



डॉ. बाबासाहेब आंबेडकर संशोधन व प्रशिक्षण संस्था (बार्टी), पुणे

(महाराष्ट्र शासनाच्या सामाजिक न्याय व विशेष सहाय्य विभागाची स्वायत्त संस्था) मुख्यालय : २८ क्वीन्स गार्डन, कॅम्प, पुणे - ४११००१ Posti

दुरुवनीक, ०२०-२६३४३६००/२६३३३३०/२६३३३३५

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BARTI/Scheme/Online Examination/2025-26/ 3466

Dt.23/05/2025

Technical Corrigendum (2025 SJASA 1177854 1)

डॉ. बाबासाहेब आंबेडकर संशोधन व प्रशिक्षण संस्था (बार्टी), पुणे मार्फत सर्वंकष धोरणांतर्गत बार्टी, सारथी, महाज्योती आणि टीआरटीआय या संस्थांच्या स्पर्धा परीक्षा पूर्व प्रशिक्षण २०२५-२६ कार्यक्रमांतर्गत सामायिक प्रवेश परीक्षा घेण्यासाठी ई-निविदेद्वारे संस्थेची निवड करण्याकरीता ई — निविदेची जाहिरात महाराष्ट्र शासनाच्या वेब साईट https://mahatenders.gov.in व https://barti.gov.in वर दि. ०८/०५/२०२५ रोजी जाहिरात प्रसिद्ध करण्यात आली होती. निविदापुर्व बैठकीमध्ये झालेल्या चर्चेनुसार निविदाधारकांच्या शंकांचे खालील प्रमाणे निरसन करुन निविदेच्या अटी व शर्तीमध्ये काही बदल करण्यात येत आहे.

Sr. No	T.D P.No	Clause, Section, point serial number (Tender doc Ref. No)	Content of Tender Doc for Query/Clarification Required	Points for Clarifications for Suggestions	Amendment
2	3	Technical Bid (point No- 16), Legal Entity, Point No-5		Bidder should have CMMi Institute recognized and published CMMi DEV/SVC Level-3 certificate with validity. The bidder must also have ISO series of Certificates: • ISO 9000 • ISO 27001 • ISO 20000. Compliance- "Copy of valid certificate issued by accredited organizations"/ in case any agency is in the process of new registration or renewal for CMMI Level-3 certification, a declaration of the in-process status on the letterhead of the authorized body may be considered for this requirement.	Bidder should have CMMi Institute (erstwhile SEI) recognized and published CMMi DEV/SVC Level-3 certificate with validity. This should be verifiable in theCMMI Website. (https://cmmiinstitute.com/PARS) The bidder must also have ISO series of Certificates: • ISO 9000 • ISO 27001 • ISO 20000
					Copy of valid

					CMMi DEV/SVC Level-3 certificate Required to be Submit before the MOU with Successful Bidder
2.	23	Technical Bid (point No- 16), (a),Manp ower Strength, Point No- 6	Responding Firm/ Company must have at least 50 full time technical resources in its payroll in the domain of software development, management with qualification B.E./B.Tech./MCA/MBA, as on date Copy of PF ECR of last quarter.	We would like to inform you that most employees are not enrolled in PF or any medical policy within the organization. As they are not registered under PF, we kindly request you to consider a self-declaration along with the list of employees.	Copy of PF ECR of last quarter. Or Appointment Letters required to be submit Along with employee's salary slip of last one year. The successful bidder must be submit PF Registration of employees before MOU.
3.	25	Technical Bid (point No- 16), (b), Criteria, Point No-	Overall regular staff strength (Project Management/Developm ent /Quality assurance/Implementa tion/ Operation) Copy PF ECR of Last Quarter 50 staff to 75 staff: 3 marks	Overall regular staff strength (Project Management/Development /Quality assurance/Implementation/ Operation) Copy PF ECR of Last Quarter/ Self-declaration along with the list of employees. 50 staff to 75 staff: 3 marks	No Change
		2	76 staff to 100 staff: 5 Marks ≥ 100 staff: 10 marks	76 staff to 100 staff: 5 Marks ≥ 100 staff: 10 marks	
4.	25	6Technical Bid (point No- 16), (b), Criteria, Point No-6	Experience of Delivering Online Examination in a single shift /session for any Government / PSU / Govt. Institutes in last 4 years (as on date of bid submission) Copy of the Work Order/ Completion Certificate/ On Going Certificate from the Client 20000-30000 Candidates: 5 Marks; 30000-40000	Experience of Delivering Online Examination in a single Project /session for any Government / PSU / Govt. Institutes/Awarding Bodies in last 4 years (as on date of bid submission) Copy of the Work Order/ Completion Certificate/ On Going Certificate from the Client 20000-30000 Candidates: 5 Marks; 30000-40000 Candidates: 10 Marks; >40000 Candidates: 15 Marks	No Change

