

URANIUM CORPORATION OF INDIA LIMITED (UCIL)

(A Govt. of India Enterprise)

(CIN: U 12000 JH 1967 GOI 000806)

At: Tummalapalle Mine, (Near AMD Camp), PO: Mabbuchintalapalle
Vemula Mandal, District: YSR (Kadapa), Andhra Pradesh, Pin code – 516349
Tele-fax: 08588-294424



EOI

FOR

Empanelment of Hospital with **Orthopedics** facilities for Inpatient & Outpatient treatment including diagnostic tests, investigations, prescription, dispensation of medicines etc on credit basis for employees of Tummalapalle Unit in **Kadapa District under the CGHS Rates.**

EOI No: UCIL/TMPL/P&A/EOI-05/2026, Date: 08/05/2026

URANIUM CORPORATION OF INDIA LIMITED

(A Government of India Enterprises)

Tummalapalle Uranium Mine, Po; Mabbuchintalapalle, Vemula Mandal
YSR District, Andhra Pradesh -516349

EOI

EOI No. UCIL/TMPL/P&A/EOI-05/2026

Date: 08/05/2026

Uranium Corporation of India Limited (UCIL), having its registered office at Jaduguda, East Singhbhum, Jharkhand is operating Uranium Mining and Processing unit at Tummalapalle in Kadapa District.

Empanelment of Hospital with **Orthopedics** facilities for Inpatient & Outpatient treatment including diagnostic tests, investigations, prescription, dispensation of medicines etc on credit basis for employees of Tummalapalle Unit in **Kadapa District under CGHS Rates.**

Last Date for submission of 'EOI:

01.06.2026

Details EOI may be downloaded from UCIL Website:

ucil.gov.in

“EOI- SUMMARY “

FULL DETAILS, TERMS & CONDITIONS AND SPECIFICATIONS OF WORKS IS AVAILABLE IN THE EOI DOCUMENT.

Name of the work:	Empanelment of Hospital with Orthopedics facilities for Inpatient & Outpatient treatment including diagnostic tests, investigations, prescription, dispensation of medicines etc on credit basis for employees of Tummalapalle Unit in Kadapa District under CGHS Rates
Value of work:	72 Lakhs
Completion Time:	(Three years + 2 years further extension)
Geographical Presence:	For Kadapa District(AP) Only

A. Important Dates

Date of commencement for submission EOI document	08.05.2026
Date and time of closing for submission EOI document	01.06.2026(up-to 3.00 PM)
Date of opening of EOI	01.06.2026(3.30 PM) or some other working days

PRE-QUALIFICATION CRITERIA (PQC):

SL No	Type of Criteria	Description of Criteria
PQC-1	Documentary Proof shall be submitted, where is require in Annexure-I.	<ol style="list-style-type: none">a) The Hospital should be registered under A.P State Government/ Central Government for providing Medical/Hospital/Clinic Services..b) The Hospital should be located in Kadapa Districtc) The Hospital should have capacity with minimum 10 beds.d) It should have Pharmacy/Drugs Store or tie up with any Pharmacy/Drugs Storee) It should have own Pathology Laboratory or tie-up with other Pathology Laboratory (<i>i.e documentary proof is not required in case of hospital having own Pathology lab</i>)f) Occupancy certificate or Proof of Occupancy building/infrastructure, used for Hospital (either owned by hospital or leased or rented one).

PQC-2	On the basis of site (hospital) inspection by Empanelment/ Technical Evaluation Committee. Details shall be entered in the Annexure-II.	Hospital should have Specialist/Doctor (must have Post Graduation in the relevant field after MBBS Degree) as below : 1. Orthopedician
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Note:

- A. Copy of documentary proof need to the submitted against to PQC-1 ,and PQC-2 for fulfilling the technical qualification criteria, where is require.
- B. No exemption/relaxations are given against PQC-1, and PQC-2 to any of MSME /SSI /NSIC bidders.
- C. All the bidders must submit the credentials to fulfil the mentioned Pre-Qualification criteria (i.e PQC-1, and PQC-2). Bidders who are failing in meeting/submitting the Pre-Qualification criteria will not be considered for next step for evaluation.
- D. The Empanelment /Technical Evaluation Committee will evaluate all the applications (received though offline mode only) and visit only technically qualified hospital for further process of empanelment on the basis of PQC-1, and PQC-2 as the case may be and give recommendations for empanelment.
- E. If any hospital not able to provide any supporting documents against any PQC during their bidding time or against the poor response clause, and claim they have complied with the Technical Evaluation Criteria during the process of technical evaluation, than on the basis of site inspection by Empanelment /Technical Evaluation Committee, evaluation of the concerned hospital will be done. However, decision of Empanelment /Technical Evaluation Committee will final for evaluating any hospital against all PQC Criteria.
- F. Any clarifications from the bidders after opening of EOI is subjected to guidelines meeting the “Poor response” clause only.
- G. Hospital empanelled earlier with UCIL in CGHS Rates, if apply, than their bidding shall be out rightly rejected & shall not be considered for further evaluation.
- H. In any addition of medical specialists/ services by the empanelled hospital, during or at the time of empanelment or after empanelment, reimbursement will be followed the same as off terms and condition of EOI. However, starting of any additional medical facility besides empanel it’s for require written consent from the concern authority of management.
- I. All technically qualified bidders/Hospitals, accepted under the CGHS Rates will be considered for empanelment. Bidders/Hospitals, not accepted under the CGHS Rates will be not considered for empanelment or technical evaluation.

- J. Conditional EOI will not consider for evaluation and EOI of the concerned bidder will be rejected.

1.GENERAL TERMS & CONDITIONS:

- K. The hospitals willing to express their interests shall have to provide supporting document/details as per Annexure – I(for PQC-1) and Annexure – II (for PQC-2).The Hospital shall have to provide supporting documents wherever required.
- A. EOI will be opened on due date and time as per mentioned in EOI or will open some other date.
- B. EOI not fulfilling the specified technical specifications will be rejected.
- C. All technically qualified bidders/Hospitals, accepted under the CGHS Rates will be considered for empanelment.
- D. Only bidding through offline will be accepted. No other modes are accepted.
- E. All technically qualified Parties/Hospitals' accepted to provide medical services under CGHS Rates will be considered for empanelment..
- F. The Empanelment /Technical Evaluation Committee constituted by UCIL will evaluate all the applications (**received through offline mode only**) and screen those hospitals for further process of empanelment on the basis of PQC-1, and PQC-2 as the case may be and give recommendations for empanelment.
- G. This contract doesn't have provision of giving sub contract to other party or firm.
- H. All the pages of the documents uploaded by interested bidders should be signed by the authorised signatory of the hospital with seal.
- I. Validity of Bid submitted against this tender will be 210 days i.e from the date of opening EOI.
- J. UCIL shall have full right to deduct any penalties/recoveries/additional payments/ excess payments or if any at any point of time during 1st RA bill to final RA bill.
- K. Estimate is three years only and its tentative one. Estimate is based on the past expenditure and may be very to any extent.

2. PQC ADDITIONAL DOCUMENTS:

- A. The eligibility is to be decided strictly based on documents submitted at the time of receipt of EOI. But there is no bar to seek clarification or authentication of submitted documents. Also If desired, UCIL may ask the bidders to submit the additional documents relevant to eligibility in the EOI for ensuring the genuineness of the bidder. However, in case of poor response, with a view to increase the

number of empanelment, admission of additional documents to meet the PQC–Criteria’s may be allowed subject to the condition that:-

- B. ‘Poor Response’ implies when less than three bids are found suitable (i.e technically qualified) on the basis of submitted eligible documents as per EOI.

3. SITE CONDITIONS:

An Agreement /MOU on Non-judicial stamp paper of value Rs. 100/- shall be signed with successful bidder/empanelled Hospitals that are approved by the competent authority of UCIL for empanelment after finalizing verification/onsite physical verification of records/Institution and incidental charges related to agreement shall be borne by the Empanelled centre. Contract will be effective from the date of signing of MOU by both parties. Format for the same will provide to all the awarded party/hospitals after awarding contracts.

