



Bid Number/बोली क्रमांक (बिड संख्या)[:] GEM/2024/B/4716649 Dated/दिनांक : 07-03-2024

Bid Document/ बिड दस्तावेज़

Bid Details/बिड विवरण			
Bid End Date/Time/बिड बंद होने की तारीख/समय	28-03-2024 18:00:00		
Bid Opening Date/Time/बिड खुलने की तारीख/समय	28-03-2024 18:30:00		
Bid Offer Validity (From End Date)/बिड पेशकश वैधता (बंद होने की तारीख से)	180 (Days)		
Ministry/State Name/मंत्रालय/राज्य का नाम	Pmo		
Department Name/विभाग का नाम	Department Of Atomic Energy		
Organisation Name/संगठन का नाम	Uranium Corporation Of India Limited		
Office Name/कार्यालय का नाम	Jaduguda		
ltem Category/मद केटेगरी	Monthly Basis Cab and Taxi Hiring Service - Without Fuel - SUV; Mahindra Bolero; Ex showroom brand new purchased and registered after placement of order; Ex showroom bran new purchased and registered after placement of order; A/0 24		
Contract Period/अनुबंध अवधि	3 Year(s)		
Past Experience of Similar Services required/इसी तरह की सेवाओं का पिछला आवश्यक अनुभव है	Yes No		
MSE Exemption for Years of Experience and Turnover/ अनुभव के वर्षों से एमएसई छूट			
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, Certificate (Requested in ATC), Additional Doc 1 (Requested in ATC), Additional Doc 2 (Requested in ATC), Additional Doc 3 (Requested in ATC), Additional Doc 4 (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 to RA enabled/बिड से रिवर्स नीलामी सक्रिय किया	No		
RCM Applicable/लागू आरसीएम	Yes		
Type of Bid/बिड का प्रकार	Two Packet Bid		

Bid Details/बिड विवरण		
Time allowed for Technical Clarifications during technical evaluation/तकनीकी मूल्यांकन के दौरान तकनीकी स्पष्टीकरण हेतु अनुमत समय	2 Days	
Floor Price/न्यूनतम मूल्य	This bid has been created/published with floor price(minimum value) selected by the Buyer. Service Providers are advised to quote above the minimum floor value.	
Estimated Bid Value/अनुमानित बिड मूल्य	4575578	
Evaluation Method/मूल्यांकन पद्धति	Total value wise evaluation	

EMD Detail/ईएमडी विवरण

Advisory Bank/एडवाईजरी बैंक	State Bank of India
EMD Amount/ईएमडी राशि	45755

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).	42

(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 दस्तावेज़ प्रस्तुत करने है। एमएसई केटेगरी के अंतर्गत केवल वस्तुओं के लिए बिनिर्माता 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 :

Addl. Manager Accounts TMD URANIUM CORPORATION OF INDIA LIMITED, TURAMDIH (Work Account Section)

Splitting/विभाजन

Bid splitting not applied./बोली विभाजन लागू नहीं किया गया

MII Compliance/एमआईआई अनुपालन

	MII Compliance/एमआईआई अनुपालन	Yes	
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1. 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.

2. 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.

Section 9(3) Of GST/जीएसटी की धारा 9(3)।

Where ever RCM is applicable, sellers (Regular GST registered seller who opted out of FCM, unregistered seller, seller registered under composition scheme)will be forced to put Zero GST and GST cess in their bids. Buyer will have liability of paying the GST and GST cess to the government on the specified rate mentioned by them in this Bid.

Monthly Basis Cab And Taxi Hiring Service - Without Fuel - SUV; Mahindra Bolero; Ex Showroom Brand New Purchased And Registered After Placement Of Order; Ex Showroom Brand New Purchased And Registered After Placement Of Order; A/C; 24 (1)

Technical Specifications/तकनीकी विशिष्टियाँ

Specification	Values			
Core				
Vehicle Type	SUV			
Type of car	Mahindra Bolero			
Year of Vehicle Model	Ex showroom brand new purchased and registered after placement of order			
Vintage in KM	Ex showroom brand new purchased and registered after placement of order			
Air Conditioning	A/C			
Engagement Hours per Day	24			
Fuel to be provided by Buyer	To be reimbursed to the Service Provider as per actual consumption.			
Driver Required	Yes			
Type of Terrain	Plain and Hilly			
Fuel type of vehicle	Diesel			
Addon(s)/एडऑन				

Input Tax Credit(ITC)/इनपुट कर क्रेडिट(आईटीसी) and/ तथा Reverse Charge(RCM)/रिवर्स प्रभार (आरसीएम) Details

ITC on GST/जीएसटी पर इनपुट कर क्रेडिट	ITC on GST Cess/जीएसटी उपकर कर क्रेडिट	RCM Applicable /लागू आरसीएम	GST as per RCM/रिवर्स प्रभार के अनुसार जीएसटी	GST Cess 1 as per RCM/रिवर्स प्रभार के अनुसार जीएसटी उपकार 1	Optional RCM/वैकल्पिक रिवर्स प्रभार
NA	NA	Yes	5%	NA	Yes

Additional Specification Documents/अतिरिक्त विशिष्टि दस्तावेज़

Consignees/Reporting Officer/परेषिती/रिपोर्टिंग अधिकारी

s	.No./क्र. सं.	Consignee Reporting/Officer/ परेषिती/रिपोर्टिंग अधिकारी	Address/पता	Number of Vehicle	Additional Requirement/अतिरिक्त आवश्यकता
1		Khomraj	832107,UCIL NARWAPAHAR STORE AT/PO-NARWAPAHAR MINES URANIUM CORPORATION OF INDIA LTD Dist : East Singhbhum, Jharkhand-832107 Ph no : 8986614690	1	 Estimated KMs to be traveled in a month : 2000 Duration in Months within the Contract Period : 36

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. Payment

PAYMENT OF SALARIES AND WAGES: Service Provider is required to pay Salaries / wages of contracted staff deployed at buyer location first i.e. on their own and then claim payment from Buyer alongwith all statutory documents like, PF, ESIC etc. as well as the bank statement of payment done to staff.

3. Buyer Added Bid Specific ATC

Buyer Added text based ATC clauses

PRE-QUALIFICATION CRITERIA (PQC)/ ELIGIBILITY CRITERIA

The following are the Eligibility criteria for this Non-divisible Service Contract.

1. PAST PERFORMANCE CRITERIA:

Past Performance of 'The bidder' having successfully execution (completion) of at least one (01) number of similar type of contract of "HIRING OF VEHICLES- PASSENGER TRANSPORT COMMERCIAL VEHICLES" to any Central / State Govt. Organization / PSU / Public Listed Company in last FIVE (05) years ending on last date of the previous month in which BID issued.

DOCUMENTARY EVIDENCE IN SUPPORT OF PAST PERFORMANCE CRITERIA: - In support of the claim of meet ing this technical criteria, bidder must submit following documentary proof in GeM portal.

a. Copy of relevant work order/ Purchase order/ Service order clearly mentioning nature of work/ Serv ice, various components/ Items, period and value.

b. Copy of completion/ execution/ client certificate issued by end user/ owner clearly mentioning refer ence to relevant work order / Purchase order/ Service order, actual value of executed work and actual dat e of completion.

c. If the bidder has submitted an order copy from a public listed private company to fulfill the criteria li sted above, FORM 16(A)/26(AS) of the specified contract period must also be submitted as proof of eligibili ty.

2. FINANCIAL STANDING:

Bidder must have been an income-tax assesses, and bidder has filed at least its one (01) income-tax retur n during the last three years ending on 31st March of the previous financial year in which BID was issued. [e.g. FY2022-23(AY2023-24), FY2021-22(AY2022-23), FY2020-21 (AY2021-22)]. Documents/ Documentary o f filled ITRs to be provided (to be uploaded in GeM-portal) by participating bidder to qualify/ meet the finan cial requirements of tender document.

3. GEOGRAPHIC PRESENCE: Office registration certificate: Registered Office or at least one of the registere d Branch Office of the bidder shall be located and registered within the geographical limits of East Singhbh um & Saraikela Kharsawan District of Jharkhand State where the services need to be provided. Document ary evidence must be provided in the form of Municipality trade license or other such documents as per th e following which satisfies as a proof of having the office establishment. Note-Rental agreement with local resident is not cosiderable for the proof of local office address proof.

I. Trade License issued by the local authority in the name of the Firm or

II. Local Employee Exchange registration for contractor as per Govt. of Jharkhand.

III. GSTIN registration or

IV. Udyam Certificate.

4. ESI registration copy, EPF registration copy, GSTIN copy, PAN copy must be submitted along with the bid

5. Any bid not complying PQC requirements shall be summarily rejected.

6. QUALIFICATION: The eligibility is to be decided strictly based on documents submitted at the time of rec eipt of tenders. No additional documents are to be allowed to be submitted after receipt of tenders but th ere is no bar to seek clarification or authentication of submitted documents. However in case of poor res ponse, with a view to increase the competition, admission of additional documents to meet the PQ – criteri a may be allowed subject to the condition that

a) 'Poor Response' implies when less than three bids are found suitable on the basis of submitted eligible d ocuments as per NIT.

b) The additional document should not be issued subsequent to last date of receipt of tender as mentioned

in the NIT.

c) The bidder submitting additional documents has submitted EMD and tender cost as prescribed in NIT.

And the opportunity of submission of additional documents will be given to all the bidders.

7. Bids without EMD (if applicable) or copy of valid documents supporting exemption from such payments will be summarily rejected.

NOTE:

If the works are provided by the contractor in accordance with this contract, Corporation will pay the contr actor the price (awarded value); and reimburse the contractor for the approved expenses (as specified in t he order/ contract), after the approved expenses have been incurred by the contractor. Corporation will no t be liable to reimburse the contractor for expenses other than approved expenses, unless Corporation's p rior approved written consent.

The UCIL shall pay on reimbursement basis to the total applicable GST @ prevailing rate as per GST rule o n total transaction value (i.e. price actually paid to the service provider) after deduction of GST amount fr om the amount mentioned in the contract rate. GST on penalty, interest, non-related expenses and applic able GST on forfeiture of SD/ retention money/ EMD etc. shall not payable.

4. Buyer Added Bid Specific SLA

Text Clause(s)

1 Vehicle Specification : (quantity 1 number): Mahindra & Mahindra Bolero/similar ; AC, 24 hour x 07 days duty basis (quantity 1 number).

- Vehicle Type (Types of cars): SUV registered under Commercial Category..
- Type of Car: Mahindra Bolero/ Similar
- Year of vehicle model: Ex-Showroom- Brand new purchased & registered after placement of order.
- Fuel Type: Diesel
- Type of Service: 24 Hrs x 07 days
- Air conditioning Requirement: As per requirement (AC/ Non-AC Both)
- Reimbursable Cost is Fuel cost as per bid terms & condition mentioned in the bid documents.

Vehicles are required to be covered under appropriate insurance as per MV Act and should have been paid up to date Road Tax/permit fees etc. as per MV Act as the case may be along with valid Registration.

Vehicles permitted to be deployed on hire as per Motor Vehicles Act be offered for this purpose i.e. the veh icles which are registered for commercial use.

2 CONTRACT PRICE/ RATES: Rate quote for Vehicle & Driver without fuel charges quoted by bidder.

Contract Price = Number of vehicle required \times Monthly Base Fare WITHOUT FUEL per vehicle of specificati on inclusive of GST \times No. of months of contract period.

Where, Monthly Base Fare (per vehicle) inclusive of GST = [vehicle monthly rental + monthly labour cost (Rs.)] × (1+ GST in %).

Monthly labour cost (24 hr. per day x 7 days) = 3 Driver- skilled labour(s) cost excl. GST -min. wages @ 73 6/- [min. basic + VDA] per day [min. basic + VDA], EPF employer contribution@ 13% of [min. basic + VDA] , Min. Bonus @ 8.33% of [min. basic + VDA], ESI @ 3.25% of [min.

basic + VDA] = Rs.86,648.00/- per month incl. GST.

The Rate per month of renting of vehicle with labour cost, including GST but without fuel Cost.

Important: The Service Provider to quote their best prices per month rate of renting the vehicle after addin g the given labour cost (Which is minimum floor rate in the bid) which including compliance cost of statut ory labour laws- Min. wage, EPF, ESI, Bonus etc. of Rs. 86,648.00/- per month incl. GST (24h duty vehicle) a nd add the GST value of amount of vehicle monthly rental including labour cost.