			10 Marks; >40000 Candidates: 15 Marks	Paris Company	
Sr. No.	T.D P.No	Clause, Section, point serial number (Tender doc Ref. No)	Content of Tender Doc for Query/Clarification Required	Points for Clarifications for Suggestions	Amendment
5.	22	Technical Bid (point No-16), (a), Legal Entity, Point No-1	Registered under Companies Act, 1956/2013 or LLP Act, 2008, and in operation for at least 3 years as of 31st March 2024. Certificate of Incorporation, PAN, GST Registration.	We kindly request you to include NCVET empanelment in the prequalification criteria, considering BHARTI's focus on enhancing youth skilling initiatives.	No Change
5.	22	Technical Bid (point No-15). (a), Technical Capability, Point No-4	Bidder must have experience in the similar field of conducting online examination in any State Government/PSAJ/Cent ral Government/Governm ent University. The bidder must have implemented similar project of values as follows in last 4 years One project not less than the amount 10 Cr: OR Two projects not less than the amount 5 Cr: OR Three projects not less than the amount 3 Cr Work Order + Completion Project citation (in the prescribed format) along with copy of work orders (including extensions, if any) and completion certificate	Bidder must have experience in the similar field of conducting online examination in any State Government/PSU/Central Government/Government University /Awarding Bodies. The bidder must have implemented similar project of values as follows in last 4 years. One client not less than the amount 10 Cr, OR Two clients not less than the amount 5 Cr; OR Three clients not less than the amount ₹3Cr Compliance - Work Order /Completion certificate and CA Certificate for the confirmation of Amount	No Change
2		Technical Bid (point No-16), (a),	The Bidder should have conducted Computer	The Bidder should have conducted online Examinations for at least 20	No Change
		Capacity of		thousand candidates in a	

		Bidder w.r.t no of candidate examined, Point No-7	candidates in a single shift/batch in the Last 4 years as on date of Bid submission. Copy of work orders (including extensions, if any) and completion/continuation certificates In case completion certificates are not available, Bidder may submit the work order with a self-certification of works completed, from authorized signatory. The number of candidates must be mentioned in the documents submitted by	single Project in the Last 4 years as on date of Bid submission. Compliance- Copy of work orders/MOU (including extensions, if any)/ completion/continuation certificates In case completion certificates are not available, Bidder may submit the work order with a self-certification of work completed, from authorized signatory. The number of candidates must be mentioned in the documents submitted by	
8.	24	Technical Bid (point No-16), (a), Software Applicatio n, Point No-9	The software application [Exam Engine &Question paper Authoring Tool] must be certified by Cert-in certification agency. The Source code of Both the applications should be owned by the Bidder. CERT-IN certificate and self-declaration for ownership.	The software application [Exam Engine & Question paper Authoring Tooll must be certified by Cert-in certification agency. The Source code of Both the applications should be owned by the Bidder. Compliance- CERT-IN certificate and self- declaration for ownership. In case any agency is in the process of new registration or renewal for CERT-IN certification, a declaration of the in-process status on the letterhead of the authorized body may be considered for this requirement.	No Change
9.	25	Technical Bid (point No-16), (b), Criteria, Point No-3	Experience of Delivering Online Examination-solution and services in Govt. Sector/PSU/Govt. Institutes in last 4 years (as on date of bid submission) Copy of the Work Order/Completion Certificate/On Going Certificate from the	Experience of Delivering Online Examination solution and services in Govt. Sector /PSU/Govt. Institutes/Awarding Bodies in last 4 years (as on date of bid submission) Copy of the Work Order/MOU/Completion Certificate/On Going Certificate from the Client.	No Change

