



Bid Number/बोली क्रमांक (बिड संख्या): GEM/2025/B/5823914 Dated/दिनांक : 17-01-2025

#### Bid Document/ बिड दस्तावेज़

Bid Details/बिड विवरण			
Bid End Date/Time/बिड बंद होने की तारीख/समय	01-02-2025 13:00:00		
Bid Opening Date/Time/बिंड खुलने की तारीख/समय	01-02-2025 13:30:00		
Bid Offer Validity (From End Date)/बिड पेशकश वैधता (बंद होने की तारीख से)	75 (Days)		
Ministry/State Name/मंत्रालय/राज्य का नाम	Comptroller And Auditor General (cag) Of India		
Department Name/विभाग का नाम	Indian Audit And Accounts Department		
Organisation Name/संगठन का नाम	N/a		
Office Name/कार्यालय का नाम	Director General Of Audit Infrastructure New Delhi		
क्रेता ईमेल/Buyer Email	vikashkumar.comm@cag.gov.in		
ltem Category/मद केटेगरी	Hiring of Consultants - Milestone/Deliverable Based - Technology Consultants, AI CONSULTANT ON ROAD SAFETY; AI CONSULTANT ON ROAD SAFETY; Yes; Hybrid(As specified in scope of work)		
Contract Period/अनुबंध अवधि	1 Year(s) 6 Month(s) 2 Day(s)		
Minimum Average Annual Turnover of the bidder (For 3 Years)/बिडर का न्यूनतम औसत वार्षिक टर्नओवर (3 वर्षों का)	25 Lakh (s)		
Years of Past Experience Required for same/similar service/उन्हीं/समान सेवाओं के लिए अपेक्षित विगत अनुभव के वर्ष	1 Year (s)		
Past Experience of Similar Services required/इसी तरह की सेवाओं का पिछला आवश्यक अनुभव है	Yes		
MSE Exemption for Years of Experience and Turnover/ अनुभव के वर्षों से एमएसई छूट	No		
Startup Exemption for Years of Experience and Turnover/ अनुभव के वर्षों से स्टार्टअप छूट	No		
Document required from seller/विक्रेता से मांगे गए दस्तावेज़	Experience Criteria, Bidder Turnover, Certificate (Requested in ATC) *In case any bidder is seeking exemption from Experience / Turnover Criteria, the supporting documents to prove his eligibility for exemption must be uploaded for evaluation by the buyer		

Bid Details/बिंड विवरण	
Do you want to show documents uploaded by bidders to all bidders participated in bid?/	Yes
Bid to RA enabled/बिंड से रिवर्स नीलामी सक्रिय किया	No
Type of Bid/बिंड का प्रकार	Two Packet Bid
Time allowed for Technical Clarifications during technical evaluation/तकनीकी मूल्यांकन के दौरान तकनीकी स्पष्टीकरण हेतु अनुमत समय	2 Days
Estimated Bid Value/अनुमानित बिड मूल्य	1278000
Evaluation Method/मूल्यांकन पद्धति	Total value wise evaluation
Arbitration Clause	No
Mediation Clause	No

#### EMD Detail/ईएमडी विवरण

Advisory Bank/एडवाईजरी बैंक	State Bank of India
EMD Amount/ईएमडी राशि	63900

#### ePBG Detail/ईपीबीजी विवरण

Advisory Bank/एडवाइजरी बैंक	State Bank of India
ePBG Percentage(%)/ईपीबीजी प्रतिशत (%)	5.00
Duration of ePBG required (Months)/ईपीबीजी की अपेक्षित अवधि (महीने).	18

- (a). EMD EXEMPTION: The bidder seeking EMD exemption, must submit the valid supporting document for the relevant category as per GeM GTC with the bid. Under MSE category, only manufacturers for goods and Service Providers for Services are eligible for exemption from EMD. Traders are excluded from the purview of this Policy./जेम की शर्तों के अनुसार ईएमडी छूट के इच्छुक बिडर को संबंधित केटेगरी के लिए बिड के साथ वैध समर्थित दस्तावेज प्रस्तुत करने हैं। एमएसई केटेगरी के अंतर्गत केवल वस्तुओं के लिए विनिर्माता तथा सेवाओं के लिए सेवा प्रदाता ईएमडी से छूट के पात्र हैं। व्यापारियों को इस नीति के दायरे से बाहर रखा गया है।
- (b). EMD & Performance security should be in favour of Beneficiary, wherever it is applicable./ईएमडी और संपादन जमानत राशि, जहां यह लागू होती है, लाभार्थी के पक्ष में होनी चाहिए।

#### Beneficiary/लाभार्थी:

PAO O/o PAG (Audit), Delhi (Pao)

#### **UIN Number NCTGC2415P**

#### MII Compliance/एमआईआई अनुपालन

MIL Commission of American Street	V
MII Compliance/एमआईआई अनुपालन	Yes

#### MSE Purchase Preference/एमएसई खरीद वरीयता

MSE Purchase Preference/एमएसई खरीद वरीयता	Yes

- 1. The minimum average annual financial turnover of the bidder during the last three years, ending on 31st March of the previous financial year, should be as indicated above in the bid document. Documentary evidence in the form of certified Audited Balance Sheets of relevant periods or a certificate from the Chartered Accountant / Cost Accountant indicating the turnover details for the relevant period shall be uploaded with the bid. In case the date of constitution / incorporation of the bidder is less than 3-year-old, the average turnover in respect of the completed financial years after the date of constitution shall be taken into account for this criteria.
- 2. Years of Past Experience required: The bidder must have experience for number of years as indicated above in bid document (ending month of March prior to the bid opening) of providing similar type of services to any Central / State Govt Organization / PSU. Copies of relevant contracts / orders to be uploaded along with bid in support of having provided services during each of the Financial year.
- 3. Purchase preference to Micro and Small Enterprises (MSEs): Purchase preference will be given to MSEs as defined in Public Procurement Policy for Micro and Small Enterprises (MSEs) Order, 2012 dated 23.03.2012 issued by Ministry of Micro, Small and Medium Enterprises and its subsequent Orders/Notifications issued by concerned Ministry. If the bidder wants to avail the Purchase preference for services, the bidder must be the Service provider of the offered Service. Relevant documentary evidence in this regard shall be uploaded along with the bid in respect of the offered service. If L-1 is not an MSE and MSE Service Provider (s) has/have quoted price within L-1+ 15% of margin of purchase preference /price band as defined in the relevant policy, then 100% order quantity will be awarded to such MSE bidder subject to acceptance of L1 bid price. The buyers are advised to refer to the OM\_No.1\_4\_2021\_PPD\_dated\_18.05.2023 for compliance of Concurrent application of Public Procurement Policy for Micro and Small Enterprises Order, 2012 and Public Procurement (Preference to Make in India) Order, 2017. Benefits of MSE will be allowed only if the credentials of the service provider are validated online in GeM profile as well as validated and approved by the Buyer after evaluation of submitted documents.
- 4. Estimated Bid Value indicated above is being declared solely for the purpose of guidance on EMD amount and for determining the Eligibility Criteria related to Turn Over, Past Performance and Project / Past Experience etc. This has no relevance or bearing on the price to be quoted by the bidders and is also not going to have any impact on bid participation. Also this is not going to be used as a criteria in determining reasonableness of quoted prices which would be determined by the buyer based on its own assessment of reasonableness and based on competitive prices received in Bid / RA process.
- 5. Past Experience of Similar Services: The bidder must have successfully executed/completed similar Services over the last three years i.e. the current financial year and the last three financial years(ending month of March prior to the bid opening): -
- 1. Three similar completed services costing not less than the amount equal to 40% (forty percent) of the estimated cost: or
- 2. Two similar completed services costing not less than the amount equal to 50% (fifty percent) of the estimated cost; or
- 3. One similar completed service costing not less than the amount equal to 80% (eighty percent) of the estimated cost.

Additional Qualification/Data Required/अतिरिक्त योग्यता /आवश्यक डेटा

Last 3 years average business revenue from consulting:25 LAKH

Number of projects completed in India having similar scope & size of proposed project under hiring: at least one year experience in providing AI consultant on Road safety

Scope Of work:1736993751.pdf

Profile of Consultants:1736993777.pdf

Pre-qualifications Criteria: 1736993786.pdf

Payment Terms: 1736993793.pdf

#### Pre Bid Detail(s)

Pre-Bid Date and Time	Pre-Bid Venue
	Office of the Director General of Audit (Infrastructure), New Delhi, A wing, Third Floor, Indraprastha Bhawan, New Delhi- 110002

## Hiring Of Consultants - Milestone/Deliverable Based - Technology Consultants, AI CONSULTANT ON ROAD SAFETY; AI CONSULTANT ON ROAD SAFETY; Yes; Hybrid(As Specified In Scope Of Work) (1)

#### Technical Specifications/तकनीकी विशिष्टियाँ

Specification	Values	
Core		
Consulting Category/ Stream	Technology Consultants , AI CONSULTANT ON ROAD SAFETY	
Consultant's Profile	AI CONSULTANT ON ROAD SAFETY	
Proof of Concept (POC) Required	Yes	
Deployment of Consultants/Resource	Hybrid(As specified in scope of work)	
Addon(s)/एडऑन		

#### Additional Specification Documents/अतिरिक्त विशिष्टि दस्तावेज़

#### Consignees/Reporting Officer/परेषिती/रिपोर्टिंग अधिकारी

S.No./क्र. सं.	Consignee Reporting/Officer/ परेषिती/रिपोर्टिंग अधिकारी	Address/पता	To be set as	Additional Requirement/अतिरिक्त आवश्यकता
1	Vikash Kumar	110002,Indraprastha Estate,	1	N/A

### Buyer Added Bid Specific Terms and Conditions/क्रेता द्वारा जोड़ी गई बिड की विशेष शर्तें

#### 1. Generic

OPTION CLAUSE: The buyer can increase or decrease the contract quantity or contract duration up to 25 percent at the time of issue of the contract. However, once the contract is issued, contract quantity or contract duration can only be increased up to 25 percent. Bidders are bound to accept the revised quantity or duration

#### 2. Buyer Added Bid Specific ATC

#### **BID DOCUMENT**

"Selection of Service Provider for Examination of Road Safety featur es on selected National Highway s tretches using Artificial Intelligen ce Technology"

**Through** 

Quality and Cost Based Selection (QCBS)

FOR THE OFFICE OF DIRECTOR GENERAL OF AUDIT, INFRASTUC TURE, NEW DELHI

## INTRODUCTION

The office of the Director General of Audit (Infrastru

cture), New Delhi is responsible for the audit of Ministry of Road Transport and Highways (MoRTH) along with its Central Public Sector Enterprise (CPSE), National Highways &Infrastructure Development Corporation Limited (NHIDCL) and Statutory Corporation, National Highways Authority of India (NHAI) on behalf of the Comptroller and Auditor General of India.