Example (Only for understanding):

[Suppose: Contractor's vehicle monthly rental rate is Rs.20,501.00/- incl. GST, for 24 hr. vehicle duty.

Then on quote in GeM portal the Rate of monthly without fuel is Rs. 20,501.00 + Rs. 86,648.00 = Rs.1,07,1 49.00/- incl. GST without fuel]

Important1: The Service Provider to quote their best prices per month rate of renting the vehicle after addi ng the given estimated monthly labour cost per vehicle [floor price(minimum value)] which including comp liance cost of statutory labour laws- Min. wage, EPF, ESI, Bonus etc. and add the GST value of amount of ve hicle monthly rental including labout cost.

The quoted/ offered rates with labour cost, shall be inclusive of all expenses i.e. All India (Tourist) permit, Commercial Road Permit, commercial tax liability, comprehensive insurance, commercial road tax, fitness, PUC, other statutory levis & charges, maintenance cost, cost of spares/ consumable & lubrication cost etc and other incidental charges & contractor's profit margin, if any and safety aid for employed operators, ot her statutory facility etc. and also inclusive of GST other than GST on reimbursable costs

The Service Provider to check quoted bid price on their own before authorization of quoting. Buyer will not take any responsibility in this regard. All costs related to Personnel shall be based on the prevailing minim um wages and shall show applicable liabilities of EPF and ESI and other statutory allowances. Quotation of

'Nil" Service charge/ margin over such minimum wages cost of personnel shall be rejected as nonresponsi ve.

Important2: The rental charge per month of vehicle shall be paid by the Corporation for complete month p eriod. However, for un-availability of vehicle for any reason, penalty @ 2 times of rate for non-availability period excl. GST will be deducted from the running bills as per the instruction of Engineer-in-charge.

Important3: Regarding labour cost escalation, please refer the labour cost ATC clause.

Important4: Regarding fuel cost reimbursement, please refer the fuel cost ATC clause.

Important5: Regarding GST reimbursement, please refer the GST ATC clause. Important: The quoted price should be inclusive of GST of quoted portion. If the GST is to be paid under RCM, the quoted price shall be considered inclusive of GST under RCM. In that case, amount of GST under RCM derived from the total quo ted price (including GST) shall be deducted for making payment.

3 PAYMENT CALCULATION:

i Quoted/ final rate per vehicle of service provider of renting of vehicle along with other taxes & duties wit h labour cost incl. GST but without Fuel Cost & its GST = Rs. X per month per vehicle

ii Per vehicle rental cost for a particular month without Labour & Fuel & GST = (Rs. X per month per vehicl e minus estimated monthly labour cost as mentioned in bid document) \div (1+ GST in %)

iii So, Vehicle Rental without Labour & Fuel & GST= Sl. No. ii.

iv Add: prevailing min. wages of particular wage month actually disbursed as per attendance shift wise. = Amount Rs. A

v EPF Contractor contribution actually disbursed as per EPFO rate = Amount Rs. B

vi Min. bonus @ 8.33% & ESI @ 3.25% on gross min. wages = Amount Rs. C

vii Total run of particular vehicle in particular month = R km

viii Fuel cost = R km x prevailing rate of fuel on end date of particular month \div mileage as per tender docu ment.= Amount Rs. D

ix Less: Penalty as per contract= (-) Amount Rs. E

x Total = SI.3 + SI.4+SI.5+SI.6+SI.7+SI.8 +SI.9 = Amount Rs. F

xi Add: GST on total = GST calculated

xii Total work done on particular month = Amount Rs. F + GST calculated

xiii Less: S.D. if applicable

xiv Less: TDS, if applicable

xv Less: Income tax etc

So, payable amount to the service provider = total work done on particular month less- S.D., TDS, Income tax etc.

3.1 EXTRA PER KM CHARGES (REIMBURSABLE COST): Refer clause - Cost of fuel.

3.2 EXTRA RATES FOR NIGHT HALTS/ OUTSTATION NIGHT CHARGES (REIMBURSABLE COST) -The contracto r shall have to make his own arrangements for the stay of his staff including night-halt etc. at his own risk and cost as per requirement. However, the Corporation shall pay on reimbursement basis the night halt ch arges in case vehicle(s) are deputed for 'outstation duty' and required to stay overnight. A night halt char ge amount of @ Rs.300/- per night excl. GST to the driver/ operator/ helper would be reimbursed by Corpor ation to the contractor for the requirement of night-halt. In such case over time payment as per above shall not be applicable.

3.3 EXTRA HOUR CHARGES (REIMBURSABLE COST): In case of normal service, the vehicle is deployed beyo nd 08 hours on any particular day, the extra hour charges admissible shall be paid by the Corporation @ R s.60/- per hour excl. GST on reimbursement basis which shall be subject to maximum eight (08) hours paid apart from hiring charges.

In case a vehicle is utilized in night duty also at site, the owner shall be paid an extra amount of Rs.300/- p er night duty excl. GST on due certification by respective EIC. In such case payment for extra hour usage a s per above shall not be applicable. In case of 24x7 service, no charges for extra hours to be paid. Note: The above payments are not a part of quoted rates in financial bids.

3.4 TOLL AND PARKING CHARGES (REIMBURSABLE COST): Toll charge at bridges, parking charges in Airpo rt/ Railway station wherever become payable for the journey shall be initially paid by the contractor. Howe ver, such expenditure will be reimbursed provided the contractor claims reimbursement of the same by pr oducing original receipts along with RA bill for the month. Such claims shall be made before completion of the following month. Note: The above payments are not a part of quoted rates in financial bids.

3.5 COST OF FUEL (REIMBURSABLE COST):

Cost of fuel shall be payable on reimbursement basis by calculation of the km run by the vehicle, as signe d in the log book. Note: Note: The above payments are not a part of quoted rates in financial bids.

Cost of fuel payable amount on ruling price = $(R \times I)/N$

Whereas,

R = Total km. run during the month.

I = Ruling price of fuel per liter.

N = Mileage of the vehicle (approx.) i.e. km/ liter

The tentative Mileage of vehicles for calculation shall be considered as follows:

Average km per liter: N = Mahindra & Mahindra Bolero-commercial: With A/C 10 km per liter and without A C 12 km per liter.

The ruling price of fuel/ fuel per liter as on the last working day of calendar month will be taken in to consi deration. Contractor shall fill the fuel to the vehicle at any fuel station nearby to the Corporation location a nd take the receipt of same for claim of fuel ruling price for fuel cost payment

The above formula shall also be used for reduction in rate per km, in case the fuel price is reduced. Howev er, this will not be applicable for increase of spare parts, lube oil etc. and apart from this no other amount whatsoever is payable for fuel cost.

3.6 GST COST TO TOTAL TRANSACTION (REIMBURSABLE COST):

The UCIL shall pay on reimbursement basis to the total applicable GST @ prevailing rate as per GST rule o n total transaction value (i.e. price actually paid to the service provide including fixed rental fee and reimb ursable cost as per contract) after deduction of derived GST amount from the amount mentioned in the co ntract fixed rate. GST on penalty, interest, non-related expenses and applicable GST on forfeiture of SD/ re tention money/ EMD etc. shall not payable.

Important- GST under RCM is effective from 01.10.2019 and GST will be borne by UCIL as per the applicabi lity of GST rule for renting of passenger motor vehicle and work order terms & conditions. GST-Rules applic able from time to time will be followed. Where, UCIL has the obligation to discharge GST liability under rev erse charge mechanism and UCIL has paid or is /liable to pay GST to the Government on which interest or penalties becomes payable as per GST laws for any reason which is not attributable to UCIL or ITC with res pect to such payments is not available to UCIL for any reason which is not attributable to UCIL, then UCIL s hall be entitled to deduct/ setoff / recover such amounts against any amounts paid or payable by UCIL to C ontractor/ Supplier.

4 UNDUE PROFITEERING

4.1 Controlled Price, if any: The price quoted by Bidder shall not be higher than the controlled price fixed b y law for the Services, if any, or where there is no controlled price, it shall not exceed the prices or contrav ene the norms for fixation of prices if any, laid down by Government or where the Government has fixed n o such prices or norms, it shall not exceed the price appearing in any agreement, if any, relating to price r egulation by any industry.

4.2 Undue profiteering: If the price quoted is higher than the controlled price in the sub-clause above, Bidd er shall specifically mention this fact in his bid giving reasons for quoting a higher price(s). If he fails to do so or makes any misstatement, it shall be lawful for the Procuring Entity either to revise the price at any st age to bring it in conformity with the sub-clause (1) above or to terminate the contract for default as per t he contract and avail all the remedies available therein in addition to other punitive actions for violation of Code of Integrity.

5 ESCALATION/ DE-ESCALATION:

5.1 The Corporation will pay reimbursable labour cost during the contractual period in relating to variation in wages of LABOUR COST: The Corporation will pay monthly package cost with an increase/ decrease in t he monthly package payable amount during the contractual period, in the event of increase/ decrease in r elating to variation in prevailing min. wages for avoiding unnecessary contingency in rate due to any chan ges in the minimum wages as per the Applicable Laws during the Contract period. Prevailing statutory mini mum wages [BASIC + VDA] + overtime wages as per Factory Act rule & Minimum wages Act + other statut ory Compliances towards Social Security contributions + minimum Bonus (Under Sec.10) on pro-rata basis is to be disbursed to the driver of hired vehicle and to statutory authorities by the contractor on monthly b asis through an E-Payment mode and through a separate Challan to statutory authorities. Wages and othe r statutory Compliances contributions shall be disbursed based on actual attendance at UCIL duty.

Reimbursement of actual disbursement of wages and other statutory compliances contributions after dedu ction of Estimated Monthly labour cost per vehicle (i.e. min. wages, Employee share of EPF towards Social Security contributions & minimum Bonus as per amount mentioned in the bid document) from the contra ct monthly rental rate; will be done by UCIL to the contractor; in subsequent month on submission acquain tance against disbursement of wages in deployed driver's bank account duly signed by driver along with c opy of cheque / e-payment details/ bank's statement and through a separate Challan to statutory authoriti es.

In case of change in statutory wages and rates of other statutory Compliances contributions then or the m odifications there of or any other laws relating thereto and the rule, it will be reimbursed to the contractor on actual disbursement of wages to the beneficiary and statutory authorities on submission of proof of pay ment to UCIL.

5.2 The Corporation will pay reimbursable fuel cost during the contractual period for avoiding unnecessary contingency in rate due to variation in retail fuel price. (Refer cost of fuel clause).

5.3 No other claim whatsoever will be considered for increasing the monthly charges of the Vehicle/ Equip ment during the period of agreement/ extended period entered on the basis of this calculation.

6 PENALTY/ RECOVERY(S) IN THE EVENT OF FAILURE(S) BY THE SERVICE PROVIDER (Penalties and Fines)

6.1 RECOVERY: In case of non-availability of the vehicle due to break down, absenteeism or for any reason attributable to the contractor, a recovery @ twice the daily rate for hiring of vehicle excluding GST, labour cost and fuel cost for non-availability period shall be imposed if suitable substitute is not provided in time as per given below formula.

Penalty for non-availability = $2 \times [(Monthly Rental Charge excl. GST and labour & fuel cost)/ (no. of days in particular month ×no. of hour)]×period of non-availability.$

6.2 In case of payment of wages to all labour is not made on or before 7th of succeeding month, failing wh ich necessary action will be taken as deemed fit.

The decision of the Engineer-in-charge shall be final and binding on the parties. Should it appear to the En gineer-in-charge that the contractor(s) is/ are not properly observing and complying with the provisions of t he Contractor's Labour Regulations and Model Rules and the provisions of the Contract Labour (Regulation and Abolition) Act 1970, and the Contract Labour (R & A) Central Rules 1971, for the protection of work-peo ple employed by the contractor(s) (hereinafter referred as "the said Rules") the Engineer-in-charge shall h ave power to give notice in writing to the contractor(s) requiring that the said Rules be complied with and t he amenities prescribed therein be provided to the work-people within a reasonable time to be specified in the notice. If the contractor(s) shall fail within the period specified in the notice to comply with and/ observ e the said Rules and to provide the amenities to the work-people as aforesaid, the Engineer-in-charge shall have the power to provide the amenities hereinbefore mentioned at the cost of the contractor(s). After whi ch the contractor will be served a notice failing which the contract will be terminated and the performance guarantee will be forfeited and the contractor will be black listed.