4.CONDITIONS RELATED TO PACKAGES AND RATES:

- A. The Bidding Hospital shall provide certain minimum discounts on their prescribed rates of i.e. drugs/treatment/procedures/devices etc. if treatment/facilities are not available on prevailing/applicable CGHS Rate. The areas are as follows:-
- (i). For devices/stents/treatment/diagnosis or any other etc. not described in prevailing/applicable CGHS Rate= minimum 10% discount on Maximum Retail Price (MRP).
 - (ii). In case of drugs/medicine (only non-generic)= minimum 10% discount on the MRP.
 - (iii). Ambulance(AC) with oxygen= @Rs.35 per KM
 - (iv). Ambulance(NON-AC) with oxygen= @Rs.30 per KM
 - (v). Hospital/diagnostic centres empanelled under In-charge UCIL Hospital, Tummalapalle shall not charge more than CGHS Package Rates. The services provided to UCIL beneficiaries shall be cashless.
 - (vi). **Expenses on toiletries, cosmetics, telephone bills etc. are not reimbursable if not included in the CGHS Package Rates.**
 - (vii). Envisaged duration of Package Rates for indoor treatment is as follows or will be as per the CGHS Packages/ CGHS Rates, if its available in the CGHS Packages/ CGHS Rates :-
 - (a) Up to 12 Days: for Specialized (Multi specialty) treatment
 - (b) Up to 07 Days: for the other Major Surgeries
 - (c) Up to 03 Days: for Laparoscopic Surgeries/normal Deliveries
 - (d) 01 Day : for day care/Minor OPD surgeries.
 - (viii). The approved CGHS Package Rates will be applicable to beneficiary as per their entitlement.
 - (ix). If any particular case of patient, bill exceeds Rs.2 Lakh, hospital has to inform UCIL Authority for continuation of treatment or further referral to higher centre.,

5. DETAILS OF ROOM/CABIN: Is as per the below criteria’s or as per CGHS Packages Rates.

- a) Room rent will include charges for occupation of Bed, charges for water and electricity supply, linen charges, nursing and routine up keeping.
 - b) During the treatment in ICCU/ICU, no separate room rent will be admissible.
 - c) Private ward/Cabin is defined as a hospital room where single patient is accommodated and which has an AC, attached toilet (lavatory and bath).
 - d) The cabin/Private room shall have furnishings like wardrobe, bedside table, sofa set etc. as well as a bed for attendant. The room has to be air conditioned.
 - e) Semi private ward is a hospital room where 2 or 3 patients are accommodated which has attached toilet facilities and necessary furnishings.
 - f) General ward is defined as Hall that accommodates 4 to 10 patients.
 - g) Normally treatment in higher category of accommodation than the entitled category is not permissible, however in case of an emergency when entitled category accommodation is not available; admission in immediate higher category is to be allowed till entitled accommodation is available. Even in this case the empanelled centre has to charge as per entitlement of the patient.
1. Direct admission without referral form should not be entertained at all except in life saving conditions such as cardiac/neurological emergencies, road side accidents, emergencies needing immediate support with ICU care etc. Such cases shall be reported to the UCIL hospital (Tummalapalle) within 7 working days positively through authorized representative of empanelled centre.
 2. During the in-patient treatment of UCIL beneficiary, the tie-up hospitals/empanelled centre will not ask the attendant to provide separately the medicine/sundries/equipment or accessories from outside and will provide the treatment within the CGHS Package Rates.
 3. In case of any natural disaster/epidemic, the hospital/diagnostic centre shall have to fully cooperate with the UCIL and will convey/reveal all the required information, apart from providing treatment/investigation facility.