This office is conducting an All India Performance Au dit on 'Road Safety'. As a part of this performance a udit, it has been envisaged to use Artificial Intelligen ce (AI) for identification and analysis of deficiencies in 'Road Safety' aspects which create hazards to the safety of road users.

For this work, this office wishes to engage AI Servic e Provider (the AI consultant) who will conduct the a nalysis of selected National Highways by using AI and highlight the deficiencies observed along with evidence in the form of Photos and videos summarized in the form of National Highway wise report and a consolidated report for all selected highways. The guidelines issued by Indian Road Congress (IRC) through IRC Codes would be the criteria against which deficiencies would be highlighted

EXPRESSION OF INTEREST (EOI) FOR SELECTION OF SERVICE PROVIDER FOR EXAMINATION OF ROAD SAFETY FEATURES ON SELECTED NATIONAL HIGH WAY STRETCHES USING ARTIFICIAL INTELLIGENCE TECHNOLOGY

**Table of Contents** 

Annexure 1-Bid Submission Form Annexur

e 2-Scope of Work & Deliverables Annexur

e 3- Instructions to the Bidders

Annexure 4-General Conditions of Contract (GCC)

Annexure 5-Special Conditions of Contract (SCC) A

nnexure 6- Technical Bid Form

Annexure 7- Notarized Affidavit form for Acceptance of Terms and condition of Bid. Annexur

e 8- Notarized Affidavit form for Non- conviction and Blacklisting

Annexure 9- Notarized Affidavit form for having experience. Ann

exure 10- Form of Articles of Agreement

We, the undersigned, declare that:

Annexure 11- Form of Performance Bank Guarantee Annexure 12

 Details of selected National Highway stretches Annexure 13 - F ormat of Report

Annexure 14 - Notarized Affidavit form for providing required service

#### **ANNEXURE-1**

#### **BID SUBMISSION FORM**

(to be printed on Bidder's letterhead, signed, stamped, scanned and submitted online through GeM Portal)

Date:

#### **LETTER OF BID**

То		
	Office of the Director General of Audit (Infrastr ucture), A wing, 3 <sup>rd</sup> Floor, IP Bhawan New	
	Delhi-110002.	
Ref: In	vitation for Bid document No.	/Dated//

- 1. We have examined and have no reservations to the Bidding Documen ts, including Addenda issued in accordance with Instructions to Bidders.
  - 2. We undertake to provide the Service for Examination of Road Safety features on selected National Highway stretc hes using Artificial Intelligence Technology (01 Post) to yo ur office in conformity with the Bidding Document.
  - 3. Our bid shall be valid for a period of 60 days from the date fixed for the bid submission deadline in accordance with the Bidding Documents and it shall remain binding upon us and may be accepted at any time before the expiration of that period.
  - 4. If our bid is accepted, we commit to submit a performance security in accordance with the Bidding Documents.
  - 5. We also declare that Government of India or any other Gov ernment body has not declared us ineligible or black listed us on charges of engaging in corrupt, fraudulent, collusive or coercive p ractices or any other failure/lapses of serious nature.
  - 6. We undertake, to enter into agreement as per the terms a nd conditions of the bidding document and bear all expenses including charges for stamps etc. and agreement will be binding on u s.
- 7. We also accept all the terms and conditions of this bidding document and undertake to abide by them, including the condition that you are not bo und to accept highest ranked bid

/ Lowest bid or any other bid that you may receive.

Yours sincerely,

Authorised Signatory (Authorised person shall attached a copy of Authorisation for signing on behalf of Bidding company)

Full Name and Designation (To be printed on Bidder's letterhead)

#### **ANNEXURE-2**

#### **SCOPE OF WORK**

2.1 In each of the selected five states, viz.Uttar Pradesh, Rajasthan, Himachal Pradesh, Nagaland and Andhra Pradesh, one National Highway stretch each will be monitored for pointing out Road Safety issues using Artificial Intelligence Technology. The details of the National Highway stretches selected for monitoring are attached as **Annexure-12**. The junctions and intersections will have to be monitored also. The major issues required to be covered are as follows:

#### A. Pavement Quality Inspection:

Quality Analysis of Pavement with high resolution Road Defect Detection such as potholes, cracks, rut ting, water logging etc. in conformation with IRC guidelines.

B. Analysis of road signages with conformation to the latest IRC guidelines.

Analysis of signages such as:

- a. Mandatory/Regulatory Signs such as "Stop" and "Give Way" signs (Right of way signs)"Prohibitory" signs "No Parking" and "No Stopping" signs "Speed Limit" and "Vehicle Control" signs "Restriction Ends" sign, and "Compulsory Direction Control" and other signs
- b. Cautionary/Warning Signs such as Left/Right Curve, Y-intersecti on, Cross Road, T- intersection, Merging Traffic Ahead, Narrow Road A head, Gap in Median, Pedestrian Crossing, School Ahead, Built Up Area, Lane Closures, Traffic Diversion on Dual Carriageway, Speed Breaker, Rumble Strip, Falling Rocks etc.
- c. Informatory/Guide Signs such as Direction and Place Identification signs, Facility Information signs, Parking Signs, and Other Useful Information Signs.

(The above-mentioned signages are indicative and the anomaly analysis should be based on the respective IRC guidelines.)

- C. Identification and analysis of Road Pavement marking such as longitudi nal markings, Diagonal and chevron markings, Bus and truck lane marki ng etc as per respective IRC guidelines. The anomalies such as faded pa vement marking, absence of pavement marking, wrong type of paveme nt marking, incomplete pavement marking, faded lanes, faded kerbs, fa ded zebra crossing, faded speed breaker, culvert markings etc. should b e included in analysis.
- **D.** Identification and analysis of Traffic Control Devices/Road Safety Devic es/Roadside Furniture defects for:

Shoulder and Median Kerbs Zebra Crossing Speed Brak er Drainage Gap in Median Streetlig hts Bus bays Tru ck lay b yes

Delineators Islands Reflective Pavement Markers (Road Studs) Tr affic Impact Attenuators

Roadside safety barriers (crash barrier) & Median barriers

Pedestrian Facilities such as Footpath, Foot over bride, Pedestrian guardrails Me dian vegetation

Trees

Poles/Street lights

- E. Identification of potential blind spots on the highway
- F. Identification and analysis of junction deficiencies as per IRC guidelines
- G. Identification and analysis of road safety aspects of Vulnerable Road Users (VRUs) as per IRC guidelines
- H. Any other road safety hazards like bottlenecks on the highway as per IRC guidelines

#### 2.2 Deliverables by the AI Consultant:

- A. A date wise schedule of performing the video recording exercise of the s elected stretches.
- B. An Inception report detailing the methodology, approach, hardware and technology to be used for monitoring of Road stretches and identifying and analyzing the anomalies.
- C. A separate detailed report, as per the format (**Annexure 13**) given and as per the scope of work, for each of the selected Road Stretch detailing all the Road Safety issues. The report must be backed by valid video recording s and photographs.
- D. The dashboards, processed videos, excel reports of pavement anomalie s, signages anomalies and furniture assets with their anomalies as per scop e of work, hosted on cloud servers maintained by the consultant.
- E. A Final consolidated report summarizing the contents of all the five individual reports.
- F. All the reports must contain the signature of the Authorized signatories of the bidder's firm/company/organisation.
- G. The bidder is required to submit all the report in duplicate. The report sh ould be submitted via official email id of the firm to the official email id of this office which will be informed later. A hard copy of the report, if need ed will also be required to be submitted.
- H. If any matter or issue is referred to the consultant for their observation or comment by the client, the consultant shall provide the same at the earli est.

#### **Delivery Schedule**

Milestones	Timeframe
Submission of schedule along with In ception Report	Within 5 days of signing the contrac t agreement
Submission of Stretch wise Report al ong with relevant video and photos	Within 7 days of completing the vid eo recording exercise of that stretch
The dashboards, processed videos, excel reports of the work carried out as per the scope of work with their a nomalies hosted on cloud servers	Within 7 days of completing the vid eo recording exercise of that stretch

Submission of Final consolidated rep ort Within 45 act Agree	, ,
--	-----

on of the Client.	e for submission of deliverables will be based on sole discr
ANNEXURE-3	

#### **INSTRUCTIONS TO THE BIDDERS**

#### 1. GENERAL INSTRUCTIONS

1.1 Office of Director General of Audit (Infrastructure), Delhi h ereinafter referred to as the 'Client' invites e-bids (ONLINE BIDS) UNDER TWO BID SYSTEM (TECHNICAL

AND FINANCIAL) through Government e-Marketplace (GeM) from reputed firms dealing with Ministries/Govt. departments/CPSE/Aut hority/other Government organisations for providing consultancy Service for Examination of Road Safety features on select ed National Highway stretches using Artificial Intelligence Technology. The Bids will be evaluated on the principles of OCBS

- 1.2 While all efforts have been made to avoid errors in the dra fting of the bidding document, the Bidder is advised to check the same carefully. No claim on account of any errors detected in the bid documents shall be entertained.
- 1.3 The Bidder should download the Bid document (Scope of Work and Special condition of Contract) through GeM Portal and u pload it again at the time of submission of the bid with signature and stamp is in token of the Bidder having acquainted himself/themselves and accepted the entire Bid document (Scop e of Work and Special condition of Contract) including various conditions of contract.
- 1.4 The bidder shall attach a copy of the authorization letter / power of Attorney as proof of authorization for signing on behalf of the Bidder.
- 1.5 All Bidders are hereby explicitly informed that conditional offers or offers with deviations from the conditions of Contract, the bids not meeting the minimum eligibility criteria, Technical Bids, not accompanied with EMD of requisite amount/format, or any o ther requirements, stipulated in the bid documents are liable to be rejected.
- 1.6 The parties to the Bid shall be the 'Bidders' (to whom the work has been awarded) and the Office of the Director General of Audit (Infrastructure), Delhi.
- 1.7 For all purposes of the contract including arbitration there under, the address of the bidder mentioned in the bid shall be fin al unless the bidder notifies a change of address by a separate letter sent by registered post with acknowledgement due to the Office of the Director General of Audit (Infrastructure), Delhi. The bidder shall be solely responsible for the consequences of any om ission or error to notify change of address in the aforesaid manne

#### 2. MINIMUM ELIGIBILITY CRITERIA

The following shall be the minimum eligibility criteria for selection of bidders technically.

