which such termination will become effective.

18.2 The Boxing Equipment which are complete and ready in terms of the contract for delivery and performance within thirty days after the supplier® receipt of the notice of termination shall be accepted by the Purchaser following the contract terms, conditions and prices. For the remaining Boxing Equipment, the Purchaser may decide: a) To get any portion of the balance completed and delivered at the contract terms, conditions and prices; and / or b) To cancel the remaining portion of the Boxing Equipment and compensate the supplier by paying an agreed amount for the cost incurred by the supplier towards the remaining portion of the Boxing Equipment.

19. Fall Clause

- a) The Supplier undertakes that he has not supplied/is not supplying similar products/system or subsystems to any department of Govt. of India i.e. Central Government/State Government, Statutory Undertakings of Central/State Governments/Local Bodies etc. and as well as to private purchaser, domestic or foreign at a price lower than that offered in the present bid.
- b) If it is found at any stage that similar product/systems or sub systems was supplied by the Supplier to any of the above Organizations as well as to private purchaser, domestic or foreign, at a lower price, then that very price, with due allowance for elapsed time, will be applicable to the present case and the difference in the cost would be refunded by the Supplier to the Purchaser, if the contract has already been concluded.
- c) Withholding and lien in respect of sums claimed Whenever any claim or claims for payment of a sum of money arises out of or under the contract against the Contractor, the Purchaser shall be entitled to withhold and also have a lien to retain such sum or sums in whole or in part from the security, if any, deposited by the Contractor and for the purpose aforesaid, the Purchase shall be entitled to withhold the said cash security deposit or the security, if any, furnished as the case may be and also have a lien over the same pending finalization or adjudication of any such claim. In the event of the security being insufficient to cover the claimed amount or amounts or if no security has been taken from the Contractor, the Purchaser shall be entitled to withhold and have lien to retain to the extent of the such claimed amount or amounts referred to supra, from any sum or sums found payable or which at anytime thereafter may become payable to the Contractor under the same contract or any other contract with the Purchaser or the Government, pending finalization or adjudication of any such claim and that The Contractor shall have no claim for interest or damages whatsoever on this account or on any other ground in respect of any sum of money withheld or retained under this clause and duly notified as such to the Contractor.

20. Resolution of disputes

- 20.1 If dispute or difference of any kind shall arise between the Purchaser and the supplier in connection with or relating to the contract, the parties shall make every effort to resolve the same amicably by mutual consultations.
- 20.2 If the parties fail to resolve their dispute or difference by such mutual consultation within twenty-one days of its occurrence, then, either the Purchaser or the supplier may give notice to the

other party of its intention to commence arbitration, as hereinafter provided the applicable arbitration procedure will be as per the Arbitration and Conciliation Act, 1996 of India.

20.3 In the case of a dispute or difference arising between the Purchaser and the Supplier relating to any matter arising out of or connected with the contract, such dispute or difference shall be referred to the sole arbitration, appointed to be the arbitrator by the Executive Director (A) (Sports Authority of India, NSNIS, Patiala). The award of the arbitrator will be final and binding on the parties to the Contract.

- 20.4 Venue of Arbitration: The venue of arbitration shall be the place from where the contract has been issued, i.e., Patiala, India only.
- 20.5 The Courts of Patiala, India will have the exclusive jurisdiction to try the disputes.
- 21. Applicable Law
- 21.1 The contract shall be governed by and interpreted in accordance with the laws of India for the time being in force.
- 22. Extension of Contract
- 22.1 The contract for supply of Boxing Equipment shall be extendable for subsequent years, on mutual terms and conditions only with the approved firms.

DECLARATION

- 1. I have read the terms & conditions mentioned in the tender document and undertake to abide the same during the contractual period.
- 2. The information given in the technical bid by the undersigned is correct.