6. PAYMENT TERMS:

- A. The hospital should submit bills on monthly basis along with details documentary evidence.
- B. UCIL will release the payment within 30 days on receipt of the bills of the Hospital subject to completion of bills in all respect as well in compliance to all terms and conditions of agreement and EOI.
- C. The Empanelled Hospital will send hard copies of bills along with necessary supportive documents to the UCIL Hospital for payment enclosing therewith copy of the medical record of every patient, discharge slip incorporating brief history of the case, diagnosis, details of (procedure done, blood bank notes, treatment of Medicines given etc.), reports and copies of investigation done, referral letter from UCIL, original purchase invoice, stickers and envelops of implants and details of treatment/procedure given, as applicable shall be submitted by the Hospital along with the bill.
- D. Payment will be made in form of e-payment.

- E. Original procurement invoice of the stents/implant/device used in the procedure along with its outer packing and sticker must be enclosed with the bills submitted for payment duly verified by treating specialist and authorized representative of Hospital.
- F. Each and every paper/ record, so attached with the bills so meant for UCIL should be signed by the authorized representative of the Hospital.
- G. Medicine receipt/vouchers against issue of medicines and also investigation reports shall be certified through the employee or their dependents along with employee number and contact number and same shall be submitted along with the bills, claim against the individual.

7. CRITERIA FOR DE-EMPANELMENT: De-empanelment of the Hospital may be done due to any one of the following reasons:

- A. Due to unsatisfactory services and proven case of malpractice or misconduct.
- B. Refusal of timely services to UCIL referred patients.
- C. Refusal to provide cashless treatment to UCIL referred patients.
- D. Discrimination against UCIL patients vis-a-vis general patients.
- E. If the Hospital fails to provide any or all of the services for which it has been empanelled within the period(s) specified in the contract, or within any extended period thereof if any, granted by UCIL.
- F. If the Hospital, in the judgment of the UCIL, is engaged in corrupt or fraudulent practices in competing for or in executing the Contract.
- G. If the hospital fails to follow instructions, guidelines, submits bills in its own way and with repeated deficiencies, the Institution shall be liable for de-empanelment.
- H. If the Hospital is found to be involved in or associated with any unethical, illegal or unlawful activity, the contract will be summarily suspended by UCIL without any notice and thereafter UCIL may terminate the Contract, after giving a show cause notice and considering its reply, if any, received within 10 days of the receipt of show cause notice. Terms and conditions can be modified on sole discretion of the UCIL only.
- I. The Tie-up hospital will not terminate the contract without giving notice of three months.

Note: Once any Hospital is de-empanelled, the contract with that hospital shall stand terminated from the date of de-empanelment. Such hospital will be debarred for empanelment for a period of three year. If the hospital is black listed, it will be debarred from empanelment for a period of five years.

8. PAYMENT OF GST:

- J. In case the bidder/Hospital does not have GST registration, then in the event of award of work, it will have to get itself registered for GST within sixty days of award of work.
- K. If any other treatments beyond the scope of the CGHS, applicable GST will reimburse to the concerned Hospital. If treatments within scope the CGHS but exclusive of applicable GST(as per the Central Govt Directive), than, applicable GST will reimburse to the concerned Hospital, as applicable.

1. DUTIES AND RESPONSIBILITIES OF EMPANELLED HOSPITALS:

It shall be the duty and responsibility of the hospital centre at all times, to obtain, maintain and sustain the valid registration and high quality & standards of its services and healthcare and to have all statutory/mandatory licenses, permits or approvals of the concerned authorities as per the existing laws.

10. DURATION OF THE CONTRACT:

The contract shall remain in force for a period of three years and may be extended for two years further the sole discretion of the UCIL subject to all terms and conditions of this contract and with mutual consent. An agreement /MOU will be signed on Stamp paper before starting of services/extension of Contract. Cost of stamp paper and incidental charges related to contract shall be borne by the empanelled centre.