- a. **Legal Valid Entity**: The Bidder shall necessarily be a legally valid entity either in the form of a Limited Company / a Private Limite d Company registered under the Companies Act, 2013 or a Limited Li ability Partnership (LLP) under the Limited Liability Partnership Act, 2 008. Bidder in the form of JV/Consortium, Proprietorship, and Partner ship is not permitted. Proof for supporting the legal validity of the Bid der shall be submitted.
- b. **Registration:** The Bidder should be registered with the Income Tax and Goods and Service Tax
- c. **Experience:** The Bidder should have (i) at least one year experience in providing Artificial Intelligence for monitoring Road assets, finding anomalies or identifying Road Safety issues in Ministries / Departments under Government of India/Central Public Sector Enterprises (CPSE)/Authorities and other Government organization. Minimum two Work orders of similar nature for the nature of work mentioned above should be submitted.
- d. **Turnover:** The Bidder should have minimum average gross t urnover of Rs. 25 lakh (Rupees Twenty five Lakh) in the last financial year i.e. 2023-24.
- e. The bidder is required to perform a pilot exercise on 10 km str etch of Mukarba chowk to Delhi border of NH-44 old NH-1. The startin g point will be Mukarba Chowk and the pilot will be done for one side only. The respective service lane will also be needed to be covered. The bidder will be required to cover all the aspects written in Scope of Work and submit a report, photographic evidences, processed video and excel reports for anomalies along with the bid documents.

#### 2.1 Documents supporting the Minimum Eligibility Criteria

- (i) In proof of having fully adhered to the minimum eligibility criteria at (a), attested copy of Incorporation Certificate iss ued by the Companies Registrar/concerned authority shall only be acceptable.
- (ii) In proof of having fully adhered to minimum eligibility criter ia at (b), attested copy of PAN and GST Registration, shall on ly be acceptable.
- (iii) In proof of having fully adhered to minimum eligibility criteri a at (c), attested copy of work orders along with work compl etion certificates / ongoing work certificates issued by the Mi nistries / Departments under Government of India /CPSE/ Aut horities or other Government organization will be accepted. A notarized affidavit shall also be required to be submitted. ( Annexure 9)
- (iv) In proof of having fully adhered to minimum eligibility criteri a at (d), attested copy of the audited balance sheets (audite d by Chartered Accountant) for the completed financial year i.e 2023-24 and/or proof of any payment received for the rel evant Work shall be acceptable.
- (v) In proof of having fully adhered to minimum eligibility criteri a at (e), A Report in the form of PDF along with all the other necessary deliverables signed by the Authorized signatory of the firm shall only be acceptable.

#### 3. **EARNEST MONEY DEPOSIT**:

3.1 The bids shall be accompanied by an Earnest Money Deposit, 5 per c ent of the estimated value in the form of Bank Guarantee/Demand Draft of S tate Bank of India as per bid document of GeM. The validity of the Bank Guarantee/Demand Draft should be valid for a

period of forty-five days beyond the final validity period of the bid s. The Bank Guarantee / Demand Draft shall be in favour of <u>PAO</u>, <u>Office of the Pr. Accountant General, Delhi</u> <u>payable at Ne</u> w Delhi.

3.2 The Bidder should scan a copy of the earnest money deposit and

upload it online through GeM Portal. The original copy of the earnest money deposit should be sent to Office of the Director General of Audit (Infrastructu re), Delhi on or before the time of closing of the uploading of the Bids. The or iginal of the EMD can be sent by Speed Post or Registered Post. It can also be handed over in person. (Name of person to be given) In the event of non-receipt of the EMD before the closing of the uploading of the Bids, the bid shall not be opened.

- 3.3 Bidders, who are eligible to be exempted from depositing EMD according to Rule-170 of GFRs, 2017, should submit docume ntary proof thereof along with technical bid online through GeM P ortal. Besides, they have also to enclose a hardcopy of same valid exemption certificate(s) and ensure that the same is submitted t o the officer in charge as detailed in clause 3.2.
- 3.4 No request for transfer of any previous deposit of earnest money or security deposit or adjustment against any pending bill held by the Department in respect of any previous work shall be entertained.
- 3.5 Bidders shall not be permitted to withdraw their offer or m odify the terms and conditions thereof. In case the bidder fails to observe and comply with the stipulations made herein or backs o ut after quoting the rates, the aforesaid bid security shall be forfe ited to the Government.
- 3.6 The bids without Earnest Money shall be summarily rejected.
  - 3.7 No claim shall lie against the Government / Department in respect of erosion in the value or interest on the amount of earne st money deposit or security deposit.
- 3.8 The bid security (earnest money deposit) may be forfeited:
  - (i) If the bidder withdraws his bid during the period of bid validity specified by the bidder in the bid form; or
  - (ii) In case of successful bidder, if the bidder
    - (a) Fails to sign the contract in accordance with the terms of the bid document.
    - (b) Fails to furnish required performance security in accord ance with the terms of bid document within the time frame specified by the Client.
    - (c) Fails or refuses to honor his own quoted prices for the services or part thereof.
    - (d) In such case, the bidder is also liable to be debarred from f uture tendering.

3.9 No interest shall be paid on the earnest money deposit.

#### 4. VALIDITY OF BIDS

4.1 Bids shall remain valid and open for acceptance for a period of **60 days** from the last date

of submission of Bids.

4.2 The Client may request for extension for another period of 30 days, without any modifications and without giving any reason s thereof.

#### PREPARATION AND SUBMISSION OF E-BIDS IN GEM PORTAL

- 5.1 The bid document, along with terms and conditions, has been uploaded on GeM Portal. The bidders can log on to the website and see the bid document. The Bidders shall be required to submit Technical and Financial Bids through GeM Portal electronically using valid GeM ID. More information useful for submitting online bids on the GeM Portal may be obtained.
- 5.2 The bidders who are desirous of participating in e-procure ment shall submit their Bids in two bid system i.e. Technical Bids and Financial Bids through GeM Portal.
- 5.3 The bidders should upload the scanned copies of all releva nt certificates, documents etc. including earnest money deposit / exemption certificate as per the requirements contained in **Claus e 6 of Annexure 3** of the Bid Document in support of their Tech nical bids. The bidder should sign on all statements, documents e tc. uploaded by him, owning responsibility for their correctness/a uthenticity.
- The Bidders are also required to submit earnest money deposit and a II the affidavits in original as mentioned in **Clause 6 of Annexure 3** of the Bid Document in a sealed envelope super scribed "Bids for examination of R oad Safety Features on selected National Highway stretches using Artificial I ntelligence" in drop box at Reception, Office of the Director General of Audit (Infrastructure), A wing, 3<sup>rd</sup> Floor, I P Bhawan, Delhi- 110002 or sent by post at the above highlighted address on or before the dates specified in the Bid document.

- 5.5 The Bidder should upload the financial bids as per the inst ructions contained in the Bid Document on GeM Portal.
- 5.6 The bids shall be summarily rejected, if the bid is submitte d other than through online (GeM Portal) or original Earnest mone y Deposit / exemption letter and other documents viz. affidavits a re not submitted by the Bidders within stipulated date / time as m entioned in bid document.
- 5.7 The important dates are mentioned in Bid document.

#### 6. TECHNICAL BID

The Bidder shall be required to follow the procedure as specified above and submit the Technical Bid online through GeM Portal. The following documents shall comprise Technical Bid:-

- a. **Annexure-1:** The Bidder shall be required to print "Bid Su bmission Form' as per Annexure-1 on entity's letterhead, si gn, scan and upload it online with the Bid in GeM Portal.
- b. Annexure-7: The Bidder shall be required to submit a not arized affidavit on non- judicial stamp paper of Rs.10/- as p er Annexure-7 to the effect of acceptance of the terms and conditions of the Bid Document. The Bidder shall ensure th at copy of the Affidavit is scanned and uploaded in GeM Po rtal and hard copy of the same is sent along with EMD and other documents as per the timelines defined in the Bid Document.
- c. Annexure 8: The Bidder shall be required to submit a not arized affidavit on non- judicial stamp paper of Rs.10/- as p er Annexure-8 to the effect that none of the relatives of the Bidder are employees of Client and that the bidder has n ot been convicted of an offence under the Prevention of Co rruption Act, 1988 and the bidder has not been convicted u nder the Indian Penal Code or any other law for the time b eing in force, for causing any loss of life or property or cau sing a threat to public health as part of execution of a public procurement contract. The Bidder shall ensure that copy of the Affidavit is scanned and uploaded in GeM Porta I and hard copy of the same is sent along with EMD and ot her documents as per the timelines defined in the Bid Document.
- d. **Annexure-9**: The Bidder shall be required to submit a not arized affidavit on non- judicial stamp paper of Rs.10/- as p er Annexure-9 to the effect that they have fully adhered to minimum eligibility criteria as per the requirements of the bid document and has provided AI Consultancy services in the Ministries / Departments under Government of India/CPSE/other Government organizations.