6.3 Any penalty/ fine imposed by any statutory authority for default towards any of the statutory provisions shall be on the contractor's account.

7 NO ADVANCE PAYMENTS: Unless otherwise stipulated, no advance payment of any type (Mobilization, se cured advances etc.), shall be made by the Procuring Entity. If so, provided the conditions for such advanc es shall be as per conditions stipulated therefor.

8 Uniform:

The Helpers and Drivers will be provided uniform and shoes by the concerned contractors and the expendi ture towards the same will be reimbursed to them by the corporation on submission of documents / proof of receipt as given hereunder:

1. 02 sets of uniform per year (@ Rs. 1500 x 2): Rs. 3000.00

2. 01 pair of shoe per year (@ Rs. 500): Rs. 500.00

9 GENERAL

9.1 Vehicles are required to be covered under appropriate Insurance as per MV Act and should have been paid up to date Road Tax/ Permit fees etc.as per MV Act as the case may be along with valid Registration.

9.2 Vehicles permitted to be deployed on hire as per Motor Vehicles Act be offered for this purpose i.e. the vehicles which are registered for commercial use.

9.3 No sub-contracting shall be allowed in this contract and all vehicles are to be registered for deploymen t of contract carriage vehicles on hire to the Corporation. The vehicle should have commercial registration with personal automobile policy (PAP) in name of contractor / contractor owner.

9.4 The vehicles, taken on hire with the approval of the Engineer-in-charge(s) for regular duties under the contract shall not be changed/ replaced by the Contractor normally during currency of contract except for its being defective in which case another hired vehicle of equivalent or higher specification/ model shall be provided by the contractor. The replaced vehicle will be accepted only if it has all valid documents for whi ch the decision of the Engineer-in Charge or its Authorized Representative will be considered as final.

9.5 The decision with regard to acceptance or rejection of any hired vehicle(s) offered by the contractor sh all remain with the Corporation and the same shall be final and binding upon the contractor.

10 PERIOD OF CONTRACT:

10.1 Contract Duration: The contract would be for a period of 03 (three) years subjected to successful perf ormance/ review, unless terminated earlier as per the contract. This agreed contract period may be extend ed further for two (02) on the same rates, terms and conditions depending upon the requirement and admi nistrative convenience of UCIL.

10.2 The contractor shall place the vehicle to the corporation within 45 days of placement of L.O.I/ work or der. In case, contractor fails to place the prescribed vehicle within 45 days from the date of L.O.I/ work ord er, grace period of more days shall be allowed for which penalty shall be imposed for non-availability as pe r penalty clauses within the limit of Earnest Money Deposit/ Security and other rights available under the c ontract.

10.3 If the vehicle is not placed even after the above allowed grace period from the date of L.O.I/ work ord er, then the contract may be cancelled without prejudice the Corporation right to forfeit the Earnest Money Deposit/ Security and other rights available under the contract.

10.4 The contract normally stands terminated after the expiry of the period of the contract. However, the C orporation reserves its right to terminate the contract at any time by giving 30 days' notice in writing with out assigning any reasons thereof. The contractor shall not be entitled for any compensation thereof.

10.5 The Requirement of vehicles proposed are tentative and may vary as per requirement of wor k execution in different locations mentioned in tender and Vehicle and Vehicle Months will be carri ed forward on monthly basis after reconciliation of its use in the entire contract period and this p rovision will not restrict the requirement, as and when required during the currency of contract and decision of the Engineer-In-Charge shall be final and binding.

11 SCOPE OF WORK (Scope of Service):

11.1 Deployment of vehicle type- Model & Year of Manufacturing as per the vehicle specification and duty hours and number of drivers & helpers.

11.2 MINIMUM MANPOWER & EQUIPMENTS TO BE DEPLOYED BY THE CONTRACTOR: The successful bidder shall be required to deploy minimum manpower to carry out the work as mentioned below:

(a) Vehicle specification -commercial 8-hour duty basis per vehicle, Category of contractual labour - Skille d -Driver, Minimum total Number of Driver- [1 number + reliever] Per vehicle, Duty hrs. per day per contr actual labour.- 08 hrs. per day & 6 days in the week.

11.3 In case for fulfillment of scope of work, more number of manpower is required, then same shall be de ployed by the contractor at no extra cost.

11.4 Vehicle (s) to be provided with all other major components/ accessories, safety gear, good seats, glas ses, tyres & stepney etc. The vehicle should be in excellent condition.

11.5 UCIL has the right to inspect the vehicle(s) in details before any further processing and if the quality i s not good, the vehicle would be rejected without assigning any reason whatsoever, such vehicle(s) has to be discontinued and replaced by similar or better specifications vehicle(s) till the end of the contract perio d or extended period. UCIL is the sole authority to decide on the quality of the vehicle.

11.6 The vehicles deployed must have necessary valid Taxi/ relevant permit for movement in States/ area of operation as specified above. In case, duties may require movement of vehicle(s) outside from specified States/ area of operation, the Contractor has to provide necessary permits for which UCIL shall reimburse t

he amount paid to the appropriate authorities on this account against submission of documentary proof.

11.7 The award of Contract(s) to the successful Bidder(s) will not entitle him the exclusive right to supply t he entire requirement of hired vehicles. UCIL reserves the right to use its own vehicle(s) and equipment at its own convenience and discretion for the works during the currency of the Contract.

11.8 Vehicle(s) deployed should be duly registered with R.T.O. under valid permit(s), all taxes paid compre hensively insured covering the risk of all passengers traveling in the vehicles. Vehicles should have valid p ermit(s), required tools, spare wheels, portable fire extinguisher and spares for repairs to be carried out en -route.

11.9 The Contractor shall ensure that vehicle(s) are kept clean and upholstery with neat seat covers duly washed/ dry-cleaned to be provided at an interval as specified by the Engineer-in-Charge.

11.10 The Contractor shall ensure that the drivers of the vehicles are given "one (01) day's off in a week" and provide alternate driver for the day.

11.11 For all vehicles shall be with fuel type as mentioned in the above table.

12 OPERATIONAL NORMS & CONDITIONS (Service Details and Standards):

12.1 The contractor shall be required to deploy the vehicles confirming to specifications with all-requisite f actory fitted accessories, tools, and accessories including spare wheels and the other equipment as per th e M.V. Act/ Rules in force.

12.2 The vehicles are required to report to sites/ locations as per the direction of the Engineer-in-Charge a nd may be required to stay overnight on temporary duties.

12.3 Carrying out all type of daily and other Schedule Maintenances, all type of Major or Minor repairs, fuel ling of vehicles, Costs on account of change/ replacement of any or Spare parts, Tyres, Battery, Lubricants , maintaining of vehicle interior as per UCIL's directive/ standards, expenditures on account of Drivers salaries, their uniform, ESI and PF, etc. and also on account of obtaining and maintaining of road tax, all ki nd of permit, licenses ,insurances and any other Govt. Taxes and levies etc.(except for which as specific cl ause/provision is mentioned in the Tender Form).

12.4 The vehicle shall be allowed to go out for filling of fuel. For the purpose of filling fuel in the vehicle ta nk max. ½ an hr will be allowed and odometer/ hrs.-m reading will be recorded in both cases e.g. when rel eased and reported back. The contractor has to provide the vehicle(s) with tank full of fuel and sufficient m oney with the driver to meet with any exigency for all the notified requirements for long distances/ outstati on duties. In case of failure of the vehicle en-route for want of fuel or otherwise and the accompanying driv er shows his inability and the corporation's employee/ officer or any other authorized persons utilizing the vehicle has to incur expenditure for making good the vehicle either by refueling or any other act which is r ecorded in log book by the utilizing person, recovery of such expenses shall be double the amount spent b y the utilizing person along with a day's hire charges calculated on pro-rata basis and these amounts shall be recovered from the contractor's bill.

12.5 Drivers of the vehicles normally should not be changed during currency of contract. The contractor sh all ensure that the driver(s) provided on vehicles is/ are well dressed, smart in turnout and is/ are discipline d, courteous and behave properly with the Corporation's personnel. The contractor shall withdraw such dri ver(s) from duties, who do not behave in a proper/ disciplined manner or who resumes work under the infl uence of liquor etc. The Corporation's decision in this regard shall be final and binding on the contractor. I n case of failure of the contractor to withdraw such driver(s) from duty, the vehicle(s) shall not be accepte d for duty and shall be considered as vehicle(s) not provided by the contractor and penalty as applicable s hall be levied. Accommodations for the Drivers are contractor's responsibility only.

12.6 The contractor shall have to make his own arrangements for the stay of his staff including night halte d at his own risk and cost and also for repairs and fueling etc. of the hired vehicle's(s) as per requirement. However, the corporation shall pay "night-halt charges" in case vehicle(s) are deputed for 'outstation duty ' and required to stay overnight.

12.7 The driver/ contractor shall not carry any unauthorized passenger in the vehicle on duty hours. In cas e the same is detected, no payment shall be admissible for the day/ days of such occurrence. In case contr actor/ driver ignores the instructions, the vehicle shall not be accepted and penalty Rs.1000/- per instance

shall be imposed and in case of no improvement and corrective action, Engineer-in-Charge shall initiate ac tion for de-hiring/ cancellation of contract.

12.8 The Contractor shall display a mark "ON UCIL DUTY" on all vehicles at his cost for making the vehicle conspicuously distinguishable from a distance. The contractor shall not display the advertisement of his or other agency on the vehicle(s) hired by the Corporation.

12.9 Before and after the duty hours and on holidays, the vehicles deployed for duty shall not be used for any other purpose.

12.10 Speedometer, Kilometer Recorder and other instruments/ meters must be maintained at a high stan dard of accuracy. Any defect noticed by Engineer-in-Charge or his authorized representatives shall be recti fied forthwith by the contractor until such rectification the kilometer for such distance/ places as verified a nd certified by the office/ staff traveling in the vehicle shall be final and binding to the contractor for the p urpose of billing etc.

12.11 The monthly rent includes Sundays and holidays in a month. Regular vehicle shall be given one day off in a month for maintenance to keep the vehicle in good running condition, i.e. any one Sunday subject to the convenience of the user. The vehicle is allowed a maximum of 75 kms run only including to & fro pe r month for maintenance purpose. However, contractor has to provide suitable substitute/ replacement ve hicle during maintenance period. In case of failure, penalty would be made as per relevant clause of SLA.

12.12 Vehicles shall not leave duty point for any purpose without the specific permission of the user.

12.13 Contractor's staff shall abide by the existing security and safety rules/regulations/precautions as per instructions given from time to time. Contractor and his employees may also be required to pledge secrec y and non-divulgence of the nature of work of the Corporation.

12.14 Contractor shall ensure that his drivers refrain from smoking while driving the vehicle, be polite and well behaved and should not use any abusive language. Driver(s) also to ensure that no inflammable subst ances of any nature, from etc. should be carried by vehicle at the installations, camp stations, stores, yar ds, etc. while on duty. Contractor's employees shall also ensure that they abide by usual and special rules regarding the safety and security measures while on duty with the Corporation's per directions of the repr esentative(s) the Corporation at the worksite.

12.15 Contractor will have to provide spare wheel(s) in good condition with the vehicle(s) to meet any eve ntual breakdown en-route requiring minor repairs developed during journey.

12.16 The driver should be conversant with local language preferably having knowledge of Hindi & English

12.17 The contractor shall maintain the vehicles in absolute good condition. If any vehicle develops defect s while on duty, the contractor shall immediately replace it by a suitable substitute vehicle within a period of two hours or arrange satisfactory repairs. In case of failure of the contractor to repair the vehicles or to provide the substitute vehicle, payment for the day(s) of absence will be deducted, to be calculated on pro-rata basis. The Corporation makes alternative arrangement; the contractor shall have to bear the differen ce of the cost incurred in the alternative arrangement made by Corporation in addition to deduction of day (s) payment.

12.18 In case of loan sanctioned by a financial institution, EMI should be paid on time and documentary pr oof of the same to be produced, when specifically asked by EIC and failure to do so contract may be termin ated and in case of complain received from financial institution (or incidence of recovery during contract p eriod), hiring of vehicle shall not be considered for complete period of contract.