11. HOSPITAL OBLIGATIONS DURING THE CONTRACT PERIOD:

The Hospital is responsible for and obliged to carry on all duties in accordance with the Contract, using state-of-the-art equipments/methods and economic principles and exercising all means available to achieve the performance specified in the Contract. The Hospital is obliged to act within its own authority and abide by the directives issued by the UCIL from time to time. The hospital is responsible for managing the activities of its personnel and will hold itself responsible for their is demeanours, negligence, misconduct or deficiency in services, if any.

12. LIQUIDATED DAMAGES:

Empanelled centre shall provide the services as specified by the UCIL under terms & conditions of this contract. In case of violation of the provisions of the contract by the empanelled centre, payment of the incoming/pending bills may be withheld. For over billing, duplicate billing and unnecessary procedures, the extra amount so charged will be deducted from the pending/further bills of the Hospital/diagnostic centre. UCIL shall have exclusive right to terminate the contract at any time.

13. INDEMNITY:

The Empanelled Hospital shall at all times, indemnify and keep indemnified UCIL against all actions, suits, claims and demands brought or made against in respect of anything done or purported to be done by the Hospital/centre in execution of or in connection with the services under this contract and against any loss or damage to UCIL in consequence to any action or suit being brought against the UCIL along with the Hospital/centre or otherwise, as a party for anything done or purported to be done in the course of the execution of this Contract. The Hospital/diagnostic center will at all times abide by the job safety measures and other statutory requirements prevalent in India and will keep free and indemnify the UCIL from all demands or responsibilities arising from accidents or loss of life resulting from negligence or unreasonable conduct on the part of empanelled hospital. The Hospital will solely pay all the indemnities arising from such incidents without any extra cost to UCIL and will not hold the UCIL responsible or obligated. UCIL may at its discretion and always entirely at the cost of the tie up Hospital/diagnostic center defend such suit, either jointly with the tie up Hospital or unilaterally in case the latter chooses not to defend the case.

14. ARBITRATION:

If any dispute or difference of any kind what so ever (the decision thereof not being otherwise provided for) shall arise between the UCIL and the Empanelled Hospital upon or

relation to or in connection with or arising out of the Contract, shall be referred for arbitration by the, UCIL. The Arbitrator will be appointed by UCIL, Management. The decision of the Arbitrator will be final and binding. The provision of Arbitration and Conciliation Act, 1996 shall apply to the arbitration proceedings. The venue of the arbitration proceedings shall be decided by UCIL, management. Any legal dispute shall be settled in District Kadapa jurisdiction only.

15. TDS AND OTHER STATUTORY DEDUCTIONS: TDS and other Statutory Deductions will be done as per Income Tax Rules or other applicable statutory provisions prevalent from time to time.

16. MISCELLANEOUS:

- a) Nothing under this Contract shall be construed as establishing or creating between the Parties any relationship of Master and Servant or Principle and Agent between the UCIL and Empanelled Centre. The Empanelled Hospital shall not represent or hold itself out as an agent of the UCIL.
 - b) The UCIL will not be responsible in any way for any negligence or misconduct on the part of the Empanelled Hospital and its employees for any accident, injury or damage sustained or suffered by any UCIL beneficiary or any third party resulting from or by any operation conducted by or on behalf of the Hospital or in the course of doing its work or performing its duties under this Contract of otherwise.
 - c) The Empanelled Hospital shall notify UCIL of any material change in their status and their shareholdings or that of any Guarantor of the Empanelled Hospital/Centre in particular where such change would have an impact in the performance of obligation under this Contract.
 - d) The UCIL shall have the right to terminate the Contract in case the empanelled hospital is wound up/dissolved. The termination of Contract shall not relieve the Empanelled Centre or their heirs and legal representatives from their liability in respect of the services provided by the Empanelled Centre during the period when the Contract was in force.
 - e) Terms & conditions of the tender document may be modified at the discretion of the Corporation. However, if such modification is made, the same shall be incorporated into the final agreement to be entered with the empanelled Hospital/diagnostic centre.
17. **SPLITTING/AWARD OF CONTRACT:** If only one hospital qualified technically, than, the total value of contract will award to the concerned/ single hospital. If two or more hospital qualified technically, then, the contract value will split into all technically qualified hospitals in equal proportionate ratio.
18. **VALUE EXTENSION:** This contract has provision of 100% value extension over award value of work subject the consent and approval of the concerned authority of UCIL and also consent of concerned hospital.