(SIGNATURE OF THE BIDDER)
With seal

SPORTS AUTHORITY OF INDIA NETAJI SUBHAS NATIONAL INSTITUTE OF SPORTS MOTI BAGH, PATIALA

TENDER FOR SUPPLY OF BOXING EQUIPMENT TENTATIVE REQUIREMENT OF SPORTS BOXING EQUIPMENT

Sr.N	Name of the items	Qty. Req.
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1.	Imported Boxing Gloves 10OZ (18 pairs Red and 18 pairs Blue)	36Pairs
2.	Imported Boxing Gloves 12OZ (18 pairs Red and 18 pairs Blue)	36Pairs
3.	Imported Boxing Gloves 16OZ (18 pairs Red and 18 pairs Blue)	36Pairs
4.	Punching Gloves (M-20, L-20, XL-20)	60Pairs
5.	Punching Gel Pads	30Pairs
6.	Imported Training Orian Gel full face head guard (Sting) (25 Red & 25 Blue)	50Nos.
7.	Cricket stumps	03Nos.
8.	Tennis Balls	60Nos.
9.	Dumbbells (2kg,3kg,5kg)20Nos.each (100kg)	60Nos.
10.	Cones (S-15, M-15)	30Nos.
11.	Hammers (7kg.10kg & 15kg) 2Nos. Each (64Kg)	6Nos.
12.	Gum Shield	60Nos.
13.	Bandages	60Nos.
14.	Rubber Medicine Ball High Bounce (5kg.7kg.10kg)2Nos.each (44kg)	6Nos.
15.	Slam Balls (6kg. 8kg. 10kg. 12kg.)2Nos.each (72Kg.)	6Nos.
16.	Leather Medicine Balls (5kg.7kg.10kg.12kg.) 2Nos.each(68kg)	8Nos.
17.	Human Dummy Standing Adjustable	04Nos.
18.	Punching bag 6feet (Heavy)	6Nos.
19.	Punching bag 4feet (Heavy)	6Nos.
20.	Punching bag Human (Heavy)	4Nos.
21.	Swiss Ball (65cm,70cm,85cm,95cm) one each	4Nos.
22.	Massage Roller (Moulded foam & Plastic construction) (Size 13öx5.5ö (33x14cm)	5Nos.
23.	Reaction Balls	5Nos.
24.	Double End Punching Ball	2Nos.
25.	Trainer Mid body shield (Sting)	10Nos.

(SIGNATURE OF THE BIDDER)

with address and seal

SPORTS AUTHORITY OF INDIA NETAJI SUBHAS NATIONAL INSTITUTE OF SPORTS MOTI BAGH, PATIALA

TECHNICAL SPECIFICATION OF BOXING EQUIPMENT

Sr. No	Name of the items	Broad Specifications	Qty. Req.
1.	Imported Boxing Gloves 10OZ (18 pairs Red and 18 pairs Blue)	Standard and IABA Approved company	36Pairs
2.	Imported Boxing Gloves 12OZ (18 pairs Red and 18 pairs Blue)	Standard and IABA Approved company	36Pairs
3.	Imported Boxing Gloves 16OZ (18 pairs Red and 18 pairs Blue)	Standard and IABA Approved company	36Pairs
4.	Punching Gloves (M-20, L-20, XL-20)	Standard and IABA Approved company	60Pairs
5.	Punching Gel Pads	Standard and IABA Approved company	30Pairs
6.	Imported Training Orian Gel full face head guard (Sting) (25 Red & 25 Blue)	Standard and IABA Approved company	50Nos.
7.	Cricket stumps	Standard and superior quality with sample	03Nos.
8.	Tennis Balls	Standard and superior quality with sample	60Nos.
9.	Dumbbells (2kg,3kg,5kg)20Nos.each (100kg)	Standard and superior quality with sample	60Nos.
10.	Cones (S-15, M-15)	Standard and superior quality with sample	30Nos.
11.	Hammers (7kg.10kg & 15kg) 2Nos. Each (64Kg)	Standard and superior quality with sample	6Nos.
12.	Gum Shield	Standard and superior quality with sample	60Nos.
13.	Bandages	Standard and superior quality with sample	60Nos.
14.	Rubber Medicine Ball High Bounce (5kg.7kg.10kg)2Nos.each (44kg)	Standard and superior quality with sample	6Nos.
15.	Slam Balls (6kg. 8kg. 10kg. 12kg.)2Nos.each (72Kg.)	Standard and superior quality with sample	6Nos.
16.	Leather Medicine Balls (5kg.7kg.10kg.12kg.) 2Nos.each(68kg)	Standard and superior quality with sample	8Nos.
17.	Human Dummy Standing Adjustable	Standard and superior quality with sample	04Nos.
18.	Punching bag 6feet (Heavy)	Standard and IABA Approved company	6Nos.

19.	Punching bag 4feet (Heavy)	Standard and IABA Approved company	6Nos.
20.	Punching bag Human (Heavy)	Standard and IABA Approved company	4Nos.
21.	Swiss Ball (65cm,70cm,85cm,95cm) one each	Standard and superior quality with sample	4Nos.
22.	Massage Roller (Moulded foam & Plastic construction) (Size 13öx5.5ö (33x14cm)	Standard and superior quality with sample	5Nos.
23.	Reaction Balls	Standard and superior quality with sample	5Nos.
24.	Double End Punching Ball	Standard and superior quality with sample	2Nos.
25.	Trainer Mid body shield	Standard and IABA Approved company	10Nos.