13 VEHICLE DOCUMENTS:

13.1 The Vehicles should be fit in all respects for operations in accordance with the Motor vehicle Act, the rules and the laws as applicable from time to time. The vehicle(s) must be equipped with valid documents i.e. Registration Book, Taxi permit, Pollution Control Certificate, Insurance certificate, fitness certificate(s); permits which include all permits for towing with taxes, fees levies paid up to date during the currency of t he contract. This shall include Annual permits/ temporary road permits or parking fees etc. If any required during and for the duty with the Corporation. The responsibility of any lapse in this regard shall be that of t he contractors/ vehicle owners exclusively. The Corporation, its officers/ employees shall in no way be resp

onsible for any lapse/ default of the vehicle owner/ contractor, and the Corporation, its officers/ employees shall be completely indemnified and kept harmless by the contractor against such default. In case the vehi cle is held up by the Police/ RTO personnel for an offence against noncompliance of law, the responsibility shall be of the contractor. If the vehicle(s) is held up by Police/ RTO/ any other agency & not being used for the Corporation, penalty clause as mentioned in this tender document shall apply. Insurance means insura nce for vehicle as well as operators.

14 RESPONSIBILITIES OF THE CONTRACTOR

14.1 Detailed responsibilities of contractor are mentioned in bid document..

14.2 Contractor has to comply with all labour laws applicable from time to time.

14.3 The contractor shall maintain all records and registers applicable from time to time.

14.4 Details in support of RA Bill as per bid document.

14.5 The successful contractor is required to submit indemnity & agreement as per UCIL's format.

14.6 The successful contractor is required to submit an undertaking form the deployed contractual labour as per UCIL's format.

14.7 Prevailing statutory minimum wages BASIC + VDA + overtime wages as per Factory Act rule & Minim um wages Act + other statutory Compliances towards Social Security contributions + minimum Bonus (Un der Sec.10) on pro-rata basis is to be disbursed to the driver(s)/ helper(s) of hired vehicle and to statutory authorities by the contractor on monthly basis through an E-Payment mode and through a separate Challa n to statutory authorities. Wages and other statutory Compliances contributions shall be disbursed based on actual attendance at work of UCIL.

14.8 Monthly package payment shall be made by UCIL to the contractor in subsequent month on submissi on acquaintance against disbursement of wages in deployed driver's bank account duly signed by driver al ong with copy of cheque / e-payment details/ bank's statement and through a separate Challan to statutor y authorities.

14.9 Amendment in statutory compliances acts: In case of rule of statutory compliances acts is enacted, pr omulgated, abrogated or changed then it will be reimbursed to the contractor on actual disbursement of w ages to the beneficiary and statutory authorities on submission of proof of payment to UCIL.

14.10 Log book maintenance: In case of not getting the log, book filled-in correctly and properly or if ther e is any objection, the bill(s) may be returned for getting the objection(s) rectified. The log book must be g ot filled-in from user on day-to-day basis.

15 FOR LOSSES AND DAMAGES CAUSED BY CONTRACTOR

15.1 The contractor shall indemnify and keep harmless the Procuring Entity, from and against, all actions, suit proceedings, losses, costs, damages, charges, claims, and demands of every nature and description br ought or recovered against the Procuring Entity because of any act or omission or default or negligence or trespass of the contractor, his agents, or employees despite all reasonable and proper precautions may ha ve been taken, during the execution of the Services. The contractor shall make good at his own expense al I resulting losses and/ or damages to:

a) the Services themselves or

b) any other property of the Procuring Entity or

c) The lives, persons, or property of others.

15.2 In case the Procuring Entity is called upon to make good such costs, loss, or damages, or to pay any c ompensation, including that payable under the provisions of the Workmen's Compensation Act or any statu

tory amendments thereof; the amount of any costs or charges including costs and charges in connection w ith legal proceedings, which the Procuring Entity may incur about it, shall be charged to the contractor. All sums payable by way of compensation under any of these conditions shall be considered as reasonable co mpensation to be applied to the actual loss or damage sustained and whether or not any damage shall ha ve been sustained.

15.3 The Procuring Entity shall have the power and right to pay or to defend or compromise any claim of t hreatened legal proceedings, or in anticipation of legal proceedings being instituted consequent on the act ion or default of the contractor, to take such steps as may be considered necessary or desirable to ward of f or mitigate the effect of such proceedings, charging to Contractor, as aforesaid, any sum or sums of mon ey which may be paid and any expenses whether for reinstatement or otherwise which may be incurred a nd the propriety of any such payment, defence or compromise, and the incurring of any such expenses sh all not be called in question by the contractor.

16 ACCIDENTS/ DAMAGES/ CLAIMS LIABILITIES:

16.1 In the event of any accident or damages while the vehicle(s) is on the duty, the Corporation shall be c ompletely free from any liability of any nature connected with the accident/damage(s) Contractor himself will be fully and exclusively responsible for any damage to vehicle(s) or any personal injury to driver or an y other person in the employment of the contractor, occupants of the vehicle(s) or damage to any property or person. The includes any third-party claims. However, if the damage or loss is incurred by the Corporati on or its employees as a result of any accident or any other reason involving the failure of the vehicle(s)/dr iver, Contractor shall reimburse on demand and without any compensation/damages if any sustained by t he Corporation on this account.

Contractors shall be solely responsible for any consequences under law, arising out of any accident cause d by the vehicle(s)/equipment or the property or personnel of the Corporation. Contractor shall also be res ponsible for any claim/ compensation arising out of such damages or injuries sustained by any third-party i ncluding loss of life, permanent injuries etc. by his/ their vehicle(s), in addition to damages/ disabilities/ de ath etc. caused to the employees and property of the Corporation. Contractor shall reimburse on demand and without any demur the compensation/damages. If any, sustained by the Corporation on this account.

16.2 Contractor himself will be responsible for any damage to the vehicle(s) or any personal injury to drive r or any other person in his employment while on duty of the Corporation.

16.3 The Corporation shall not be responsible for any claim/ compensation that arises due to due to dama ges/injuries/pilferage to Contractor's vehicles/property under any circumstances while the vehicle(s) is on duty of the Corporation.

17 INSURANCE:

17.1 Hired vehicle(s) should be fully/ comprehensively insured by Contractor, at his own cost covering all r isks and liabilities including strike & riots.

17.2 Contractor shall be responsible to submit copies of insurance cover and other Documentation in resp ect of vehicles deployed with the Corporation on the date of placement of vehicle. Contractor shall also be responsible for renewal of such insurance covers in time.

17.3 Contractor should produce necessary ESIC code before commencement of work or coverage under W orkmen Compensation Act who is not covered under ESI Act, the contractor should take appropriate Work men Compensation Insurance Policy and submit a copy of the same, if applicable. Note: The premium of W orkmen Compensation Insurance is not a part of quoted rates in financial bids, if applicable reimbursement of premium made by the Corporation to the Contractor.

18 BILLING AND PAYMENT:

18.1 Contractors shall submit bills duly certified by designated officers of UCIL in respect of the service (ve hicle wise) rendered by him in duplicate on monthly basis to the Corporation (not in piece meal), in the pre scribed Performa duly verified and certified by the user. The bills shall show date wise services rendered a s per the logbooks. Contractor is required to submit the bills within 15 days of the following month, duly fill ed in all respect to the Engineer-in-Charge or his authorized person. The complete in all respects will be pr ocessed and paid within 30 days from the date of receipt by the concerned Account Section.

18.2 All the payments will be made through e- banking only.

18.3 Payment will be released for the correctly made bills normally within 15 working days from the date o f submission of bills duly certified by EIC. The Corporation shall not pay any interest for any delayed proce ssing of the bills.

18.4 No interest shall be payable on withheld amounts.

18.5 Further, the UCIL reserves the right to withhold the appropriate % amount from the running bills of th e contractor, if PF/ESI contribution are not paid by him and proof to the effect is not submitted regularly on due dates.

18.6 Recovery of Income Tax applicable as per Income Tax Act from the bills.

18.7 PAYING AUTHORITY: Works (A/c) UCIL, Jaduguda shall be the paying authority.

19 All other provisions and conditions which have not been touched by ATC, ITB, SCOC, GCOC shall remain applicable as per GTC & SLA.

5. Buyer Added Bid Specific Scope Of Work(SOW)

Text Clause(s)

SPECIAL CONDITIONS OF CONTRACT- SCOC
1.<span style="white-space:pre"</p> > Prices:
Unless otherwise agreed to specifically in order, the price payable by UCIL to the contractor under the order shall remain firm throughout the period of contract and shall not be subject to any escalation. hsp; br> If the works are provided by the contractor in accordance with this contract, Corporation will pay the contractor the price (awarded value); and reim burse the contractor for the approved expenses (as specified in the order/ contract), after the approved ex penses have been incurred by the contractor. Corporation will not be liable to reimburse the contractor for expenses other than approved expenses, unless Corporation's prior approved written consent. br>erail br>erail br>erail br>erail br>erail br>erail br>erail br ontract Sum is the "price inclusive GST", i.e. inclusive of GST of quoted value and all taxes & amp; duties a nd all other statutory levies applicable, including costs and expenses which may be required in and for the supply, scope of work and completion of the work described, together with all general risks, liabilities and o bligations set forth or implied in the document upon which the tender is based.
 The reimbursable costs as mentioned in the tender document shall be inclusive of GST, will be in extra on submission of valid required documents & amp; valid tax invoices as per prevailing rate of GST payable in accordance with GST Act at the time of submission of invoices subjected to any additions or deductions due to variation under adjustment/ quantities clause and statutory variation/ imposition/ abolishment of ta xes and duties, if applicable & amp; pursuant to the contract.
2.<span style="white: the contract.</p> e-space:pre"> Earnest Money Deposit (EMD) / Bid Security: -
Earn est Money Deposit (EMD)/ Bid Security shall be deposited by way Account Payee Demand Draft/ online thr ough RTGS / internet banking. E.M.D. shall not bear any interest.

T he offers received from tenderers without EMD and/or tender cost shall be summarily rejected except whe re exemption is provided in the tender.
Earnest Money Deposit may be converted and adjusted into Security Deposit in the case of successful tenderer. The earnest money of unsuccessful t enderers will be refunded on written request (in duplicate) to the Engineer-In-charge after commencement of work under this contract.ch>The EMD / Bid Security will be forfeited and is liable t o GST at applicable rate, if(i). The Tenderer modifies or withdraws his offer after due date and time of submission of the bid.(ii). The Tenderer resile from his offer during the validity period.(iii). The tender is revoked during its validity period by the Tenderer or any other bre