10		Client ≥3 Projects: 5 marks ≥7 Projects: 10 marks ≥10 Projects: 15 marks Tender Submission Date	≥3 Projects: 5 marks ≥7 Projects: 10 marks ≥10 Projects: 15 marks We request that post release of the Pre-bid Queries response –Vendors be given 7-10 working days to work on the Tender documents – hence to please extend the submission date accordingly	
11		Credit period	in case of a delay in release of the Pre-bid queries Response	
			The customer shall pay all undisputed invoices within 30 days (or the credit period as negotiated by the business team) from the date of invoice. In case the customer does not pay the undisputed amounts within 30 days (or the credit days agreed), the same shall be constituted as an EVENT OF DEFAULT by customer. A notice of EVENT OF DEFAULT will be issued with a cure period of 15 calendar days (this is to be included only if there is a cure period made available to us for our EVENT OF DEFAULT) and in the event the EVENT OF DEFAULT is not cured within the cure period given , the service provider has a right to terminate the contract without any further notice.	
12	6	Submission, EMD and Tender fees	We request to please allow bidders to submit a Bid Declaration form instead of the EMD amount or Request that in addition to Online payment of EMD, vendors be also allowed to pay this as a BG?	No Change
13		Financial Bid/ BOQ	We assume that the Per Registered Candidate rate quoted would be Per Scheduled candidate per	No Change

				session, per stage Admit card issued – pl confirm Confirming the Candidate volume would be approx 2.75 lakhs per year We assume that the Rate quoted will be without Covid Precautions - this would be chargeable extra if incurred We assume that GST would be quoted extra as this is a multi year contract - any hike in the rate would be	
14	21, 46		Point no. 3 - Turnover	in the rate would be accordingly borne by the client We request to please change	No Change
				this to : Certificate from Statutory Auditor / Chartered Accountant and audited balance sheet of last three years as on 31st- Mar-2024.	no onungo
15	22, 46		Point no.4- Net worth	We request to please change this to : Certificate from statutory auditor/ Chartered Accountant	No Change
16	44,		Annexure IV - Financial Turnover certificate	As the Existing CA certificate would be submitted with the Tender submission request that this Annexure be also signed by the Authorized Signatory instead of just CA	No Change
17	9	6	Online Registration Process for conducting the examination shall received as applications from candidates using online portal. Candidates shall submit online applications directly using on Online Portal, agency shall consolidate all the applications forms in a database & provide it to barti	We assume that the logic and metrics for the development of the registration portal along with the timelines will be provided by the client.	YES
18	9	6.1.2	The agency will have to ensure that Venues hired for the conduct of Examination/CBT should be for two days i.e. for the day of arrangement and for the day of	i. We request you to confirm if the examination will be conducted only in Mahashtra or Pan India ii. We request you to share the city-wise tentative count for the examination	-Examination will be conducted only in Maharashtra - we will Intimate