- e. **Annexure-14**: The Bidder shall be required to submit a no tarized affidavit on non- judicial stamp paper of Rs.10/- as per Annexure-14 to the effect that they have own trained manpower on their rolls to provide requisite services in ac cordance with the Bid Document.
  - f. **Annexure 6: Technical Bid Form**: The Bidder shall be re quired to sign, scan and upload the Technical Bid Form as per Annexure 6 in GeM Portal.
  - g. **Earnest Money Deposit**: A scanned copy of earnest mon ey deposit or exemption certificate should be uploaded thr ough GeM Portal as per clause 3 Annexure 3 of the bid doc ument. The Bidder shall ensure that the original of the ear nest money deposit /Exemption certificate is also submitte d in the office as per the instructions of Clause 3 of Annexu re-3.
  - h. **Documents in support of Minimum Eligibility Criteri a**: The Bidder shall be required to upload each of the document online through GeM Portal as mentioned in the Bid D ocument in support of their fulfillment of minimum eligibility criteria.

#### 7. FINANCIAL BID:

7.1 The Bidder should quote rate in Indian Rupees only. If rate is not quoted in INR, the bid will

not be valid and hence the same will be rejected.

- 7.2 The rate quoted shall be firm and final. The price should be inclusive of all i.e. Minimum Wages, EPF, ESIC, Bonus and other statutory charges arising from time to time.
- 7.3 At the time of payment of bills, the income tax and any other tax / d uty etc. that is required to be deducted, shall be deducted at source as per Government rules and guidelines as may be prevailing at the time of payme nt.

#### 8. CLARIFICATION ON TECHNICAL BID EVALUATION.

- 8.1 The technical bids shall be evaluated based on the availab le documents submitted by the bidder. To assist in the examinati on, evaluation, and comparison of the bids, and qualification of the bidders, the Client may, at its discretion, ask any bidder for a clarification of its bid. Any clarification submitted by a bidder that is not in response to a request by the Client shall not be considered. The Client's request for clarification and the response shall be in writing in conventional manner.
- 8.2 If a bidder does not provide clarifications of its bid by the

date and time set in the Client's Request for clarification, its bid may be rejected.

8.3 Client also reserves the right to seek confirmation/clarifica tion from the issuer agency, on the supporting documents submit ted by the bidder.

#### 9. TECHNICAL BID EVALUATION BASED ON QCBS

(i) In the first stage, the Technical Proposal will be evaluated on the basis of Applic ant's experience, its understanding of Scope of Work and Quality of the Pilot Report submitt ed. Only those Applicants whose Technical marks as per the Technical evaluation criteria m entioned in the table below is 60 marks or more out of 100 shall be declared as qualified for evaluation of their Financial Proposals. Applicants who have secured less than 60 marks shall be rejected. The Applicant with highest marks (TM) will be given a Technical Score (ST) of

100 points. The Technical Scores of other Applicants will be computed as follows:

$$STx = 100 \times T/TM$$

(T = Technical marks scored as per below mentioned Technical Evaluation criteria)

(ii) The scoring criteria to be used for evaluation of Technical Proposal shall be as fo llows:

S.	Evaluation Criteria	Maximum Marks	Details of Criteria :Allocation of Marks
No			
1	Financial Capacity of S ervice Provider	20	Average Annual turnover for last financial year (FY 2023-24) of the Applica nt duly certified by statutory auditor/char tered accountant.
			$\square$ >= INR 1 Crore. (20 marks)
			$\square$ >= INR 50 lakh and < INR 1 Crore. (1 5 marks)
			$\square$ >= INR 25 lakh and < INR 50 lakh. (1 0 marks)

2	Service Provider Capability: S cale of Experience	20	Total number of Work orders/Work completion certificates/ongoing Work certificates related to use of AI on Road Safety issued by the Ministries / Departments under Government of India/CPSE/Authority/other Government organization etc during last three years.    >= 6 work orders (20 marks)   >= 4 work orders and < 6 work orders (15 marks)   >= 2 work orders and < 4 work orders (10 marks)
3	Quality of the Report s ubmitted on Pilot basis		The report submitted for Pilot study as m entioned in the Minimum Eligibility criteri a will be analysed for inclusion of all the e lements mentioned in the Scope of work. The Tender evaluation committee will an alyse the Report along with the other nec essary deliverables submitted. Marks will be given based on the quality and covera ge of Report submitted. Bidder with the b est quality Report ensuring maximum coverage will be allot ted the maximum marks.

#### 10. FINANCIAL BID OPENING PROCEDURE

- 10.1 The Financial Bids of all the technically qualified Bidders, whose bids are accepted in conformity with the required specifica tions shall be opened on the appointed date and time.
- 10.2 Mere becoming the most technically qualified bidder, prior to financial bid scrutiny will not give any right to that bidder to claim that he is successful in the bidding process.

#### **Evaluation of Financial Proposal**

- a) In the second stage, the financial evaluation will be carried ou t. Each Financial Proposal will be assigned a financial score (SF ).
- b) The cost indicated in the Financial Proposal shall be deemed a s final and reflecting the total cost of services. Omissions, if an y, in costing any item shall not entitle the Service Provider to b e compensated and the liability to fulfil its obligations as per th e Scope of Work within the total quoted price, shall be that of t he Service Provider. The lowest Financial Proposal (FM) will be given a financial score (SF) of 100 points. The financial scores of other proposals will be computed as follows:

(F = amount of Financial Proposal)

#### **Combined and Final Evaluation**

1 Proposals will finally be ranked according to their combined techn ical (ST) and financial (SF) scores as follows:

 $S = ST \times Tw + SF \times Fw$ 

Where, Tw and Fw are weights assigned to Technical Proposal and Financial Proposal, which shall be 0.7 and 0.3 respectively.

2 The Selected Applicant shall be the Applicant having the highest c ombined score. The second highest Applicant shall be kept in reserv e and may be invited in its discretion for negotiations in case the firs t-ranked Applicant withdraws, or fails to comply with the requirement s specified.

#### 11. RIGHT OF ACCEPTANCE:

- 11.1 The Office of the Director General of Audit (Infrastructure), Delhi reserves all rights to reject any bid including of those bidder s who fail to comply with the instructions without assigning any re ason whatsoever and does not bind itself to accept the lowest or any specific bids. The decision of the Competent Authority of the Office of the Director General of Audit (Infrastructure), Delhi in this regard shall be final and binding.
- 11.2 Any failure on the part of the bidder to observe the prescribed proce dure and any attempt to canvass for the work shall render the bidder's bids liable for rejection.
- 11.3 The competent authority of the office of the Director General of Audit (Infrastructure), Delhi reserves the right to award any or part or full contract to any successful agency (ies) at its discretion and this will be binding on the bidders.
- 11.4 In case of failure to comply with the provisions of the terms and cond

itions of the contract by the agency (ies) that has/have been awarded the contract, the competent authority of the Office of the Director General of Audit (Infrastructure), Delhi reserves the right to award the contract to the next higher bidder or any other outside agency and the difference of price shall be recovered from the defaulter agency who has been awarded the initial contract and this will be binding on the bidders.

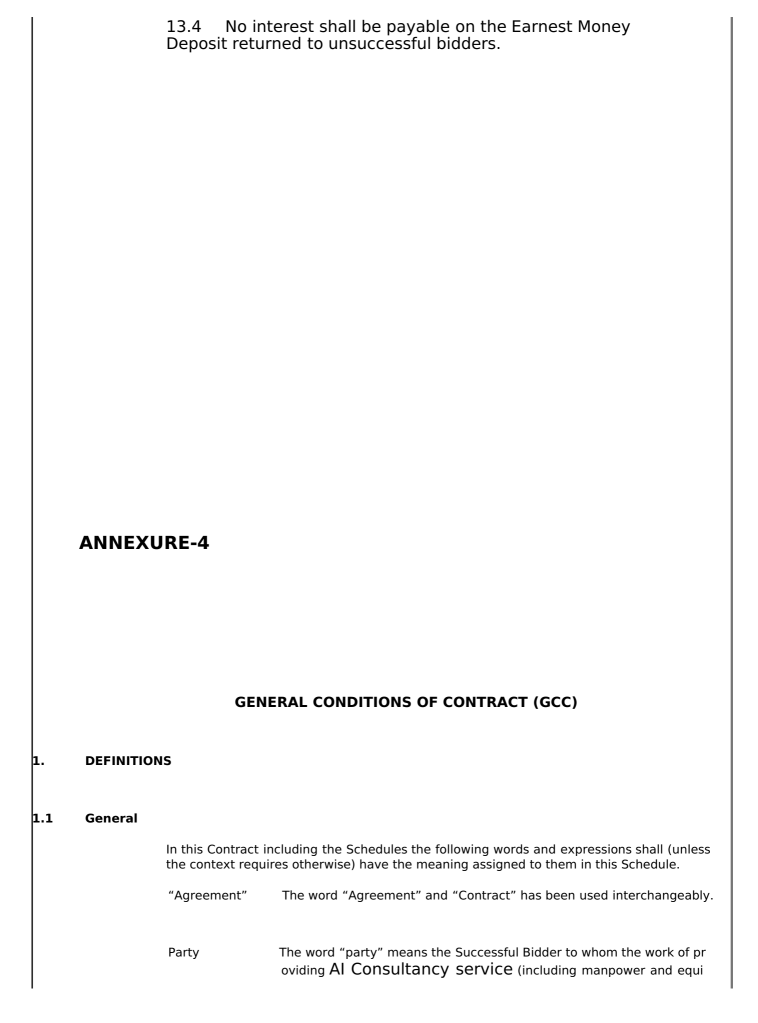
11.5 The office of the Director General of Audit (Infrastructure), Delhi may terminate the Contract if it is found that the Contractor/bidder is black listed /debarred on previous occasions by any of the Government Departments / In stitutions / Local Bodies / Municipalities / Public Sector Undertaking etc.