SPORTS AUTHORITY OF INDIA NETAJI SUBHAS NATIONAL INSTITUTE OF SPORTS: PATIALA

TENDER FOR SUPPLY OF BOXING EQUIPMENT

TECHNICAL BID FORM

The following details / documents / certificate issued by the concerned Authority in respect of the bidder are required to be submitted:

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SPORTS AUTHORITY OF INDIA NETAJI SUBHAS NATIONAL INSTITUTE OF SPORTS MOTI BAGH, PATIALA

TENDER FOR SUPPLY OF BOXING EQUIPMENT

(To be submitted in a separate envelope)

l.	Name of Firm/Agence	y						í	í	í	í	í	í	í	í	í	í	í	í	í	í	í	í	•
2.	Name of the Propriet	or/	Pa	rtn	er			í	í	í	í	í	í	í	í	í	í	í	í	í	í	í	í	
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Sr.	Name of the items	Qty. Req.	Cost in
No.			Rupees
1.	Imported Boxing Gloves 10OZ (18 pairs Red and 18 pairs Blue)	36Pairs	
2.	Imported Boxing Gloves 12OZ (18 pairs Red and 18 pairs Blue)	36Pairs	
3.	Imported Boxing Gloves 16OZ (18 pairs Red and 18 pairs Blue)	36Pairs	
4.	Punching Gloves (M-20, L-20, XL-20)	60Pairs	
5.	Punching Gel Pads	30Pairs	
6.	Imported Training Orian Gel full face head guard (Sting) (25 Red & 25 Blue)	50Nos.	
7.	Cricket stumps	03Nos.	
8.	Tennis Balls	60Nos.	
9.	Dumbbells (2kg,3kg,5kg)20Nos.each (100kg)	60Nos.	
10.	Cones (S-15, M-15)	30Nos.	
11.	Hammers (7kg.10kg & 15kg) 2Nos. Each (64Kg)	6Nos.	
12.	Gum Shield	60Nos.	
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14.	Rubber Medicine Ball High Bounce (5kg.7kg.10kg)2Nos.each (44kg)	6Nos.	
15.	Slam Balls (6kg. 8kg. 10kg. 12kg.)2Nos.each (72Kg.)	6Nos.	
16.	Leather Medicine Balls (5kg.7kg.10kg.12kg.) 2Nos.each(68kg)	8Nos.	
17.	Human Dummy Standing Adjustable	04Nos.	
18.	Punching bag 6feet (Heavy)	6Nos.	
19.	Punching bag 4feet (Heavy)	6Nos.	
20.	Punching bag Human (Heavy)	4Nos.	
21.	Swiss Ball (65cm,70cm,85cm,95cm) one each	4Nos.	
22.	Massage Roller (Moulded foam & Plastic	5Nos.	

	construction) (Size 13öx5.5ö (33x14cm)		
23.	Reaction Balls	5Nos.	
24.	Double End Punching Ball	2Nos.	
25.	Trainer Mid body shield (Sting)	10Nos.	

I/We hereby submit my/our competitive quotation/amount of inclusive of all taxes & freight of Boxing Equipment F.O.R. destination i.e. NIS, Patiala, valid for a period of one year from the date of acceptance of the bid:

I/We have read the above terms & conditions of this tender and understood the same and shall abide by them. It is certified that I am authorized signatory of the firm.

(SIGNATURE OF THE BIDDER) with address and seal

DECLARATION

- 1. I have read the terms & conditions mentioned in the tender document and undertake to abide the same during the contractual period.
- 2. The information given in the technical bid by the undersigned is correct.