19. Process for applying EOI:

- a) **Offers of EOI (Expression of Interest) will be invited through open advertisement in local newspapers and publication in UCIL Website.**
- b) **EOI with all the supporting documents shall be submitted through Courier /Speed Post in sealed envelope addressed to Manager (Pers.), UCIL, Tummalapalle Mine, PO: Mabbuchintalapalle, Vemula Mandal, Dist: YSR (Kadapa), AP – 516349 super-scribed with (i) ‘EOI No.’, (ii) ‘Name of the Work’, and (iii) ‘Closing date for submission of EOI’ so as to reach him on or**

before the due date and time fixed for the opening of the bids failing which the bid of the concerned party shall be rejected.

APPLICATION FORM FOR EMPANELMENT OF HOSPITAL (ANNEXURE-I AND ANNEXURE-II)

ANNEXURE-I

PRE-QUALIFYING CRITERIA(for PQC-1)

PQC-1:			
a)	The Hospital should be registered under A.P State Government/ Central Government for Medical/Hospital Services.	Registration	
		Number	Date
		Validity Date	
b)	The Hospital is located in Kadapa District	Documentary Proof Shall be enclosed.	
c)	The Hospital should have minimum 10 beds.	Documentary Proof Shall be enclosed.	
d)	It should have Pharmacy/Drugs Store or tie up with any Pharmacy/Drugs Store	Documentary Proof Shall be enclosed.	
e)	It should have pathology laboratory or tie-up with other Pathology Laboratory(i.e documentary proof is not require in case of hospital having own Pathology lab)		
1	Hospital have own pathology laboratory(<i>i.e documentary proof is not require in case of hospital having own Pathology lab</i>)	(Yes/No)	
2	Hospital have tie-up with other Pathology Laboratory	Documentary Proof Shall be enclosed in case of tie-up with other Pathology Laboratory	
f)	Occupancy certificate or Proof of Occupancy building/infrastructure, used for Hospital (either owned by hospital or leased or rented one).	Documentary Proof Shall be enclosed.	

PRE-QUALIFYING CRITERIA(for PQC-2)

ANNEXURE-II

A. Location & Communication Particulars		
1.	Acceptance for providing medical services in CGHS Rates(Yes/No) along with other terms and condition of EOI	
2.	Name of the city where Hospital is located.	
3.	Distance from Nearest UCIL in KMs	
4.	Distance from Nearest Civil/ Govt. Hospital in KMs	
5.	Distance from Nearest Bus station in KMs & name	
6.	Nearest Landmark:	
7.	Name of the Hospital	
8.	Year of Establishment	
9.	Affiliation Details (Attach documentary if evidence)	
10.	Address of the Hospital	
10.1.	Tel /Fax /E-Mail	

10.2.	Telephone No.		
10.3.	Fax		
10.4.	E-Mail Address		
10.5.	Name, designation along with contact no's (landline and mobile) of authorized person: (attach authority letter)		
10.6.	PAN/TAN number of firm/proprietor (Photocopy to be attached)		
10.7.	Bank Details of firm/proprietor	Bank Name	
		Account Holder Name	
		Account Number	
		IFSC Code	
		Branch Name	
B. Commercial Particulars (Attach documentary evidence, if available)			
11.	Place of registration and principal place of business of the health care Organization or partnership firm etc.		
12.	Partnership Deed /Memorandum And Articles, If Any		
13.	GST Number (Registration), If any		
C. Medical Officers			
13.1.	Specialists	Dr. Name	Qualification
13.1.1.	Orthopaedics (<i>must have Post Graduation in the relevant subject after MBBS Degree</i>)		
13.1.2.	Other Specialist if any		
D.	Total Employment (Other than Medical Officers) Strength		