#### 12. NOTIFICATION OF AWARD BY ISSUANCE OF 'LETTER OF ACCEPTANCE'

- 12.1 After determining the successful Bidder, Client shall issue a Letter of Acceptance (LoA), in duplicate, to the bidder who will return one copy to Clie nt duly acknowledged, accepted and signed by the authorized signatory, wit hin **Three (3) days** of receipt of the same by him.
- 12.2 The issuance of the Letter of Acceptance to the bidder shall constitut e an integral part and it will be binding to the contract.
  - 12.3 The time taken between the date of issue of LoA and Notic e to Proceed shall not prevent the contractor for mobilization.

#### 13. RETURNING OF EARNEST MONEY DEPOSIT (BID SECURITY AMOUNT)

- 13.1 The Earnest Money Deposit of the unsuccessful bidders in the **technical Bid evaluation stage** shall be returned along wit h their unopened financial bids within thirty (30) days after opening of the eligible financial Bids.
- 13.2 The Earnest money Deposit of the unsuccessful bidders in the *financ ial bid evaluation stage* shall be returned within thirty (30) days, on awar d of contract to the Successful bidder.
  - 13.3 The Earnest money deposit of all the bidders shall be returned along with their unopened financial bids, in case of cancellat ion of bid after the opening of Bids and prior to opening of financial bids.



## pment) has been awarded and the Client "Office of the Director G eneral of Audit (Infrastructure), Delhi

Letter of Acceptance

Shall mean the intent of the Client to engage the successful bidder for providing Al Consultancy service.

Notice to Proceed

Shall mean the date at which the Al Consultancy service are to commence.

'Confidential Information'

shall mean all information that is not generally known and which is obtained / received during the tenure of the contract and relates directly to the business / assets of Client including the informat ion having the commercial value.

Termination Date"

Shall mean the date specified in the notice of Termination given by either Party to the other Party, from which the Contract shall stand terminated.

**Termination Notice** 

Shall mean the notice of Termination given by either Party to the other Party

Contractor

shall mean the successful bidder to whom the work of providing Service Pr ovider for Examination of Road Safety features on selected National Highw ay stretches using Artificial Intelligence Technology services has been awa rded.

#### 1.2 CONFIDENTIALITY

1.2.1 The Contractor shall take all precautions not to disclose, di vulge and / or disseminate to any third party any confidential information, proprietary information on the Client's business or secur

ity arrangements (including but not limited to the Assignment Ins tructions, Schedules and other subsequent Agreements) and/or b usiness of the Client. The obligation is not limited to any scope and the Contractor shall be held responsible in case of breach of the confidentiality of Client's information.

1.2.2 If the Contractor receives enquiries from Press / News / Me dia/ Radio / Television or other bodies / persons, the same shall b e referred by the Contractor to Client immediately on receipt of s uch queries.

#### 2 PERFORMANCE BANK GUARANTEE (SECURITY DEPOSIT)

- 2.1 The successful bidder within fifteen days of the acceptanc e of the LoA shall execute a Performance Bank Guarantee in the f orm of a Bank Guarantee of State Bank of India, a sum equivalent to 5% of the accepted contract value in favour of Pay and Accounts Officer, Office of the Pr. Accountant General (Audit), Delhi paya ble at New Delhi.
- 2.2 The Bank Guarantee can be forfeited by order of the competent auth ority of the Office of the Director General of Audit (Infrastructure), Delhi in the event of any breach or negligence or non-observance of any terms/condition of contract or for unsatisfactory performance or for non-acceptance of the work order. On expiry of the contract, such portion of the said Bank Guarantee as may be considered by the Office of the Director General of Audit (Infrastructure), Delhi sufficient to cover any incorrect or excess payments made on the bills to the firm, shall be retained until the final audit report on the account of firm's bill has been received and examined.
  - a) If the contractor is called upon by the competent aut hority of the office of the Director General of Audit (Infrastr ucture), Delhi to deposit Security and the contractor fails to provide the security deposit within the period specified such failure shall constitute a breach of the contract and the Office of the Director General of Audit (Infrastructure), Delhi shall be entitled to make other arrangements at the risk, cost and expense of the contractor.
  - b) On due performance and completion of the contract in all respects, the Security Deposit will be returned to the contractor without any interest on presentation of an absolute No Demand Certificate in the prescribed form and upon return in good condition of any specifications, samples or other property belonging to the purchaser, which may have been issued to the contractor

#### 3. NOTICE TO PROCEED

After the acceptance of the LoA and securing Performance Bank Guarantee from the successful

bidder, Client shall issue the 'Notice to proceed', to the contractor authorizing him to provide Al Con sultancy service at the specified locations.

#### 4. SIGNING OF CONTRACT AGREEMENT

- 4.1 The successful Bidder shall enter into contract and shall e xecute and sign the Contract Agreement in accordance with the Articles of Agreement before commencement of the services.
- 4.2 Client shall prepare the draft Articles of Agreement in the Proforma included in this Document, duly incorporating all the terms of agreement be tween the two parties and send the same in duplicate to the successful Bidd er for their concurrence.
- 4.3 The successful Bidder shall return the duly concurred copies of the dr aft Articles of Agreement within Three (03) days of receipt of the draft Articl es of Agreement from Client, duly printed on the correct amount of stamp p aper, duly adjudicated by the registrar of stamps where the contract is prop osed to be executed.
  - 4.4 The competent authority of the Client shall sign the Contra ct agreement and return a copy of the same to the successful bid der.

#### 5. SERVICES REQUIRED BY THE CLIENT

5.1 The Contractor shall be providing Service Provider for Exa mination of Road Safety features on selected National Highway st retches using Artificial Intelligence Technology as per the details given herein, or any other location as required by the Client to be read with the Special Conditions of Contract, Assignment Instructions and Schedule of Requirements.

#### 6. COMMENCEMENT OF SERVICES

The Contract shall become legally binding and in force only upon:

6.1 Submission of Performance Bank Guarantee.

6.2 The Contractor shall commence service within 5 days from the date of receipt of Notice to Proceed.

#### 7. CONTRACTOR'S OBLIGATIONS

- 7.1 To carry out Road Safety examination of selected highway stret ches as per requirement of the client.
- 7.2 To carry out changes as per requirement of the client and submit final report within the given timelines along with all supporting evidences.
- 7.3 To Integrate RA Dashboard, if required, at its own cost.
  - 7.4 To carry out the entire work at its own and handover the entire data to client without any extra cost. In case, data requires cloud storage, the same shall be provided by the bidder without any charge.
- 7.5 To arrange all necessary hardware or software for work execution at its own.
- 7.6 To get all Permissions and clearances, if any, required for completion of work.
  - 7.7 To submit an undertaking that all the relevant statutory complia nces related to labor laws, EPFO, ESIC etc will be the responsibilit y of the bidder.
  - 7.8 The Service Provider shall strictly observe the instructions issue d by the office implementing the Contract from time to time.
  - 7.9 This office shall not be liable for any loss, damage, theft, burglar y or robbery of any personal belongings, equipment, or vehicles of the engaged personnel.

#### B. Contractor's liability

- 8.1 The Contractor shall completely indemnify and hold harml ess the Client and its employees against any liability, claims, loss es or damages sustained by it or them by reason of any breach of contract, wrongful act or negligence by the Contractor or any of it s employees engaged in the provision of the Al Consultancy service to the Client.
- 8.2 The Contractor shall not be liable in any way whatsoever a nd the Client hereby expressly waives any right to, any loss, injur y, damage, cost or expense of whatsoever nature directly or indirectly caused by, resulting from or in connection with any Act of T errorism or any Biological or Chemical Contamination or any Nuclear Risks.

8.3 The Contractor shall not Sub-Contract or Sub-let, transfer or assign the contract or any other part thereof. In the event of th e contractor contravening this condition, Client shall be entitled t o place the contract elsewhere on the contractors risk and cost a nd the contractor shall be liable for any loss or damage, which th e Client may sustain in consequence or arising out of such replacing of the contract.

#### 9. CLIENT'S OBLIGATIONS

- 9.1 To provide the format of Report.
- 9.2 To provide As-Built signage drawings of highway stretches wherever available, if required.

#### 10. PAYMENTS

Milestone	Payment release
Submission of five Reports along with releva nt videos and photos	50% of the contract price
Submission of final consolidated Report alon g with relevant videos, photos, dashboard a nd all other deliverables	25% of the contract price
Twelve months from the submission of final consolidated report	25% of the contrac t price

10.1 Payment will be released after confirming the quality of the report as per the Work schedule and deliverables promised. Payment will be withheld/deducted if the quality of the report is not a sper the work schedule and all the deliverables promised are not delivered as per

the stated schedule. The amount withheld/deducted will be calculated based on per kilometer cost of the project.

- 10.2 Per Kilometer cost will be calculated by dividing Total cost of the project by total Kilometer of Road stretches selected for survey.
- 10.3 Price Escalation shall not be applicable.
- 10.4 The prices shall be exclusive of any GST/ service tax, education cess, secondary and higher education cess or any other applicabl

- e taxes as may be levied by the Government from time-to-time a nd the same shall be charged in addition to the applicable rate.
- 10.5 All payments shall be made by NEFT only, after deducting TDS, as per the rules of the Government and as applicable from time to time.
- 10.6 Client shall be entitled to deduct in accordance with Applicable L aw, Income Tax or withholding tax or other deductions (as the cas e may be), from any payments made to the Contractor, and the a mount so deducted shall be deemed to be a payment made to the Contractor. Client shall provide a certificate certifying the deduction so made.
- 10.7 No payment shall be made in advance nor any loan from any ba nk or financial institution recommended on the basis of the order of award of work.
- 10.8 Client shall not be liable for any payment of any administrative c harges incurred by the contractor on account of disbursal of insur ance claim/ EPF/ ESIC etc. towards its employees

#### 11. FORCE MAJEURE - OBLIGATIONS OF THE PARTIES

- 11.1 "Force Majeure" shall mean any event beyond the contr of of Client or of the Contractor, as the case may be, and which is unavoidable notwithstanding the reasonable care of the party aff ected, and which could not have been prevented by exercise of r easonable skill and care and good industry practices and shall include, without limitation, the following:
  - 11.1.1 War, hostilities, invasion, act of foreign enemy and civil war;
- 11.1.2 Rebellion, revolution, insurrection, mutiny, conspiracy, rio t, civil commotion and terrorist acts;
  - 11.1.3 Strike, sabotage, unlawful lockout, epidemics, quaranti ne and plague;
  - 11.1.4 Earthquake, fire, flood or cyclone, or other natural disas ter.