(SIGNATURE OF THE BIDDER)
With seal

CONTRACT AGREEMENT

Contract N	lo	_		dated:								
This is in dated	continuation t	o this office	eøs Notific	cation of A	Award No_							
	address of the	Supplier:		-								
2. Purchas	erøs Bidding	Document 1	 Vo	dated		and sub	sequent Amendment					
	, dated						1					
	ierøs Bid N						communication(s)					
							and the Purchaser in					
	with this Bid.		(11 411)),	memangea	octween t	ne supplier	and the Full distance in					
			rm the fo	ollowing d	ocuments	etc which	are included in the					
				_								
documents mentioned under paragraphs 2 and 3 above, shall also be deemed to form and be read and construed as integral part of this contract:												
(i) General Conditions of Contract;												
(ii) Schedule of Requirements;												
(iii) Technical Specifications;												
(iv) Bid Form furnished by the supplier;												
(v) Price Schedule(s) furnished by the supplier in its Bid;												
(vi) Manufacturersø Authorization Form (if applicable for this Bid);												
(vii) Purchaser 8 Notification of Award												
5. Some terms, conditions, stipulations etc. out of the above-referred documents are reproduced												
	ready reference	_										
	•		auipment	which shal	ll be suppl	ied/ provide	ed by the supplier are					
as under:		20111162	4p	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		100, p10,100	a of the supplier are					
Schedule	Brief	Accounti	Unit	Quantit	Total	Terms of	Any other					
No.	description	ng unit	Price	y to be	price	delivery	additional services					
(i)	of Boxing	(iii)	(iv)	supplie	(vi)	(vii)	(if applicable) and					
(-)	Equipment	(111)	(21)	d	(12)	(11)	cost thereof					
	(ii)			(v)			(viii)					
	Delivery	Details	Consig	Warran	Paymen		(111)					
	schedules	of	nee	ty	t terms							
	(x)	Performa	(xii)	Period	(iv)							
	(11)	nce	(111)	(xiii)	(11)							
		Security		(AIII)								
		(xi)										
		(11)										
Received a	and accepted th	is contract										
C:	- f C1'			/O:		1 -£ 1						
-	of Supplier	44:		_		eal of purch						
or his Desi	gnated Repres	entative)		Repr	esentative/	Designated	Officer					

Date:

BANK GUARANTEE FORM FOR BID SECURITY

Whereas	(hereii	nafter	called	the	õBidderö)	has
submitted its quotation dated			for	the	supply	of
(hereina	fter called	the õE	Bidö) ag	ainst	the purcha	serøs
Bid Reference No]	Know	all perso	ons by	these pres	
that we	_ of					
(Hereinafter called the õBankö) ha	aving ond unto					at
(hereinafter called the õPurchaser) in the sum of						
will and truly to be made to the said Purchaser, the	Bank binds	itself,	its succ	essors	and assign	s by
these presents. Sealed with the Common Seal of the	said Bank t	his			da	ay of
20 The conditions of this obligation as	re:					
(1) If the Bidder withdraws or amends, impairs or d period of validity of this Bid.(2) If the Bidder having been notified of the acceptance of its validity:-				•		
a) Fails or refuses to furnish the performance so Or b) fails or refuses to accept/execute the co the above amount upon receipt of its first we substantiate its demand, provided that in its claimed by it is due to it owing to the or specifying the occurred condition(s).	ontract. We ritten demand the	underta nd, wit Purcha	ake to pa shout the aser will	ay the e Purc l note	Purchaser ushaser havir that the am	ip to ig to ount
b) This guarantee will remain in force for a pervalidity of 180 days i.e. for 225 days (180 days any demand in respect thereof should read-	ys + 45 day	s) fron	the dat	e of B	sid Opening	and

(Signature of the authorised officer of the Bank)
Name/Seal/ designation of the officer
& address of the Bank and
address of the Branch.

MANUFACTURER® AUTHORISATION FORM

To

Dear Sir,

The Executive Director (A)
Sports Authority of India, NSNIS
PATIALA.

	Ref.	Your	Bidding	Reference	No			. date	d	W	/e,
										manufacture	-
of				(name a						nt offered in t	
Bid)	hav	ing	factories	at		_		_		by authori	
Messrs	S				_(name	and	address	of the	agent) to	submit a B	id,
	ove ref	ferred E	Bidding Doc	that no si	he abov upplier	e Box	ting Equi	pment n	nanufactur lual other	t as contained ed by us. than Mess ised to submit	rs.
contai by us.	ned in We al	the abo	ove referred by extend o	and enter Bidding Do	into a cument anty of	contra s for One	act with the abov year fron	you ag e Boxin	ainst your g Equipme	requirement ont manufactur oxing Equipme	as ed
										Yours faithful	ly,
				for a	and on b		[Signatur of Mess		ate, name	and designation	 n]
									dress of the	e manufacture	rs]

Note: 1. This letter of authorization should be on the letter head of the manufacturing firm and should be signed by a person competent and having the power of attorney to legally bind the manufacturer.

2. Original letter may be enclosed.