			conduct o Examination/CBT	f	
19	10	6.1.4	One-month lead time will be given to the agency for conduct of Exam after BARTI decides to conduct the Exam. However, agency must be prepared enough to take up the activities within 15 days of notification by the BARTI or user agency	timeline is only to conduct the examination and does not include the timelines for registration porta development and testing.	t s
20	10	6.1.14	Ensuring complete and comprehensive mock drill to be carried out one day before the exam in the presence of BARTI's representative(s) and providing successful test certificate to the effect that complete hardware and software including LAN connectivity is	report after completion of mock test at the examination venues.	
			working without any technical glitches and bugs and all the backup facilities including ACs/Fans/Coolers, Power backups, etc are in place.		
21	11	6.1.20.v	Submission of candidate response to cloud – immediately after closing of exam	We assume that the candidate Reponses will be shared over a secured link by the end of the day instead of cloud. This should suffice the requirement	No Change
22	11	6.1.25	CCTV footages must be submitted in a single HDD with proper file naming structure	Please confirm if the CCTV footages can be shared with the client over cloud link insteaf of an HDD	No Change
23	13	6.1.35	Summary report after conclusion of each exam has to be provided to candidates through email as and when advised by BARTI in the approved format as and when required	We assume that the summary is the tentative scorecard to be emailed to the candidate after submission of test.	Reports will be disclosed to qualified vendor
24	13	6.2.8	The agency will provide DEMO file (Mock test) for relevant CBRT / Exam in bilingual mode or English, as the case may be, within the prescribed date by BARTI before	Kindly clarify what does RT mean?	Recruitment Test

			conducting each RT/ exam for uploading on web-site.		
25	15	6.3.3	The complete Data as mentioned above along with reports would be transferred to the BARTI by the Agency under the secured mode on the same day.	We assume that the answer keys will be uploaded along with the QB the Raw score can be shared with the client on the same day	YES
26	16	6.7.3	The agency must send report along with snaps from the exam centres to the specified email of the BARTI.	We assume that the Snaps will include the Labs of the centre, Security Desk, Server room. Please confirm if any other places snaps will be required	Snaps of exam centre with all the required facility for the examination
27	16	6.7.5	The agency must arrange cloak room for keeping valuable belongings such bags, vanity, purse, calculator, mobile phones etc. of the candidates	We would provide facility to keep the belongings of the candidate however we will not be responsible for any loss or theft of belongings	YES
28	36	36.1	If Examination in any one center delayed due to fault of agency for more than 30 minutes	We request you to consider 60 minutes as delay instead of 30 minutes	No Change
29		Y THE STATE OF	Payment Gateway	Please clarify if the payment gateway for the registration portal will be provided by the client or to be arranged by the bidder	Will discussed with Successful Bidder
30			Timelines	Timelines for the project will be discussed and agreed upon mutually.	YES
31			Data Retention Period	The examination data including the CCTV footage will be retained for a period of 6 months after submission of the results and purged subsequently.	No Change
32			Helpdesk	Kindly confirm on below points if a helpdesk is required to handle the queries received from candidates: i. The helpdesk will be setup in our HO at Mumbai and the helpdesk number will start with code 022. ii. The helpdesk timings will be from 9:00 am to 6:00 pm	Help Desk number will be provided by Agency, timings will be 9 AM to 6 PM excluding Government holidays and Sundays, Helpdesk will communicate in

			from Monday to Saturday excluding government holidays and Sundays. iii. The helpdesk will communicate in two languages - English, and Hindi	The state of the s
33		DLT Registration	Kindly note that if SMS services are required then, as per TRAI guidelines, client need to register on DLT platform for sending bulk or Individual SMS to candidates.	YES
34 36	36		Request CLIENT to consider the following: i) The total cumulative Penalty imposed on the bidder shall not exceed 10% of the total invoice of the particular service of the respective Order for which the penalty arises. ii) CLIENT shall raise its concerns or objections to the Bidder/Service Provider within 30 days of the services provided. CLIENT shall not impose any penalty/ damages on the Service Provider if no objections are raised within the stipulated period. iii) The Bidder shall be given a cure period of 30 days to rectify/remedy any defaults / defects / shortcomings penalty before imposition of any penalty or termination of contract. iv) Any penalty/ damages shall be for proven defaults, solely and directly attributable to the bidder. vi) The bidder shall be given an opportunity of making a representation and of personal hearing before final imposition of penalty.	No Change