ach of the bid.(iv). The Tenderer increases the prices u nilaterally after the opening of Part I (techno-commercial) and during the validity period of the tender. <(v). Subsequent to acceptance of the Letter of Award of Con tract by the successful Tenderer, the Tenderer refuses to enter into Contract Agreement within the specifie d time or its authorized extensions.(vi). The successful Tenderer fails to submit the Performance Guarantee (Security Deposit) within the period specified, if applic able.(vii). The Tenderer does not accept the correction of the Bid Price, by submission of updated bid.
The EMD/ Bid Security of the succe ssful Tenderer to whom the contract is awarded will be returned or adjusted into Security Deposit (SD) aft er the said Tenderer provides the Contract Performance Guarantee/ Security Deposit (SD) and signs the Co ntract Agreement.dp>If the successful Tenderer fails to submit Contract Performance Guarantee/ Security Deposit (SD)as specified within 30 (thirty) days after the date of issue of Letter of Awa rd of Contract, or fails to sign the contract agreement then the EMD/ Bid Security amount will be forfeited by the Corporation, without any notice or proof of damages etc.
3. Validity of Tender: -
Bids shall be kept valid for period specified in GeM Portal from the final Due date of submis sion of bid'. A Bid valid for a shorter period may be rejected by UCIL as 'nonresponsive'. The Tenderers sha Il not be allowed to increase, amend or withdraw his tender within this period and if he does so the earnest money deposit and security deposit may be forfeited.
br>If required, the Corporation may request the Tenderer to extend the "bid validity period". The request and responses thereto shall be made in writing or through GeM portal, if a tenderer accepts to extend the period of validity of bid. The ten derer accepting such request shall not modify their bid on their own. A Tenderer may refuse the request to extend the bid validity period without forfeiture of his EMD.
4. Deviation: -ZERO DEVIATION: Deviation to terms and conditions of " Bidding Documents" may lead to rejection of bid. UCIL will accept bids based on terms & amp; conditions of "Bidding Documents" only. Bidder may note UCIL will determine the substantial responsiveness of each bi d to the Bidding Documents. For purpose of this, a substantially responsive bid is one which conforms to al I terms and conditions of the Bidding Documents without deviations or reservations. UCIL's determination of a bid's responsiveness is based on the content of the bid itself without recourse to extrinsic evidence. U CIL reserves the right to raise technical and/or commercial query(s), if required, may be raised on the bidd er(s). The response(s) to the same shall be in writing, and no change in the price(s) or substance of the bid s shall be sought, offered or permitted. The substance of the bid includes but not limited to prices, <p>
5. Award of Contract:-The Corporation will award the Contract to the successful Tenderer, whose bid/updated bid has been determined to be subs tantially responsive and to be the lowest evaluated bid, provided that the Tenderer is determined to be gu alified to perform the Contract satisfactorily.
6.Privilege Clause:-The Corporation reserves the right to accept or reject any Tender, and to cancel the Tender process and reject all Tenders, at any time prior to the award of Contract, without there by incurring any liability to the affected Tenderer or Tenderers or any obligation to inform the affected Ten derer or Tenderers of the grounds for the Corporation's action..
7. SECURITY DEPOSIT (SD):
Total amount of Security depo sit (SD) shall be limited to 5% of the awarded value of work. & nbsp; Fifty percent (50%) of this amount shal I have to be deposited as initial security deposit at the time of execution of agreement including the amou nt deposited as Earnest Money.
a) Acceptable mode of payment of Initial Security Deposit/ Earnest Money:
(i).<spa n style="white-space:pre"> For deposit upto Rs. 5,000/- : Demand Draft payable at SBI, Ja duguda/ Hartopa.
(ii). For deposit beyon d Rs. 5,000/- and up to Rs. 1.00 Lakh.: & nbsp; DAC/TDR/FDR etc. from any Schedule Banks duly pledged in favour of UCIL. But in case of Earnest Money of amount more than Rs. 50,000/-, the Tenderer shoul d submit Bank Guarantee issued by Nationalized bank as mentioned in Para 9(a) (iii).
 (iii). For deposit beyond Rs. 1.00 Lakhs: Bank Guaran tee issued by Scheduled bank of jointly, severally bound with the Contractor to the purchaser for the amou nt same above. & nbsp; The terms of the said guarantee shall be such as shall be approved by the purchase r and the obtaining of such guarantee and the cost of guarantee to be so entered shall be at the expenses, in all respects, of the Contractor. & nbsp; The said guarantee shall be valid till the expiry of the defect liabili ty period and issue of the final certificate by the Engineer, and with a claim period of Six months beyond it' s required validity.
(iv). In addition to the above, if contractor failed to submit the initial security deposit, S.D. value of the work will b e deducted from the 1st / subsequent Running Account bills by way of percentage deductions. & nbsp; Such percentage deduction shall be @ X% of the running account bills till the full amount of initial security depo sit is realized/ retained by the Corporation.br>In addition to the above, further amou nt to the extent of the 5% of awarded value of the work will be deducted from the Running Account bills by way of percentage deductions. & nbsp; Such percentage deduction shall be @ 5% of the running account bil Is till the full amount of security deposit is realized/ retained by the Corporation.
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) All compensation or other sums of money payable by the Contr actor under the terms of this contact or any other contact or any other account whatsoever may be deduc ted from or paid by sale of a sufficient part of his security deposit or from the interest arising there from or from any sums which may be due or become due to the Contractor by the Corporation or any account wha tsoever and in the event of his security deposit be reduced by reason of any such deduction or sale as afor esaid, the Contractor shall within fourteen days of receipt of notice of demand from the Engineer-in-charge make good the deficit.
c) REFUND OF SE CURITY DEPOSIT:
Initial Security Deposit shall be refunded as per El C/OIC recommendation to the Contractor on due and satisfactory performance of contract and after compl etion of all compliance by the contractor towards condition & amp; other related clauses as stipulated in te nder documents & amp; work order.
The remaining portion of the security deposit shall be refunded to contractor on expiry of the Defects liability period for guarantee/warranty/ performanc e guarantee & amp; other related clauses as stipulated in the purchase/work order or after payment of the final bill payable whichever is later and on receipt of "no dues certificate" from EIC/ OIC, provided if the co ntractor is not liable to pay any money to UCIL under any other contract.
8. FORFEITURE OF SD:
The SD shall stand forfeited in favour of UCIL, without any further notice to the contractor in the following circumstances: >

<c>p>o In case of any failure whatsoever on the part of the contractor at any time during performance of his part of the contract including the extended pe riods of contract, where notice is given and time for rectification allowed.
o If the contractor indulges at any time in any subletting/ sub-contracting of any portion of the work without approval of UCIL.

9. Contract Agreement:-Contract Agreement should be executed in prescribed form at on a non-judicial stamped paper within 30 (thirty) days from the date of issue of work order / L.O.I. How ever, no payment will be made without execution of contract agreement. of LOI, the successful Tenderer shall sign and date the contract and return it to the Corporation. Till the co ntract is signed, the LOI issued to the successful Tenderer shall remain binding amongst the two parties.</ p>In the event of failure on the part of the successful Tenderer to sign the contract within the period s pecified above or any other time period specified by Corporation, UCIL reserves the right to terminate the LOI issued to the successful Tenderer and invokes the Bid Security or the Performance Security if submitte d by the successful Tenderer/ action as per declaration for Bid Security.
10.<<p>and the successful Tenderer/ action as per declaration for Bid Security. style="white-space:pre"> Payment Terms:Payment will be released after satisfactory c ompletion of the work or event (in case of continuous supply of services) in all respect and certification by the Engineer In charge, UCIL within 30 days of submission of tax invoices(s) in original + duplicate 2 (two) copies as prescribed under rule 1 of invoices rules. Contractor shall issue tax invoice (s) after the provision of service within 30 days from the date of certification of work or event, & amp; also mention work order no ., date as well as name of work and actual date of commencement of work or event, showing the descripti on, value, tax charges thereon and such other particulars as prescribed as per GST Act, 2017 invoice rule i n their every invoice(s). Final bill will be released only after submission of Labour Report / Annual Return (in prescribed format) (in the month of January & amp; after completion of whole work) and work completion (after completion of all obligations under the contract) letter in duplicate by the contractor. 11. Tax & amp; Duties: - The Contracto r shall:(a) Pay and indemnify the Corporation against al I taxes, duties, goods and services tax and duties, charges, taxes payable in connection with the carrying o ut of Work under Contract; and(b) Provide all security r equired under any statutory requirement as security for the payment of any duties, charges, and taxes.&n bsp;
12. INCOME TAX & amp; STATUTOR Y LEVIES:Income Tax at the prevailing rate as applicable from time-to-time shall be deducted fro m CONTRACTOR's bills as per Income Tax and quoted rates shall be deemed to include this. As regards th e Income Tax, surcharge on Income Tax or any other Corporate Tax or Statutory levy payable by the Tend erer for reason of the Contract awarded, then Corporation shall not bear any tax liability whatsoever, irres pective of the mode of construction of contract. The Tenderer both Indian and/or foreign shall be liable and responsible for payment of such tax, if attracted under the provision of Law of Land.
 p>13. Insurance:-The contractor shall ensure & amp; m aintain insurance against his liability for accident or injury to workmen or machineries used for the work an d shall submit 2 (two) copies of the policy & amp; receipt (s) of premiums paid or satisfactory evidence of i nsurance coverage at their own cost valid for whole contract period at a time for all the persons to be eng aged to the Engineer-In -charge, UCIL before the commencement of work. Contractor shall also submit the proof of renewal of the same policy at least 2 (two) days before the expiry date of the previous policy to th e Engineer-In-charge, UCIL. The contractor will not be allowed to carry out any activity without necessary i nsurance coverage (mentioning working height depend upon the job requirements and as per insurance ru les) of their persons. Insurance policy shall also indemnify UCIL against any claim raised by the injured / af fected workmen or his family.
14. Indem nity: - Contractor will fully indemnify the corporation against all responsibility, any costs or

expenses (including legal costs on an indemnity basis) and Claims of contractor's workmen in respect of p ersonal injury or death or loss of, or damage to or interference with, any other property (whether real or p ersonal), third party or to corporations' personnel and properties. Contractor shall abide by all the necessa ry provisions of various other Labour Laws/Acts viz. ESI/ Bonus, Workmen's Compensation, EPF and any ot her laws and rules applicable, in this regard. If on account of non-compliance with the provisions of any la ws, Corporation is called upon to make any payment to or in respect of his employees, the service provide r shall fully reimburse to Corporation for all such payment and Corporation shall be free to make deductio ns on this account from the amount of Performance Security Deposit and retention money. 15. Penalty (Liquidated Damage): - (a) Liquidated Damages (LD) shall be levied where reasons are attri butable to supplier / contractors for delays in execution of purchase order/ contract. LD shall be levied @0. 5% per week or part thereof on the value of unfinished supply/work order for each week of delay subject to a maximum of 5% of the total value of contract (excluding Taxes and Duties). LD is liable to GST at applica ble rate.(b) For the portion of delay which is attributabl e to UCIL / force majeure or to the supplier / contractor, the case shall be dealt with as follows : Delay attributable to UCIL / Force majeure:LD<span st</pre> yle="white-space:pre"> Not ApplicableTaxes & amp; Duties Any increase in taxes and duties on account of statutory increase, fresh imposition of any du ty or taxes which take place during such extended period shall be admissible. an style="white-space:pre"> Price variation, if indicated in the Work Order/ Purchase Order, shall be applicable during such extended period.(ii) Delay at tributable to Supplier / Contractor:LD Applicable< p>Taxes & amp; Duties Increase / fresh imposition of taxes and d uties during the extended period will be to the account of the supplier/contractor.Any decrease i n taxes and duties during the extended period will be availed by UCILPrice Variation Price variation, if indicated in the contract will be applicable for the work per formed within the scheduled period of contract. period, the rates as prevailing on the last day of the scheduled contract period only may be paid. Deescalation/ reduction, if any, which takes place, shall have to be passed on to UCIL < p>
(c) The payment of liquidated damages shall n ot relieve the Contractor from its obligation to complete the Works.
16. Variation in Price: herwise the rates and prices quoted by the Tenderer shall be fixed for the duration of the Contract and shal I not be subject to adjustment or any account.
17. Termination for Insolvency: The Corporation may at any time terminate the Co ntract by giving written notice of four weeks to the Contractor, without any compensation to the Contracto r, if the Contractor becomes bankrupt or otherwise insolvent.dr>18. Defaults, Breaches, Termination, and closure of Contract style="white-space:pre"> Termination due to Breach, Default, and Insolvencya) Defaults and Breach of Contract In case the contractor u ndergoes insolvency or receivership; neglects or defaults, or expresses inability or disinclination to honour his obligations relating to the performance of the contract or ethical standards or any other obligation that substantively affects the Procuring Entity's rights and benefits under the contract, it shall be treated as a b reach of Contract. Such defaults could include inter-alia:
i) Default in Performance and Obligations: if the contractor fails to deliver any or all of the Services or fails to perform any other contractual obligations (including Code of Integrity or obligation to maintain eligibility and Qualifications based on which contract was awarded) within the period stipulated i n the contract or within any extension thereof granted by the Procuring Entity.
ii) Insolvency: If the contractor being an individual or if a firm, any partner thereof, shall at any time, be adjudged insolvent or shall have a receiving order or order for the ad ministration of his estate made against him or shall take any proceeding for composition under any Insolve ncy Act for the time being in force or make any conveyance or assignment of his effects or enter into any assignment or composition with his creditors or suspend payment or if the firm be dissolved under the Part nership Act, or
iii) Liquidation: if the cont ractor is a company being wound up voluntarily, or by order of a Court or a Receiver, Liquidator or Manage r on behalf of the Debenture-holders is appointed, or circumstances shall have arisen which entitle the Cou rt or Debenture- holders to appoint a Receiver, Liquidator or Manager.b) Notice for Default: As soon as a breach of contract is noti ced, a show-cause 'Notice of Default' shall be issued to the contractor, giving two weeks' notice, reserving the right to invoke contractual remedies. After such a show-cause notice, all payments to the contractor w ould be temporarily withheld to safeguard needed recoveries that may become due on invoking contractu al remedies.
c) Terminations for Default i) Notice for Termination for Default: In the event of un satisfactory resolution of 'Notice of Default' within two weeks of its issue as per sub-clause above, the Proc