As soon as reasonably practicable but not more than 48 (forty-eight) hours following th e date of commencement of any event of Force Majeure, an Affected Party shall notify t he other Party of the event of Force Majeure setting out, inter alia, the following in reasonable detail:

- 11.2 The date of commencement of the event of Force Majeure.
- 11.3 The nature and extent of the event of Force Majeure.

- 11.4 The estimated Force Majeure Period,
  - 11.5 Reasonable proof of the nature of such delay or failure an d its anticipated effect upon the time for performance and the nature of and the extent to which, performance of any of its

obligations under the Contract is affected by the Force Majeure.

- 11.6 The measures which the Affected Party has taken or prop oses to take to alleviate/mitigate the impact of the Force Majeure and to resume performance of such of its obligations affected the reby.
- 11.7 Any other relevant information concerning the Force Majeure and /or the rights and obligations of the Parties und er the Contract.

#### 12. TERMINATION

This Contract may be terminated forthwith by either party by giving written notice to the other if:

- 12.1 The other party is in any material breach of its obligations unde r this Agreement and / or, in the case of such breaches capable of being remedied, fails to remedy that breach within five days of receiving notice of such breach: or
- 12.2 The Contract may be terminated forthwith by the Client by giving written notice to the Contractor:
- 12.2.1 In case of breach of any of terms and conditions of the Contract by the Contractor, the Competent Authority of the Client shall he ave the right to cancel the Contract without assigning any reaso nothereof, and nothing will be payable by the Client and in that e vent the security deposit in the form of performance Bank Guara ntee shall be forfeited and encashed.
- 12.2.2 If the Contractor does not provide AI Consultancy services satis factorily as per the requirements of the Client or / and as per the Schedule of Deliverables.
- 12.2.3 The Contractor goes bankrupt and becomes insolvent.

#### 13. **DISCLAIMER**

The relatives / near relatives of employees of the Client are prohibited from participation in this bid. The near relatives for this purpose are defined as:

- (a) Members of a Hindu Undivided Family.
- (b) Their husband or wife.
  - (c) The one is related to the other in the manner as fath er, mother, son(s), son's wife (daughter-in-law), daughter(s) & daughter's husband (son-in-law), brother(s) & brother's wife, sister(s) and sister's husband (brother-in-law)

#### 14. INSOLVENCY

14.1 The competent authority of the office of the Director Gene ral of Audit (Infrastructure), Delhi may at any time by notice in writing summarily terminate the contract without compensation to the contractor in any of the following events, that is to say:-

If the contractor being an individual or if firm, any partner in the contractor's firm, shall

at any time be adjudged insolvent or shall have a receiving order or orders for administ ration of his estate made against him or shall take any proceedings for liquidation or co mposition under any insolvency not for the time being in force or shall make any conve nience or assignment of his efforts or enter into any arrangements or composition with his creditors or suspend payment of if the firm be dissolved under partnership act, or

- i) If the contractor being a company shall pass a reso lution or the court shall make an order for the liquidation of the affairs or a receiver of Manager on behalf of the debent ure holder shall be appointed, or circumstances shall have arisen which entitled the court or debenture holders to appoint a receiver or Manager.
- ii) If the contractor commits any breach of this contra ct not herein specifically proved for: Provided always that s uch determination shall not prejudice any right of action or remedy which shall have accrued or shall accrue thereafter to the purchaser and provided also that the contractor shall be liable to pay the purchaser for any extra expenditure, he is thereby put to but shall not be entitled to any gain on rep urchased.

#### 15. CURRENCIES OF BID AND PAYMENTS

15.1 The Bidder shall submit his price bid in Indian Rupees and paym ents under this contract will be made in Indian Rupees.

#### 16. GOVERNING LAWS AND SETTLEMENT OF DISPUTE

- 16.1 Any claims, disputes and or differences (including a disput e regarding the existence, validity or termination of this Contract) arising out of, or relating to this contract including interpretation of its terms shall be resolved through joint discussion of the Authorised Representatives of the concerned parties. However, if the disputes are not resolved by the discussions as aforesaid within a period 30 days, then the matter will be referred for adjudication to the arbitration of a sole arbitrator to be appointed by the Client in accordance with the provisions of the Arbitration and Conciliation Act 1996 and rules made thereunder including any modifications, amendments and future enactments thereto. The venue for the Arbitration will be New Delhi and the decision of the arbitrator shall be final and binding on the parties.
- 16.2 **Jurisdiction of Court:** This Contract is governed by the I aws of Republic of India and shall be subject to the exclusive juris diction of the courts in Delhi.

#### 17. CORRUPT OR FRAUDULENT PRACTICES

17.1 The Contractors shall observe the highest standard of ethics during the period of the contract.

17.2 The Client shall reject the Bid, if it determines that the Bid der has engaged in corrupt or fraudulent practices in competing f or the contract in question.

17.3 The Client will declare a firm ineligible / black-list, either in definitely or for a stated period of time, if it at any time determin es that the firm has engaged in corrupt or fraudulent practices in competing for this bid, or in executing the contract.

17.4 The Client shall also terminate the contract and black list the contractor in case it is found that the contractor was blacklisted /debarred by any other organization on any occasion.

# ANNEXURE-5 SPECIAL CONDITIONS OF CONTRA CT (SCC)

1. The special conditions of Contract shall supplement the "In structions to the Bidders" as contained General Conditions of the Contract (GCC).

#### 2. INDEMNIFICATION:

The successful bidder is solely liable to fully indemnify and keep Client indemnified against all loses/penalties/awards/decrees arising out of litigation/claims/application initiate dagainst the Client on account of acts of omission/commission attributable to the Contractor and which are punishable under the provisions of various Central Labour and Employment Acts as amended from time to time. Client shall be vested with sole discretion to determine damages/ loss suffered on account of above from the dues payable from security deposit as performance Guarantee or from either the personal property of bidder or property owned by his firm/company by way of initiating suitable legal litigation against the Contractor at any point of time.

#### 3. BREACH OF CONTRACTUAL OBLIGATIONS:

Any incidents considered as a breach of contract will result in immediate termination of servi ces. The Client shall have the right to terminate the contract effective immediately by giving written notice to the service provider if, the service provider breaches any material provision of this contract where that breach is not capable of remedy, or if the service provider breach es any provision of this contract and fails to remedy the breach within 14 days after receiving notice requiring it to do so.

#### 4. PENALTIES

- 4.1 Whenever and wherever it is found that the assigned work is not performed upto the entire satisfaction of the Client, it will be brought to the notice of Contractor by the Client and if no action is taken within three days, penalty of 0.1% of contract value/- per day per complaint will be imposed by invoking penalty clause.
- 4.2 In case of breach of any conditions of the contract and for all types of losses caused including excess cost due to the event of Contractor failing to provide AI consultancy service as per the c

ontract/ delay in submission of deliverables, the Client shall make deductions of 0.1% of contract value per day subject to maximu m penalty of 10% of contract value.

#### 5. Location & Area -

**Location of the office:** Office of the Director General of Audit (Infrastructure), Delhi, A win g, 3rd Floor, Y shape building, Indraprastha Bhwan, Delhi- 110002. (Area: Approx. 15,000 Sq. ft covering A wing, 3rd Floor, I P Bhawan, Room no.-310-315, C wing, 3rd Floor, I P Bhawan & Room no.- B-424, 4th Floor, I P Bhawan)

#### **CONFIDENTIALITY**

- ü The phone number and movement plans of the client shall not be given to anyone.
- ü The following information about the client shall not be given to any one.
  - ü Car make, color and number of any officer(s)/official(s).
  - ü Telephone no./ any other information.
  - ü Location and movement plans.
  - ü Meetings and conference schedules.
  - ü Travel details of the clients.
  - ü Assets of the office.

#### **TELEPHONE HANDLING**

ü The Contractor's employees shall be instructed by the Contractor strictly not to misuse the telephones in the facility of the Client.

#### ANNEXURE-6 TEC HNICAL BID FOR M

1.	Name of the firm
2.	Name of the authorised person submitting the Bid "Shri/Smt/Ms
3.	Designation of the authorized person submitting the Bid
4.	Name, Designation, address and Mobile Number of alternate person

5.	Address of the firm
6.	Tel no. with STD code (O)(Fax)(R)
	<del></del>
7.	Mobile No. of the person submitting the Bid
8.	E-mail of the person submitting the Bid
9.	Organization's email ID
	Organization 3 cmail ib
10.	Website Address
11.	Registration & incorporation particulars of the firm:
11.	Registration & incorporation particulars of the infin.
i)	Private Limited
ii)	Public Limited
iii)	Any other – Please specify
12.	Name of Director(s)
13.	Email ID of Director (s)
	 -
7.4	
14.	Mobile Number of Director (s)

15. number	Bidder's bank, its address and current account					
16.	Perr	nanent Income Tax number, I	ncome Tax circ	cle		
17. 	GST	No				
18.	Part	iculars of EMD				
i)		Demand Draft / Bank Gu	arantee No			
ii)		Date				
iii)		Name of Bank				
iv)		Address of Bank				
v)		Validity of BG/DD				
19. consulta		cription of similar wo services in Government D	•	oviding Al ganisations		
20.	Det	ails of Uploaded Documen	ts			
1.	1. Earnest Money Deposit Yes/No					

2.	Copy of PAN	Yes/No
3.	Copy of GST	Yes/No
4.	Copies of Last year Balance Sheet	Yes/No
5.	Copies of ITR for the last year/proof of inco me last year from the same category of work	Yes/No
6.	Experience Certificates and Work orders	Yes/No
7.	Annexure-1	Yes/No
8.	Annexure-6	Yes/No
9.	Annexure-7	Yes/No
10.	Annexure-8	Yes/No
11.	Annexure-9	Yes/No
12.	Annexure-14	Yes/No

Dated	Signature of Bidder along with Stamp
	Name of the Bidder

#### **ANNEXURE-7**

.....