				vii) We request the client to revise the penalties as per the current standard practice since the penalties mentioned in the SLA are quite steep.	
35	17	5	Consortium, Joint Ventures and Sub- Contracting	The successful bidder shall reserve the right to Assign or sub contract a part of the contract with prior written approval from client.	No Change
36	35	32	Confidentiality	Request the CLIENT to consider the following: Either party shall hold in confidence all confidential information obtained, received from the other and shall not disclose the same to any third party without prior written consent of the other, during the term of this Agreement and for a period of two (2) years from the date of termination and/or expiry of this Agreement. Further, unless prior written consent of the either party is obtained, the other Party shall not use the abovementioned information for any purpose other than the purpose contemplated under this Agreement.	No Change
37	31	21	Jurisdiction and applicable Law	We request to client to consider the exclusive jurisdiction of the Courts to Mumbai.	No Change

38	31	22	Performance Bank Guarantee (BG)	Request CLIENT to consider the following:	No Change
				i) The bidder shall be given an opportunity of making a representation and of a personal hearing before	
				forfeiture of BG. ii) The cause for failure to discharge the contractual obligation or negligence should be directly & solely attributable to the successful	
				bidder. iii) The successful bidder shall be given a cure period of 30 days to rectify the breach.	
				iv) The selected bidder shall only be liable for the work carried on its own accord. In no event shall the selected bidder be liable for invocation of the	
				Performance Guarantee for any recovery of damages, direct losses or additional liability, if incurred due to completion of work by another agency.	
				v) In case of expired Performance Bank Guarantee (BG) and non release of the same within 15 days of its expiry, the said BG would deemed to have	
				been released by the beneficiary (Client) and the obligation towards the same will also expire.	

39	31	24	Force Majeure	We request CLIENT to consider the following:-	No Change
	100-1-			Neither party shall be liable	
B-20.18	19-2-1-1			for any delay or failure in	
				performing any of its	
3 7 7				obligations hereunder, if	
1 7				such delay or failure either	
				wholly or partly is due to	
-11				Force Majeure conditions	
				such as floods, earthquakes or other acts of God, or any	
MAGE				acts of governmental body	
P1 = 7.1				or public enemy, wars, riots,	
10 - 1				embargoes, epidemics, fires	
				or any other causes,	
				circumstances or	
				contingencies beyond the	
	Bur 1			control of such party.	
				The party affected by such	
	DOM:			Force Majeure condition	
	No.			shall forthwith notify the	
	1117		American Constitution of the Constitution of t	other Party/Parties, of the	
	100			nature and extent thereof, in	
				writing, within seven (7) days	
				after the occurrence of such	
				Force Majeure condition and shall, to the extent	
				reasonable and lawful under	
				the circumstances, use best	
Sea of				efforts to remove or remedy	
				such cause with all	
	A named a			reasonable dispatch.	
				If the Force Majeure	
				condition in question	
	1565			prevails for a continuous	
	la roa			period of one (1) month, the	
	Talk III			parties affected by such	
	1-04/10			condition shall enter into	
N. 141-76	T PHONE			bona fide discussions with a	
				view to alleviating its effect	
				on this Agreement by	
ariya si				agreeing to such alternative	
				agreement as may be fair	
				and reasonable.	