uring Entity, if so decided, shall by written Notice of Termination for Default sent to the contractor, termina te the contract in whole or in part, without compensation to the contractor.ii) Such termination shall not prejudice or affect the rights and remedies, including und er sub-clause below, which have accrued and/ or shall accrue to the Procuring Entity after that.) Unless otherwise instructed by the Procuring Entity, the contrac tor shall continue to perform the contract to the extent not terminated.iv) All Defect Liability obligations, if any, shall continue to survive despite the termination.
d) Contractual Remedies for Breaches/ Defaults or Termination for Default d, the Procuring Entity shall take one; or more of the following contractual remedies. e="white-space:pre"> Temporary withhold payments due to the contractor till recoveries due to i nvocation of other contractual remedies are complete.ii. Call back any loaned property or advances of payment, if any, with a levy of interest at the prevailing rat e (MIBID - Mumbai Interbank Bid Rate).iii. Recover liqui dated damages and invoke denial clause for delays.iv. Encash and/ or Forfeit performance or other contractual securities.v. Prefer claims against insurances, if any.vi. Terminate Contract for default, fully or partially including its right for Risk-and-Cost Procurement as per f ollowing sub-clause.vii. Risk and Cost Procurement: In addition to termination for default, the Procuring Entity shall be entitled, and it shall be lawful on his part, to procure Services similar to those terminated, with such terms and conditions and in such manner as it d eems fit at the "Risk and Cost" of the contractor. Such Risk and Cost Procurement must be contracted with in six months from the breach of Contract. The contractor shall be liable for any loss which the Procuring E ntity may sustain on that account provided the procurement, or, if there is an agreement to procure, such agreement is made. The contractor shall not be entitled to any gain on such procurement, and the manner and method of such procurement shall be in the entire discretion of the Procuring Entity. It shall not be ne cessary for the Procuring Entity to notify the contractor of such procurement. It shall, however, be at the di scretion of the Procuring Entity to collect or not the security deposit from the firm/ firms on whom the contr act is placed at the risk and cost of the defaulted firm. eadily available in the market and where procurement difficulties are experienced, the period for making ri sk procurement shall be nine months instead of six months provided above. ite-space:pre"> Initiate proceedings in a court of law for the transgression of a law, tort, and loss, ability Except in cases of criminal negligence or wilful misconduct, the aggregate liability of the c ontractor to the Procuring Entity, whether under the contract, in tort or otherwise, shall not exceed the tota I Contract Price, provided that this limitation shall not apply to the cost of repairing or replacing defective e quipment, or to any obligation of the contractor to indemnify the Procuring Entity concerning IPR infringem ent.
2) Termination for Default/ Conveni ence of Procuring Entity and Frustration
a) </spa n>Notice for Determination of Contracti) The Procuring Entity reserves the right to terminate the contract, in whole or in part for its (the Procuring Entity's) conven ience or frustration of Contract as per sub-clause below, by serving written 'Notice for Determination of Co ntract' on the contractor at any time during the currency of the contract. The notice shall specify that the t ermination is for the convenience of the Procuring Entity or the frustration of the contract. The notice shall also indicate inter-alia, the extent to which the contractor's performance under the contract is terminated, and the date with effect from which such termination shall become effective.ii) Such termination shall not prejudice or affect the rights and remedies accrued and / or shall accrue after that to the Parties.iii) Unless othe rwise instructed by the Procuring Entity, the contractor shall continue to perform the contract to the exten t not terminated.iv) All Defect Liability obligations, if an y, shall continue to survive despite the termination. he Services and incidental goods/ works that can be delivered or performed within thirty days after the con tractor's receipt of the notice of termination shall be accepted by the Procuring Entity as per the contract t erms. For the remaining Services and incidental goods/ works, the Procuring Entity may decide:(p)1) To get any portion of the balance completed and delivered at the contract terms, conditions, and prices; and/ or (2) </s pan>To cancel the remaining portion of the Services and incidental goods/ works and compensate the con tractor by paying an agreed amount for the cost incurred by the contractor, if any, towards the remaining portion of the Services and incidental goods/ works.
b) Frustration of Contract
i) Notice of Frustration Event: Upon a supervening cause occurring after the effective date of the contract, inc luding a change in law, beyond the control of either party whether as a result of the Force Majeure clause o r within the scope of section 56 of the Indian Contract Act, 1872, that makes it impossible to perform the c ontract within a reasonable timeframe, the affected party shall give a 'Notice of Frustration Event' to the ot

her party giving justification. The parties shall use reasonable efforts to agree to amend the contract, as m ay be necessary to complete its performance. However, if the parties cannot reach a mutual agreement wi thin 60 days of the initial notice, the Procuring Entity shall issue a 'Notice for Determining the contract' an d terminate the contract due to its frustration as in the sub-clause above.ii) However, the following shall not be considered as such a supervening cause iii) Lack of commercial feasibility or viability or profitability or av ailability of fundsiv) If caused by either party's breach of its obligations under this Contract or failure to act in good faith or use commercially reasonable due dili gence to prevent such an event.
3) Clos ure of ContractThe contract shall stand closed upon 1) Successful performance of all obligations by both parties, including completion of Defect Li ability obligations and final payment.2) Termination an d settlements after that, if any, as per Termination due to Breach, Default, and Insolvency or Termination f or Default/ Convenience of Procuring Entity and Frustration.19. Statutory Variation Clause: Unless otherwise stated in the contract, statutory increase in applicabl e GST rate only during the original delivery period shall be to Procuring Entity's account. Any increase in th e rates of GST beyond the original completion date during the extended delivery period shall be borne by t he contractor. The benefit of any reduction in GST rate must be passed on to the Procuring Entity during th e original and extended delivery period. However, GST rate amendments shall be considered for quoted H SN code only, against documentary evidence, provided such an increase of GST rates takes place after the last date of bid submission.
20. Time for Delivery of services and Extensions Thereof
The time and uninterrupted delivery o f Services shall be deemed to be the essence of the contract. Subject to any requirement in the contract a s to the completion of any portions or portions of the Services before completion of the whole; the contract or shall fully and finally complete the whole of the services comprised in the contract as per the Delivery a nd Completion Schedule stipulated in Format 1.1: Description of Services. If at any time during the currenc y of the contract, the contractor encounters conditions hindering the timely performance of services, the c ontractor shall promptly inform the Procuring Entity in writing about the same and its likely duration. He m ust make a request to the Procuring Entity for an extension of the delivery schedule. On receiving the cont ractor's communication, the Procuring Entity shall examine the situation and, at its discretion, may agree t o extend the completion schedule, with or without liquidated damages and with and without denial clause by issuing an amendment to the contract in terms of the following clauses.
20.1. span style="white-space:pre"> Extension Due to ModificationThe Contract Manager mig ht grant a reasonable extension of the completion date if any modifications ordered materially increase the time for delivery of the services. The contractor shall be responsible for requesting such extension of the d ate as soon as the cause thereof shall arise and in any case not less than one month before the expiry of th e date fixed for completion of the services.
20.2. Extension for Delay Not Due to ContractorIf in the opinion of the contractor, the progres s of Services has any time been delayed due to following reasons, then within 15 days of such happening c ausing delay, he shall give notice thereof in writing to the Contract Manager, but shall nevertheless do due diligence to bring down or make good the delays and to proceed with the services: $\langle p \rangle \langle p \rangle \langle a \rangle$ e="white-space:pre"> any act or neglect of other contractor employed by the Procuring Entity or i n executing the work/service not forming part of the contract but on which Contractor's performance nece ssarily depends or (b) proceeding taken or threa tened by or dispute with external third parties arising otherwise than from the contractor's own default etc . or (c) any act or neglect of Procuring Entity's e mployees or (d) delay authorized by the Contrac t Manager pending arbitration or (e) the contrac tor not having received in due time necessary instructions from the Procuring Entity for which he shall hav e especially applied in writing to the Contract Manager or his authorized representative. style="white-space:pre"> hand over possession of the site or the necessary facilities/ documents/ data or instructions by the Procuring Entity to the contractor or hbp; (g) give the necessary notice to commence the services, or (h) any other delay caused by the Procuring Entity due to any other cause what soever.(i)the contractor may also indicate the period for which the Services is likely to be delayed and ask for a necessary extension of time. On receipt of such r equest from the contractor, the Contract Manager shall consider the same and grant such extension of tim e as in his opinion is reasonable regarding the nature and period of delay and the type and quantum of wor k affected thereby. No other compensation shall be payable for works so carried forward to the extended p eriod. The same rates, terms, and conditions as the original Contract shall apply during the extended perio d.
20.3. Extension of Time for Delay Due to ContractorIf the contractor fails to deliver the Services within the fixed/ extended period for re asons other than those stipulated in contract, the Procuring Entity may, if satisfied that the service deliver y can still be completed within a reasonable time, extend the period further. On such extension, t

he Procuring Entity shall be entitled without prejudice to any other right and remedy available on that beh alf to recover from the contractor as agreed damages and not by way of penalty Liquidated Damages as p er contract clauses.Provided further, that if the Procuring Entity is not satisfied that the service c an be completed by the contractor or in the event of failure on the part of the contractor to complete the s ervice within the extension of time allowed further as aforesaid, the Procuring Entity shall be entitled witho ut prejudice to any other right or remedy available in that behalf, treat the delay as a breach of contract a nd avail any or all the remedies thereunder, whether or not actual damage is caused by such default. Inordinate Delays: Delays due to the contractor of more than one-fourth (25%) of the total completion period shall be treated as inordinate delays. Such inordinate delays shall be noted as poor performance an d be held against the contractor in future tenders. A show-cause notice shall be issued to the contractor b efore declaring it a poor performance. Such delays may be considered as a breach of the contract at the o ption of the Procuring Entity.
21. Suspen sion of Services
21.1. Suspension Order ed by Contract Manager progress of the Services or any part thereof for such time or times and in such manner as the Contract Man ager may consider necessary, and shall during such suspension, adequately protect and secure the site an d assets so far as is necessary in the opinion of the Contract Manager. If such suspension is - Provided for i n the contract, or Necessary for the proper execution of the Services or because of extraneous conditions o r by some default on the part of the contractor and or Necessary for the safety of the Services or any part t hereof
21.2. Extension of Time and Com pensationThe contractor shall not be entitled to the extra costs, if any, incurred by him during th e period of suspension of the service, but in the event of any suspension ordered by the Contract Manager for reasons other than aforementioned and when each such period of suspension exceeds 14 days, the Co ntract Manager shall extend the time of service for completion of the Services as he may consider proper, having regard to the period or periods of such suspensions and such compensations as the Contract Mana ger may consider reasonable in respect of expenses incurred by the contractor during the periods of such suspension.
>21.3. Suspension Lasting M ore Than 3 MonthsIf the Contract Manager suspends the Services or any part thereof for more tha n three months at a time, the contractor may serve a written notice on the Contract Manager requesting p ermission to proceed with the suspended part(s) of service. If such permission is not granted within 15 day s from the receipt thereof, the contractor by further written notice may, treat the suspended part(s) of the service as deleted from the Contract. If the whole of the services has been suspended, he may treat it as a breach of the contract by the Procuring Entity and avail any or all remedies provided in this regard in the c ontract.
21.4. Force Majeure< br>(a) On the occurrence of any unforeseen event, be yond the control of either Party, directly interfering with the delivery of Services arising during the currenc y of the contract, such as war, hostilities, acts of the public enemy, civil commotion, sabotage, fires, floods, explosions, epidemics, guarantine restrictions, strikes, lockouts, or acts of God, the affected Party shall, wit hin a week from the commencement thereof, notify the same in writing to the other Party with reasonable evidence thereof. Unless otherwise directed by the Procuring Entity in writing, the contractor shall continu e to perform its obligations under the contract as far as reasonably practicable and shall seek all reasonabl e alternative means for performance not prevented by the Force Majeure event. If the force majeure condit ion(s) mentioned above be in force for 90 days or more at any time, either party shall have the option to t erminate the contract on expiry of 90 days of commencement of such force majeure by giving 14 days' not ice to the other party in writing. In case of such termination, no damages shall be claimed by either party against the other, save and except those which had occurred under any other clause of this Contract befor e such termination.
(b) Notwithstanding the remedial provisions contained in Damages and Deductions Thereof and Termination due to Breach, De fault, and Insolvency, none of the Party shall seek any such remedies or damages for the delay and/ or fail ure of the other Party in fulfilling its obligations under the contract if it is the result of an event of Force Majeure.22. Permits, Approvals and Licenses: Wheneve r the delivery of Services and incidental Goods/ Works requires the contractor to obtain permits, approvals, and licenses from local public authorities, it shall be the contractor's sole responsibility to obtain these and keep these current and valid. Such requirements may include but not be restricted to licences or environm ental clearance if required. If requested by the contractor, the Procuring Entity shall make its best effort to assist the contractor in complying with such requirements in a timely and expeditious manner, without any dilution of the Contractor's responsibility in this regard. $\langle p \rangle \langle p$ ace:pre"> Labour Codes and Related Obligations
23.1. Independent ContractorThe contractor's status shall be that of an indepe ndent contractor and Primary Employer of staff deployed during the contract by him or his sub-contractors or other associates. The contractor, its employees, agents, and subcontractors performing under this Cont ract are not employees or agents of the Procuring Organisation or Procuring Entity or Central or State Government or their agencies/ Enterprises, simply by Services delivered under this Contract. >23.2. Obligations of the contractor under Labour Cod