#### UNDERTAKING FOR ACCEPTANCE OF TERMS AND CONDITION OF BID

(Notarized Affidavit to be executed on non-judicial stamp paper of Rs.10/-).

1.	I, the undersigned certify that I have gone through all the terms and conditions mentioned in the Bid Document Nodated
2.	That the rates quoted by me are valid and binding upon me for the e ntire period of contract and it is certified that the rates quoted are the lowest rates as quoted in any other institution in India.
3.	That I/We give the rights to the competent authority of the office of the Office of the Director General of Audit (Infrastructure), Delhi to forf eit the Earnest Money/Security money deposit submitted by me/us in case of breach of conditions of Contract and take action for blacklisting my/our agency.
4.	That I/We also give rights to the competent authority of the office of the Director General of Audit (Infrastructure), Delhi to forfeit the Earn est Money Deposit and blacklist our agency in case our agency fail to accept the work order and/or execute the contract agreement, or in c ases of negligence in executing the contract, or in case of breach of c ontract.
5.	That I/We also give rights to the competent authority of the office of the Director General of Audit (Infrastructure), Delhi to forfeit the Earn est Money Deposit and initiate action against our agency for blacklisting in case our agency fail to submit the performance bank guarantee in accordance with the terms and conditions of the bid document / contract agreement / Letter of Acceptance.
6.	That I/We also declare that Government of India or any other Government body has not declared us ineligible or black listed or debarred us on charges of engaging in corrupt, fraudulent, collusive or coercive practices or any failure/lapses of any nature.
7.	That I hereby undertake to provide the items as per the directions given in the bid document/contract agreement.
Place:	
Date:	

Signature of Bidder along with Stamp

Name of the Bidder

#### **ANNEXURE-8**

UNDERTAKING FOR NON-CONVICTION AND BLACKLISTING (Notarized Affidavit to be executed on non-judicial stamp paper of Rs.10/-).

- (i) That I, the undersigned that my firm has not been convicted of an offence under the Prevention of Corruption Act, 1988.
- (ii) That my firm has not been convicted under the Indian Penal Code or any other law for the time being in force, for causing any loss of life or prope rty or causing a threat to public health as part of execution of a public procu rement contract.
- (iii) That I hereby certify that none of my relative(s) as defined in the bid document is/are employed in Office of the Director General of Audit (Infras tructure), Delhi as per details given in bid document. In case at any stage, it is found that the information given by me is false/incorrect, the office shall have the absolute right to take any action including termination of the Contract as deemed fit/without any prior intimation to me.

Place: Date:
Signature of Bidder along with Stamp
Name of the Bidder

### ANNEXURE-9 UNDERTAKING FOR MINIMUM EXPERIENCE

(Notarized Affidavit to be executed on non-judicial stamp paper of Rs.10/-).

(i)	That I, the undersigned und	•	
her	ed to minimum eligibility criteria	a as per the requirements	0
f th	e bid document No	dated	
(ii)	That my agency M/s	has at lea	ast
one	year of experience for providing		
	istries / Departments under Gov	•	
	ia/CPSE/other government organ		
	, e. e, ee. ge. ee		
N			
Place: Date	:		
Signature of	Bidder along with Stamp		
Name of th	e Bidder		
	ANNEXURE-10	<u>)</u>	
CONTR	ACT ACREMENT NO		
CONTR	ACT AGREEMENT NO	DAIED	
THIS	AGREEMENT	is	made
			recto
r ()	, Office of the		
	General of Audit (Infrastructure), Delhi (he		
cessors	sion unless excluded or repugnant to the c and assigns), and whose principal place of Marg, New Delhi of the One Part,		
	AND		
N4/-		having its registered office -t	
	(Hereinaf		
which e	pression shall unless excluded by or repug	nant to the context be deemed to	o in

clude his successors, heirs, executors, administrators, representatives and assigns) of the other part for providing Al Consultancy service to Client.

WHEREAS the Client invited hids through GeM Portal vide Notice Invit

NOW THIS AGREEMENT WITNESSTH as follows:

••	ing Tender for Al Consultancy service under Bid Document No.	
II.	AND WHEREAS the Contractor submitted his bid videin	
	accordance with the procedure mentioned along with the bid documents and re presented therein that it fulfills all the requirements and has resources and co mpetence to provide the requisite services to the Client	
III.	AND WHEREAS the Client has selected M/s as	
	the successful bidder ("the Contractor") pursuant to the biddin g process and negotiation of contract prices, awarded the <b>Lett</b> <b>er of Acceptance (LoA) No.</b>	
	. for a total sum of	

- IV. **AND WHEREAS** the Client desires that the AI Consul tancy service (as defined in the Bidding Document) be provided, performed, executed and completed by the Contractor, and wishes to appoint the Contractor for carrying out such services.
- v. **AND WHEREAS** the Contractor acknowledges that t he Client shall enter into contracts with other contractors / parties for Al Consultancy service. in case the Contractor falls into b reach of the terms and conditions as stipulated in the Bid Document and shall waive its claim whatsoever in this regard.
- VI. **AND WHEREAS** the terms and conditions of this Contract have been fully negotiated between the Client and the Contractor as parties of competent capacity and equal standing.
- VII **AND WHEREAS** the Contractor has fully read, under stood and shall abide by all the terms and conditions as stip ulated in the Bid Documents for providing AI Consultancy s ervice, failing which the Contract is liable to be terminated at any time, without assigning any reasons by the Client.
- VIII **AND WHEREAS** the Contractor shall be responsible f or payment of Service Tax with Central Excise and Taxation

Department. The documentary proof of the same must be s ubmitted within one month of payment of particular bill for the amount of Service Tax Charged in the said bill

- VIII. **AND WHEREAS** the Client and the Contractor agree as follows
  - 1. In this Agreement (including the recitals) capit alized words and expressions shall have the same me anings as are respectively assigned to them in the Contract documents referred to.
  - 2. The following documents shall be deemed to f orm and be read and construed as part of this Agree ment. This Agreement shall prevail over all other Con tract documents.
  - (a) The Letter of Acceptance (LoA) issued by the Clien t.
  - (b) Notice to Proceed (NTP) issued by the Client
  - (c) The complete Bid, as submitted by the Contractor.
  - (d) The Addenda, if any, issued by the Client.
  - (e) Any other documents forming part of this C ontract Agreement till date. (Performance Bank Gu arantee, Bank Guarantee)
  - (f) Charges Schedule annexed to this Article of Agre ement
  - (g) Supplementary Agreements executed from time to time.
  - 3. Any changes/modifications/amendments required to be incorporated in the Contract Agreement at a later stage shall be discussed and mutually agreed to by both the parties and such supplementary agree ments shall be binding on both the parties and shall form the part of this contract agreement.
  - 4. This Contract shall be governed by and construed in accordance with the laws of India. Each Party hereby submits to the jurisdiction as set out in the Dispute Resolution Procedure in the Conditions of Contract.
  - VII. IN WITNESS WHEREOF the parties hereto have ca used this Agreement to be executed in accordance with the

laws of India on the day, month and year indicated above.

Signed on behalf of the Contractor

Signed on Behalf of

Office of the DGA (Infra.), Delhi

(Authorised Signatory)

(Authorised Signatory)

#### ANNEXURE-11 PE RFORMANCE BANK GUARA NTEE

(To be executed on non-Judicial stamped paper of an appropriate va lue)

	Date:
Bank Guarantee No:	
Amount of Guarantee:	
Guarantee Period: From to to	
Guarantee Expiry Date:	
Last date of Lodgement:	

whereas office of the Director General of Audit (Infrastructure), Delhi having its office at IP Bhawan, IP Estate, New Delhi (hereinafter referred to as "The Owner" which expression shall unless repugnant to the context includes their legal representatives, suc cessors and assigns) has executed a binding to the contract on [Please insert date of acceptance of the letter of acceptance(LoA)] ("Contract") with [insert name of the Successful Bidder] ... (hereinafter referred to as the "Contractor" which expression shall unless re pugnant to the context include its legal representatives, successors and permitted assigns) for the performance, execution and providing of Al Consultancy Service shall have the meaning ascribed to it in the Contract] based on the terms & conditions set out in the Bid Documents number [insert reference number of the Bid Documents] dated [insert date of issue of Bid Documents] and various other documents forming part thereof.

**AND WHEREAS** one of the conditions of the Contract is that the Contractor shall furnish to the Owner a Bank Guarantee from a scheduled bank in India having a branch at New Delhi for an a mount equal to 10% (Five percent) of the total Contract Sum (the amount guaranteed under th is bank guarantee shall hereinafter be referred to as the "**Guaranteed Amount**") against due

and faithful performance of the Contract including the performance bank guarantee obligation a nd other obligations of the Contractor for the supplies made and the services being provided an d executed by under the Contract. This bank guarantee shall be valid from the date hereof up t o the expiry of the Contract Period including any extension thereof.