40	32	25	Termination of Contract		No Change
		A Charles Library		consider the below clauses	
				in place of the Clauses	
				mentioned in the Tender.	
	of the same			Either Party may terminate	
		Partie and		this Agreement in case the	
100	Property la	(15 or 200)		other Party has committed	
The same		oldsurenze		breach of any of the terms	
		10.00		and conditions of this	
				Agreement and/ or terms	
				and references of tender	
				document. Such breaching	
	V. V. 11199			Party shall be given a cure	
	Harris St.	Part of the last		period of Thirty (30) days	
	1 7 10 10	Maria Value		from the receipt of written	
1	NA LEI			notice, for rectifying the said	
				breach.can terminate this	
	S PH A IV			Agreement and stop	
				providing services to Client if	
		PER MENTAL CONT		there are payments delayed	
				beyond the due date by	
				serving a Sixty (60) days'	
				notice period.	
				Either Party shall have the	
400				right to terminate this	
				Agreement by giving 30 days written notice in the	
				(a) The other Party makes an	
				assignment for the benefit of	
				its creditors;	
				(b) The other Party goes into	
				liquidation, or a winding up	
				order is made against it, or it	
		data kelendik		suffers the appointment of a	
				receiver, trustee or similar	
				officer for the whole or part	
				of its business or assets, or it	
				files a petition seeking	
				reorganization, composition	
				or a similar relief, or it takes	
				any action under any law	
41	22	20		regarding insolvency.	
41	32	26	Consequences of		No Change
ALTON B			Termination	consider the below clauses	
				in place of the clauses	
				mentioned in the tender.	
				Fach Party shall improved to the	
				Each Party shall immediately make payment of the	
				make payment of the undisputed sums owed by it	
Sellen.				to the other Party prior to	
				such termination;	
H. Lett. Fo		MINIST SET VICE		terrimation;	MARINE TEXT OF ENGLISH

				Each Party shall promptly deliver to the other Party all data and other information acquired / prepared / generated / developed by it including copies thereof pursuant to this Agreement.	
42	34	28	Limitation of Liability towards the Purchaser	We suggest the CLIENT to consider including the following clause for Liabilities in the RFP/Agreement:	No Change
				In no event shall either party be liable under any contract, strict liability, negligence or other legal or equitable theory for any indirect, incidental, special or consequential damages, lost profits, lost data or cost of procurement of substitute	
				goods, technology or services. The total aggregate liability of the Bidder, regardless of whether such liability is based on breach of contract, tort, strict liability, breach of warranties, failure	
				of essential purpose or otherwise, under this Agreement shall be limited to 10% of the total invoice value of the assignment paid to the bidder in respect of that particular work which gives rise to such a liability.	
43	35	32	Confidentiality	Request the CLIENT to consider the following: Either party shall hold in	No Change
				confidence all confidential information obtained, received from the other and shall not disclose the same to any third party without	
				prior written consent of the other, during the term of this Agreement and for a period of two (2) years from the date of termination and/or expiry of this Agreement.	
			794 618 2007	Further, unless prior written consent of the either party is	

				obtained, the other Party	
				shall not use the above- mentioned information for any purpose other than the purpose contemplated under this Agreement.	
44			Assignment and sub- contracting	Request CLIENT to consider the following: The successful bidder shall reserve the right to Assign or sub contract a part of the contract with prior written approval from client.	No Change
45			Opportunity of Personal Hearing	Request CLIENT to consider the following: The service provider shall be provided an opportunity of personal hearing/ Representation to represent the facts before imposition of any penalty/liability or blacklisting."	No Change
46			Intellectual Property Rights	Request CLIENT to consider the following: Each Party shall continue to be the owner and hold their respective Intellectual Property Rights. The rights, title and ownership of the IPR shall not be transferred. The source code of the software shall belong to the software provider. Provision of license for the use of the software for the required term can be discussed between all the parties.	No Change
47	13	6.2	Question Bank	We assume QP to be developed by BARTI - pl confirm	Question paper bank required to be Create and develop by the agency under the supervision of the BARTI.

जिभाग प्रमुख विभाग प्रमुख डॉ. बाबासाहेब आंबेडकर संशोधन व प्रशिक्षण संस्था (बार्टी), पुणे