es and Rulesa) In cases where Services are to be perfo rmed by the contractor at the premises of the Procuring Entity or Beneficiary of Services, the contractor sh all comply with the provisions of the Labour Codes including Code on Wages, 2019, The Industrial Relations Code 2020, Code on the Social Security 2020, and The Occupational Safety, Health and Working Condition s 2020, and Draft Rules made thereunder, as modified from time-to-time, wherever applicable and shall als o indemnify the Procuring Entity from and against any claims under the aforesaid Labour codes and the Ru les.b) The contractor shall obtain a valid licence under the aforesaid Labour codes and the Rules as modified from time to time before the commencement of the contract and continue to have a valid licence until the completion of the contract. Any failure to fulfil this r equirement, the Procuring Entity shall treat it as a breach of contract for default as per the contract and av ail any or all remedies thereunder.c) In respect of all la bour directly or indirectly employed in the contract for the performance of the contractor's part of the contr act, the contractor shall comply with or cause to comply with the provisions of the aforesaid Labour codes and the Rules wherever applicable. The contractor shall be solely responsible for submitting all the necess ary returns under these Codes and the Rules. Nevertheless, the contractor shall submit monthly returns to the Procuring Entity to confirm compliance with such Codes and rules. Failure to do so shall entitle Procuri ng Entity to take any measure to ensure compliance to such codes and rules by the contractor and his ass ociates, including, but not limited to, withholding contractor's on-account bills. hite-space:pre"> The contractor shall pay the wages as per the Code on Wages to their workers n ot below the rate of minimum wages, as notified by the State Government or Central Government, whiche ver is higher, through the bank transfer. The contractor shall, notwithstanding the contract's provisions to t he contrary, cause to be paid the wages to labour directly or indirectly engaged on the contract, including any engaged by his Sub-Contractors in connection with the said contract as if he had immediately employed the labour. The Procuring Entity shall, without any commitments or being obliged to do, may its discretion, monitor that such payments are being made. The contractor shall be required to submit, every month, documentary evidence in the form of a Bank Statement of having transferred the gross minimum wages to each worker. Failure to do so shall entail Procuring Entity taking up any measure to ensure the p ayment of wages including, but not limited to, withholding contractor's on-account bills.epel In every case in which, by virtue of the provisions of the aforesaid Labo ur codes and the Rules, the Procuring Entity is obliged to pay any amount of wages to a workman employe d by the contractor or his Sub-Contractor in execution of the contract or to incur any expenditure in provid ing welfare and health amenities required to be provided under the aforesaid Labour codes and the Rules or to incur any expenditure on account of the contingent liability of the Procuring Entity due to the contract or's failure to fulfil his statutory obligations under the aforesaid Labour codes and the Rules the Procuring Entity shall recover from the contractor, the amount of wages so paid or the amount of expenditure so incu rred, and without prejudice to the rights of the Procuring Entity under the aforesaid Labour codes and the Rules, the Procuring Entity shall be at liberty to recover such amount or part thereof by deducting it from t he security deposit and/ or from any sum due by the Procuring Entity to the contractor whether under the contract or otherwise. The Procuring Entity shall not be bound to contest any claim made against it under the aforesaid Labour codes and the Rules except on the contractor's written request, and upon giving the P rocuring Entity complete security for all costs, for which the Procuring Entity might become liable in conte sting such claim. The decision of the Procuring Entity regarding the amount recoverable from the contracto r as stated above shall be final and binding on the contractor.23.3. Occupational Safety, Health, Working Conditions, Social Security, and Industrial Relations Requ irements:As per Labour Codes, which included Code on Wages, 2019, The Industrial Relations Co de 2020, Code on the Social Security 2020, and The Occupational Safety, Health and Working Conditions 2 020 and rules thereunder, the following provisions shall be ensured by the contractor. 23.3.1. Provisions for Workers:At his own expense, the contractor shall make adequate arrangements for the housing, supply of drinking water, and provision of clean sanitation, including urinals, etc., for his staff and workers, directly or through the petty contractor s or sub-contractors.The contractor shall also provide a temporary creche (Bal-mandir) where 50 or more workers are employed at a time.
Suitable sites on Procuring Entity's land, if available, but without any obligation to do so, may be allotted to the contractor for the erection of labour camps, either free of charge or on such terms and conditions that the Procuring Entity may prescribe. All camp sites shall be maintained in clean and sanitary conditions by the contractor at his own cost.
During the execution of services, unless otherwise stipulated in the contract, the contractor shall at his own cost provide the following materials as is necessary for:
 >(a) The safety, hygiene, satisfaction, elegance, acceptance, pr oper handling of assets and shall ensure that no damage, injury, or loss is caused or likely to be caused to any person or assets or hindrance to other works/ services.(b) Environmental requirements to conserve energy, water, wood, paper, and other resources, reduc e waste, phase out the use of ozone-depleting substances, and minimise the release of greenhouse gases, volatile organic compounds, and other substances damaging health and the environment. Medical Facilities: the contractor shall provide medical facilities

at the site as prescribed by the Contract Manager on the advice of the Procuring Entity's Medical Authority commensurate with the strength of the contractor's resident staff and workers. Such facilities shall include a First-Aid facility manned with staff trained in first aid as per labour codes or the Contract Manager's direc tions.
23.3.3. Medical Certificate of Fitne ss for LabourThe contractor shall not employ a person below 18 years of age. For delivery of Ser vices under the contract, unless a medical certificate of fitness in the prescribed form under labour codes (or as directed by the contract manager) is granted to each worker by a certifying surgeon certifying that h e is fit to work as an adult, is obtained and kept in the custody of the contractor or a person nominated by him in this behalf and the person carries with his, while at work, a token giving a reference to such certific ate.(i) Period of Validity of Medical Fitness Certificate: A certificate of fitness granted or renewed for the above-said purposes shall be valid only for one year at a time. The certifying surgeon shall revoke a certificate granted or renewed if, in his opinion, the holder of it is no longer fit for work in the capacity stated therein. Where a certifying surgeon refuses to grant or rene w a certificate or revoke a certificate, he shall, if so required by the person concerned, state his reasons in writing for doing so.(ii) Medical Re-Examination of Labo ur: Where any official appointed on this behalf by the Ministry of Labour believes that any person employe d in connection with the execution of any work under this Contract in the age group 18 to 65 years is with out a certificate of fitness or is having a certificate of fitness but no longer fit to work in the capacity stated in the certificate, he may serve on the contractor, or the person nominated by him in this regard, a notice requiring that a certifying surgeon and such person shall examine such persons shall not if the concerned official so directs, be employed or permitted to do any work under this Contract unless he has been medic ally examined and certified that he has been granted a certificate of fitness or a fresh certificate of fitness, as the case may be.
24. Governing Laws and Jurisdiction24.1. Governing Laws and Jurisdiction</ p>
This Contract, its meaning and interpretation, and the relation between the Parties s hall be governed by the Laws of India for the time being in force. ery, or the place of performance or the place of payments under the contract, the contract shall be deeme d to have been made at the place from which the Letter of Award (LoA, or the contract Agreement, in the absence of LoA) has been issued. The courts of such a place shall alone have jurisdiction to decide any dis pute arising out or in respect of the contract.
24.2. Changes in Laws and Regulations
>Unless otherwise stipulated in the contract, if after the last deadline for the bid submission (Techno-commercial), any law, regulation, ordinance , order or bye-law having the force of law is enacted, promulgated, abrogated, or changed in India (which s hall be deemed to include any change in interpretation or application by the competent authorities) that s ubsequently affects the Delivery Date and/ or the contract Price, then such Delivery Date and/ or Contract Price shall be correspondingly increased or decreased, to the extent that the contractor has thereby been affected in the performance of any of its obligations under the contract. Notwithstanding the foregoing, suc h additional or reduced cost shall not be separately paid or credited if the same has already been account ed for in the price adjustment provisions where applicable.
25. NOTE: - In addition to above conditions, the other terms & amp; conditions shall be applicable as per enclosed General conditions of contract & amp; scope of work & amp; other terms and con dition of contract under this tender document.Part-1: Compliances under various Labour Laws: CONTRACTOR TO ENSURE THE PAYMENT OF WAGES AND EXTEND COVERAGE UNDER SOCIAL SECURI TY LEGISLATION TO CONTRACT WORKERS
 1. Minimum wage/ UCIL notified rate (Reimbursable as per payment calculation): Minimu m Rates of wages as notified by Central Government or UCIL notified rate, whichever is higher, on the date of floating the tender and subsequently any escalation / de-escalation by the Govt. Notification. </p > 2. Employees' Provident Fund contributio n including Employee Deposit Linked Insurance (EDLI) & amp; Administrative charges. (Reimbursable as pe r payment calculation) The rates notified by Appropriate Government under the EPF & amp; MP Act, 1952 f or contribution and administration of (i) EPF Scheme, 1952 (ii) EPS, 1995 and (iii) EDLI Scheme, 1976 preva iling on the day and subsequent amendment if any.
 3. Employees' State Insurance (ESI) contribution or Insurance policy cover age under Employee's Compensation Act, 1923. (Reimbursable as per payment calculation, if applicable) : The rates of contribution as prescribed by the Government with specific notification on the date of floating of tender and subsequent changes if any as per Government Notification. In cas e the work center is situated, in an ESI non-implemented area / contract workers are drawing salary beyon d the prescribed ceiling under ESI, it must be ensured that the contractor/ contracting firm should extend c overage to the contract workers through Employee Compensation Policy, to meet the Compensation Liabili ty under Employee's Compensation Act, 1923 along with Medical Liability.
 4. Bonus. (Reimbursable as per payment calculation) Contracto r to ensure the minimum bonus within the prescribed time frame i.e. 8 months from the closure of accounti ng year under the Payment of Bonus Act, 1965 and submit proof of payment of bonus in Form - C and For m - D to UCIL. <5. Death Gratuity. (Rei