AND WHEREAS the Contractor has approached [insert the name of the scheduled bank] (here in after referred to as the "Bank") having its registered office at [insert the address]..... and at the request of the Contractor and in consideration of the promises made by the Contractor, the Bank has agreed to give such guarantee as hereunder:-

- (i) The Bank hereby undertakes to pay under this guarantee, the Guaranteed Amount clai med by the Owner without any further proof or conditions and without demur, reservati on, contest, recourse or protest and without any enquiry or notification to the Contract or merely on a demand raised by the Owner stating that the amount claimed is due to the Owner under the Contract. Any such demand made on the Bank by the Owner shall be conclusive as regards the amount due and payable by the Bank under this bank guarantee and the Bank shall pay without any deductions or set-offs or counterclaims what soever, the total sum claimed by the Owner in such Demand. The Owner shall have the right to make an unlimited number of Demands under this bank guarantee provided that the aggregate of all sums paid to the Owner by the Bank under this bank guarantee shall not exceed the Guaranteed Amount. In each case of demand, resulting to change of PBG values, the Owner shall surrender the current PGB to the bank for amendment in price.
- - (iii) The Owner will have the full liberty without reference to the Bank and without affecting the bank guarantee to postpone for any time or from time to time the exercis e of any powers and rights conferred on the Owner under the Contract and to enforce o r to forbear endorsing any powers or rights or by reasons of time being given to the contractor which under law relating the Surety would but for the provisions have the effect of releasing the surety.
- (iv) The rights of the Owner to recover the Guaranteed Amount from the Bank in the man ner aforesaid will not be affected or suspended by reasons of the fact that any dispute or disputes have been raised by the Contractor and / or that any dispute(s) are pendin g before any office, tribunal or court in respect of such Guaranteed Amount and/ or the Contract.
- (v) The guarantee herein contained shall not be affected by the liquidation or winding up, dissolution, change of constitution or insolvency of the Contractor but shall in all respects and for all purposes be binding and operative until payment of all money due to the Owner in respect of such liability or liabilities is effected.
- (vi) This bank guarantee shall be governed by and construed in accordance with the laws of the Republic of India and the parties to this bank guarantee hereby submit to the juri sdiction of the Courts of New Delhi for the purposes of settling any disputes or differenc es which may arise out of or in connection with this bank guarantee and for the purpos es of enforcement under this bank guarantee.
- (vii) All capitalized words used but not defined herein shall have the meanings assigned to them under the Contract.
  - (viii) NOTWITHSTANDING anything stated above, the liability of the Bank under this bank guarantee is restricted to the Guaranteed Amount and this bank guarantee shall e

xpire on the expiry of the Warranty Period under the Contract.

- (ix) Unless a Demand under this bank guarantee is filed against the Bank within six (6) mo nths from the date of expiry of this bank guarantee all the rights of the Owner under th is bank guarantee shall be forfeited and the Bank shall be relieved and discharged from all liabilities hereunder.
- (x) However, in the opinion of the Owner, if the Contractor's obligations against which this bank guarante e is given are not completed or fully performed by the Contractor within the period prescribed under the Contract, on request of the Contractor, the Bank hereby agrees to further extend the bank guarant ee, till the Contractor fulfils its obligations under the Contract.
- (xi) We have the power to issue this bank guarantee in your favour under Memorandum and Article of As sociation and the Undersigned has full power to do so under the Power of Attorney dated [date of power of attorney to be inserted]....... granted to him

by the Bank.

Date:

Bank

Corporate Seal of the Bank

By its constituted Attorney Signature of a person duly authorized to sign on behalf of the Bank.

# ANNEXURE-12 DETAILS OF SELECTED NATIONAL HIGHWAY ST RETCHES

State	District	Name of Stretch	Numb er of Lanes	Tota I Len gth	Chainage wise deta ils for Al Consulta nt	Leng thfo r Al BHS	Two lan e Service road le ngth in 20 KM
-------	----------	-----------------	------------------------	----------------------	---	-----------------------------	---

UP	Varanasi	Operation and Mai ntenance of 6 lani ng of Handia to Ra jatalab Section fro m Km 712.900 to Km 785.544 of NH- 2 (New NH-19) on Hybrid Annuity Mode in the State of Uttar Pradesh.	6	72.644	Starts fro m 765.544 to 785.544 K m	20	13 Km s on B HS
НР	Solan	Four Laning of Par wanoo- Solan Secti on NH-22 (New NH- 05) from Km 67.000 to Km 106.139, under NHDP phase-III on EPC ba sis in the State of Him achal Pradesh	4L	39.14	starts from 86.139 to 106.139	20	6.5 K ms on BHS
Nagaland	Chumoukedi ma	Dimapur- Kohima-I	4	15	Starts Fr om 123. 840 to 138.775	15	No Servi ce
Andhra	Kakinada	Annavaram - Diwa ncheruvu (km 830. 525 to km 901.500 ) under TOT Bundle - 1	4	70.98	Start from 830.525 to 850.525	20	Road RHS- 1898 m LH S- 20 73 m
Rajasthan	Udaipur	Gomati Chouraha - Udaipur Sectio n	4	83.1	Start from 240.100 to 260.100	20	1.25 Km s on BHS

## ANNEXURE-13 FORMAT OF REPORT (IRC SP 88-2019)

	Safety Concerns & Anomaly Finding							
Descriptio n (Headin g of Main anomaly)	Description of Deviatio n from IRC	Image wit h geolocatio n data	Chainage					

1	Main		
1			
	Headi		
	ng		
1.1	Subheadi		
	ng Descri		
	ption		
1.2	Subheadi		
1.2	ng Descri		
	ption		
1 2			
1.3	Subheadi		
	ng Descri		
	ption		
2	Main		
_	Headi		
	ng		
2.1	Subheadi		
	ng Descri		
	ption		
2.2	Subheadi		
	ng Descri		
	ption		
2.3	Subheadi		
	ng Descri		
	ption		

#### **ANNEXURE-14**

(Notarized Affidavit to be executed on non-judicial stamp paper of Rs.10/-)

A copy of Affidavit same should be scanned and uploaded in t he GeM Portal and hard copy should be delivered alongwith ot her documents as per the timelines of the bid document.

(i)	That I, the undersigned undertake that my agency
M/s	have its own tr
ained m	nanpower on our rolls to provide requisite services in
accorda	ance with the Bid Document No. /

(ii) I also undertake that the workers employed would be

paid at least minimum wages (both for skilled and unskilled) a s per prevailing Govt. orders and oblige all statutory requirem ents with respect to ESI, EPF and other labour compliances etc ., with reference to those workers in accordance with the conditions of the contract.

Place: Date:	
D 	ated Signature of Bidder alongwith Stamp

Bidder.....

#### Disclaimer/अस्वीकरण

The additional terms and conditions have been incorporated by the Buyer after approval of the Competent Authority in Buyer Organization, whereby Buyer organization is solely responsible for the impact of these clauses on the bidding process, its outcome, and consequences thereof including any eccentricity / restriction arising in the bidding process due to these ATCs and due to modification of technical specifications and / or terms and conditions governing the bid. If any clause(s) is / are incorporated by the Buyer regarding following, the bid and resultant contracts shall be treated as null and void and such bids may be cancelled by GeM at any stage of bidding process without any notice:-

- 1. Definition of Class I and Class II suppliers in the bid not in line with the extant Order / Office Memorandum issued by DPIIT in this regard.
- 2. Seeking EMD submission from bidder(s), including via Additional Terms & Conditions, in contravention to exemption provided to such sellers under GeM GTC.
- 3. Publishing Custom / BOQ bids for items for which regular GeM categories are available without any Category item bunched with it.
- 4. Creating BoQ bid for single item.
- 5. Mentioning specific Brand or Make or Model or Manufacturer or Dealer name.
- 6. Mandating submission of documents in physical form as a pre-requisite to qualify bidders.
- 7. Floating / creation of work contracts as Custom Bids in Services.

Name of the

- 8. Seeking sample with bid or approval of samples during bid evaluation process. (However, in bids for attached categories, trials are allowed as per approved procurement policy of the buyer nodal Ministries)
- 9. Mandating foreign / international certifications even in case of existence of Indian Standards without specifying equivalent Indian Certification / standards.
- 10. Seeking experience from specific organization / department / institute only or from foreign / export

experience.

- 11. Creating bid for items from irrelevant categories.
- 12. Incorporating any clause against the MSME policy and Preference to Make in India Policy.
- 13. Reference of conditions published on any external site or reference to external documents/clauses.
- 14. Asking for any Tender fee / Bid Participation fee / Auction fee in case of Bids / Forward Auction, as the case may be.
- 15. Any ATC clause in contravention with GeM GTC Clause 4 (xiii)(h) will be invalid. In case of multiple L1 bidders against a service bid, the buyer shall place the Contract by selection of a bidder amongst the L-1 bidders through a Random Algorithm executed by GeM system.

Further, if any seller has any objection/grievance against these additional clauses or otherwise on any aspect of this bid, they can raise their representation against the same by using the Representation window provided in the bid details field in Seller dashboard after logging in as a seller within 4 days of bid publication on GeM. Buyer is duty bound to reply to all such representations and would not be allowed to open bids if he fails to reply to such representations.

All GeM Sellers / Service Providers are mandated to ensure compliance with all the applicable laws / acts / rules including but not limited to all Labour Laws such as The Minimum Wages Act, 1948, The Payment of Wages Act, 1936, The Payment of Bonus Act, 1965, The Equal Remuneration Act, 1976, The Payment of Gratuity Act, 1972 etc. Any non-compliance will be treated as breach of contract and Buyer may take suitable actions as per GeM Contract.

This Bid is governed by the <u>General Terms and Conditions/सामान्य</u> नियम और शर्ते, conditions stipulated in Bid and <u>Service Level Agreement</u> specific to this Service as provided in the Marketplace. However in case if any condition specified in General Terms and Conditions/सामान्य नियम और शर्ते is contradicted by the conditions stipulated in Service Level Agreement, then it will over ride the conditions in the General Terms and Conditions.

In terms of GeM GTC clause 26 regarding Restrictions on procurement from a bidder of a country which shares a land border with India, any bidder from a country which shares a land border with India will be eligible to bid in this tender only if the bidder is registered with the Competent Authority. While participating in bid, Bidder has to undertake compliance of this and any false declaration and non-compliance of this would be a ground for immediate termination of the contract and further legal action in accordance with the laws./जेम की सामान्य शर्तों के खंड 26 के संदर्भ में भारत के साथ भूमि सीमा साझा करने वाले देश के बिडर से खरीद पर प्रतिबंध के संबंध में भारत के साथ भूमि सीमा साझा करने वाले देश का कोई भी बिडर इस निविदा में बिड देने के लिए तभी पात्र होगा जब वह बिड देने वाला सक्षम प्राधिकारी के पास पंजीकृत हो।बिड में भाग लेते समय बिडर को इसका अनुपालन करना होगा और कोई भी गलत घोषणा किए जाने व इसका अनुपालन न करने पर अनुबंध को तत्काल समाप्त करने और कानून के अनुसार आगे की कानूनी कार्रवाई का आधार होगा।

---Thank You/धन्यवाद---