mbursable as per payment calculation): In case of Death or disablement of a Contract worker during exec ution of work under the CONTRACT, Contractor has to pay the GATUITY as per provision under the Paymen t of Gratuity Act 1972 and claim for the same along with proof of disbursement. >7. Safety Kits & Liveries in terms of Safety Provisions under Factories Act, 1948 (For workers working in Factories and Construction activities) (Reimbursable as per payment calculation) Cost of Safety Kit & amp; Liveries in terms of Safety provisions under Factories A ct, 1948 (for workers working in factories only). The contractor to provide safety kits and liveries (i.e. shirts , trousers, socks and safety shoes as per safety norms of UCIL) and submit proof of purchase & amp; distrib ution with UCIL. The same may be provisioned per person per annum. 8. Maternity Benefit to women Contract workers under Maternity B enefit Act, 1961 where ESI Act, 1948 is not applicable. (Reimbursable as per payment calculation): Contra ct to regulate the same in line with the provisions under the Maternity Benefit Act 1961. In case replaceme nt is provided by the Contractor in lieu of the Women workers availing Maternity leave, her name should n ot be struck from the Muster Roll/Attendance Register during the period of Maternity Leave. <p >
a) The Employees Provident & amp; Miscellaneo us Provisions Act 1952: i) The contractor shall ha ve his own PF code no. with the RPFC as required under Employee PF & amp; Miscellaneous Provisions Act, 1952 and extend benefits of Employees Provident Fund 1952, Employee Deposit Linked Insurance 1976 an d Employee Pension Scheme 1995 to contract workers deployed. ace:pre"> The contractor has to ensure compliance under EPF 1952, EPS 1995 & amp; EDLI 1976. iii) The contractor should submit copies of separ ate e-Challans / ECR, in respect of contract workers engaged through this contract only, with acknowledge ment from PF office, on a monthly basis. Common challans would not be acceptable in UCIL. p>iv) PF is mandatory irrespective of the wages paid by the Cont ractor to workers i.e. even workers drawing wages more than the prescribed ceiling, has to be made to the member. The exclusion be carried out as per provisions of EPF Scheme 1952.
>< p>b) The Payment of Wages Act 1936:i) Ensure Monthly timely disbursement of Wages through e-banking / digital mod e through cashless transaction only, and avoid illegitimate deductions and maintained records /returns as prescribed.ii) The contractor shall be solely responsible for the payment of wages and other dues to the personnel, if any, deployed by him latest by 7th day of the subsequent month in the presence of Engineer In-Charge.iii) After disbursement of wages the authorized representative and Engineer In-Charge have to certify th e payment of wages to the contract workers and sign the Wage Register - Form B (under The Ease of Com pliance to Maintain Registers under various Labour Laws Rules, 2017) jointly with specific seal detailing na me/designation/Company.iv) The payment / disbursem ent is to be carried out cashless through net banking/ digital mode and certification is be done based on B ank Statement in the same manner.c) T he Minimum Wages Act 1948 : monthly without further bifurcation of the same. The Minimum Wages in case of revision shall be revised a nd paid to the Contractor workers by the Contractor ensuring the statutory compliance under EPF Act and ESIC i.r.o. the revised wages. The rates of Minimum Wages declared by Central Labour Department or Stat e Labour Department, or UCIL Notified Rates (if any) whichever is higher shall be made applicable during t he tenure of contract.
d) The Employees State Insurance Act 1948: (If applicable)i) The contract or shall have his own ESI code No. allotted by Employee State Insurance Corporation (ESIC) as required un der Employee State Insurance Act 1948.ii) The contrac tors shall submit the Separate eChallans / ECR along with bank receipts/bank statement on monthly basis as a part of compliance and proof of depositing of ESI contribution with ESI Authorities. style="white-space:pre"> The contractor has to arrange Smart Cards/e-Pehchan Card to contract labours engaged by him from the Corporation.
e) The Employees Compensation Act 1923: ea under ESIC i.e. ESIC non-implemented area and in case of excluded employees under ESIC, the Contrac tor is required to take a POLICY from IREDA approved Insurance Company taking into consideration the ma ximum compensation liability under Employee Compensation (i.e. EC) and Medical Policy towards medical expenses liability in lieu of ESI @ 3.25% of wages annually extending coverage to all workers. r>f) The Maternity Benefit Act 1948:In case o f any woman contract worker eligible for benefit under the Act, contractor should abide by the regulation a nd should not remove her name from Employee Register (Form A) during the period.
 p>g) The Payment of Bonus Act, 1965:Contractor to en sure the minimum bonus within the prescribed time frame i.e. 8 months from the closure of accounting yea r under the Payment of Bonus Act, 1965 and submit proof of payment of bonus in Form - C and Form - D u nder the Act to UCIL.
h) The Payment of Gratuity Act 1972:In case of Death or disablement of a Contract worker during execution of work

under the contract, Contractor has to pay the GATUITY as per provision under the Payment of Gratuity Act 1972 and claim for the same along with proof of disbursement.
i) Factories Act, 1948 / Shops & amp; Establishment Act:Casual Leave/ Ear ned leave/ Gazetted Holiday are regulated in terms of Shops and Establishment Act /Factories Act /Model o r UCIL Standing Order.cbr>j) Provision of Co mpensatory Off/ Overtime Wages:Compensatory Off/Overtime Wages are Mandatory Provisions a nd be regulated as per the regulation and paid to the Contractor workers regularly. Contractor to ensure m aintain records and register as prescribed.
k) </s pan>Industrial Dispute Act 1947 : Lay-Off should be observed and layoff compensation should be ensured to effected workmen. r>l) Building and Other Construction Workers (Regulati on of Employment and conditions of Services) Act 1996: (If applicable). ng and Other Construction Workers (Regulation of Employment and conditions of Services) Act 1996 along with Rules 1998 with Cess Act and Rules should be ensured through Contractor exclusively for Project Wor ks.
m) Mines Act 1952 : (If applicable)</ p>The Provisions under the Mines Act 1952 and Rules 1955/85 must be regulated through the Contra ctor exclusively for work undertaken by E & amp; P Group.

n) Contract Labour (R&A) Act, 1970 :i) </ span>The contractor is required to obtain Labour license under the provisions of Contract Labour (R& A) Act, 1970 from the office of Licensing Officer, Central Labour Authority, Ministry of Labor and Employme nt, Govt. of India having jurisdiction of the Region.ii) Th e contractor shall discharge obligations as provided under Contract Labor (R&A) Act, 1970 rules and r egulations framed under the same and enforced from time to timeiii) The Contractor shall ensure Regular and effective supervision and control of the deployed co ntract workers and give suitable direction for undertaking the Contractual Obligation and meeting all statut ory obligation for genuineness and non- camouflaged state of the Contract.iv) Contractor shall provide proper Bio-metric Employment cards for the contract wor kers to be deployed by him for Work/Services, duly signed by the contractor or authorized person on behal f of contractor.
Part-2: REGISTERS ARE TO BE MAINTAINED & amp; ISSUE THE CER TIFICATES ETC. BY THE CONTRACTOR/ FIRMS
A. During the currency of the contract, the contractor has to maintain the following registers under C ontract Labour (Regulation & amp; Abolition), Act, 1970 & amp; Payment of wages Act, 1936 and its amend ed Rules prescribed under "Ease of Compliance to Maintain Register under various Labour Laws Rules, 201 7" like:-1. Employee Register in FORM - A2.< span style="white-space:pre"> Wage Register in FORM - B3. Register of Loan/ Recovery in FORM - C4. </spa n>Attendance Register in FROM - D5. Issuance of Serv ice Certificate in FORM - VIII6. Issuance of Employment Card in FORM - XII7. Issuance of Wage Slip in FORM XI X (19)
B. Employee State Insurance Act, 1948: During the currency of the contract, the contractor has to maintain register (if applicable) e.g.: 1. Register of Employees in FORM -62.<span style</p> ="white-space:pre"> Accident Book in FORM -11
<c. = "white-space:pre"> = "white-space:pre" pace:pre"> Employees Provident Fund & amp; Miscellaneous Provisions Act, 1952: an style="white-space:pre"> Monthly return in FORM-5 for employees qualifying for membership of the PF fund.2. Contribution card in FORM-4 3. Return of contribution card sent to the Commissioner on expir y of the Financial Year in FORM-64. Consolidated annua I contribution statement in FORM-6. Copy of same should also be given to the individual contract worker a nd EIC every year.cbr>D. The payment of Bo nus Act, 1962: During the currency of the contract, the contractor has to maintain following registers: 1. Register showing the details of the amount of bonus due t o each of the employees, the deductions under Sections 17 and 18 and the amount actually disbursed, in F ORM-C2. The Contractor shall send a return in FORM-D to the Inspector so as to reach within 30 days after expiry.
E. Factories Act, 1948/ Shop & amp; Establishment Act: The contractor h as to maintain the Leave with wages Register as per provision of Factories Act, 1948/ shop & amp; Establis hment Act of respective State.
F. Additional Online Returns: & nbsp; al of Government of India and submit a copy of the same to UCIL, if demanded.
 G. At the time of closure of contract: ntractor has to obtain No Objection certificate (NOC) from Personnel Department/ User Department for all I iabilities w.r.t. the persons engaged by the contractor regarding payment of wages, Provident Fund/ ESI co ntributions, Insurance and other payments.
Part-3: Documents to be submi

tted by the Agency/ contractor to Engineer In- Charge at various stages during the currency of the contract :

A. Immediately after issuance/receivin g of Letter of Intent (LOI):1. Details as required for issu ance of FORM - VII (Notice of Commencement of Work)2. </spa n>Application for issuance of FORM -III (Form of Certificate by Principal Employer) for obtaining . Labour License from Licensing Authority for engaging 20 or mor e contract workers.3. Copy of FORM - VI (License) befor e commencement of work if 20 or more contract workers are engaged.4. Copy of Provident Fund Registration Certificate issued by concerned Regional Provident Fund Commissioner.5. Copy of Employee State Insuran ce Registration Certificate issued by concerned ESIC / Employee Compensation Policy (wherever applicabl e)dr>B. At the time of submission of month ly bills: 2. Copy of Wage Register in FORM – B (u nder The Ease of Compliance to Maintain Registers under various Labour Laws Rules, 2017) duly certified b y authorized representative of the contractor and authorised person in UCIL. ="white-space:pre"> Copy of bank statement duly certified by bank as proof of Cashless Transact ion / Payment of wages through e-banking/ digital mode.4. </sp an>Copy of Separate eChallan/ ECR for the proof of Provident Fund contribution and ESI contribution depos it along with details of contract workers, PF account No. / ESI No., contributions of contract worker and em ployer etc. for the previous month, in respect of contract workers deployed by them in UCIL through this c ontract only.5. Copy of the wage slip issued to the Cont ract Workers duly signed and sealed.6. Total calculatio n sheets for wages & amp; other social security heads etc. 7. UCIL shall maintain these records and verify the deposit of statutory contribution made by th e contractors with EPFO/ ESI authorities, where deemed necessary.
c. Evaluation of Bill and Release of Payment:br> d be evaluated based on the actual payment released/ incurred under various heads of components as sta ted above. The Contractor to submit a Statement duly signed to the effect and the cost actually incurred a s per timeline.
D. At the time of closure of contract: 1. Copies of Service Certificate in FO RM - VIII issued to the Contract workers 2. Copy of the Wage Register in FORM - B for the last month. & https://p>3. < /span>Copy of Employment Card in FORM - XII issued to the Contract workers. yle="white-space:pre"> Copy of the ECR related to EPF and ESIC Compliance in respect of Contra ct Workers. 5. Details as required for issuance of FORM - VII (Notice of Completion of Work)
Before making payment of the la st bill/ invoice of the Contractor, the appropriate authority (i.e. Payment Making Authority etc.) in UCIL, shal I verify from the EPF/ ESI through respective web portals the detail/ status of the payment made by the Co ntractor. In case the information furnished by the Contractor is found to be incorrect UCIL shall take appropriate action against the Contractor.
E. </ span>DOCUMENTS TO BE SUBMITTED ON ANNUAL BASIS: pan>The contractor has to carry out responsibilities as envisaged in section 36B of PF and Misc. provisions Act 1952 and submit copy of Annual Return in FORM 6A submitted to concerned Regional Provident Fund Commissioner.2. Copies of Annual Statement of contrib ution in Form 3A distributed to persons engaged in UCIL.3. </sp an>Half yearly returns submitted to concerned Regional Labour Commissioner under Contract Labour (R& amp;A) Act, 1970.4. Contractor is sole responsible to p rovide Annual EPF Statement to his contract labour/workers/employees and UCIL during the currency of th e contract period.
F Contractors should employ only the persons with established identity. Dy. Commandant, CISF, UCIL will issue temporary identit y cards to persons actually engaged in the work and may exercise checks as considered nec essary to ensure that strangers are not permitted inside the work premises. Contractors are required to su rrender the identity cards on completion of job to Dy. Commandment, CISF, UCIL.

6. Forms of EMD and PBG

Bidders can also submit the EMD with Account Payee Demand Draft in favour of

"URANIUM CORPORATION OF INDIA LIMITED" payable at "JADUGUDA Branch of State Bank of India [Jaduguda Branch Code no 0227]"

Bidder has to upload scanned copy / proof of the DD along with bid and has to ensure delivery of hardcopy

to the Buyer within 5 days of Bid End date / Bid Opening date.

7. Forms of EMD and PBG

Successful Bidder can submit the Performance Security in the form of Account Payee Demand Draft also (besides PBG which is allowed as per GeM GTC). DD should be made in favour of

"URANIUM CORPORATION OF INDIA LIMITED" payable at

"JADUGUDA Branch of State Bank of India [Jaduguda Branch Code no 0227]"

. After award of contract, Successful Bidder can upload scanned copy of the DD in place of PBG and has to ensure delivery of hard copy to the original DD to the Buyer within 15 days of award of contract.

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. Any clause(s) incorporated by the Buyer regarding following shall be treated as null and void and would not be considered as part of bid:-

- 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.
- 8. Seeking sample with bid or approval of samples during bid evaluation process.
- 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.

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.

This Bid is governed by the <u>General Terms and Conditions/सामान्य नियम और शर्त</u>, conditons 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---