



Bid Number/बोली क्रमांक (बिड संख्या)<sup>:</sup> GEM/2025/B/6093397 Dated/दिनांक : 29-03-2025

# Bid Document/ बिड दस्तावेज़

Bid Details/बिड विवरण							
Bid End Date/Time/बिड बंद होने की तारीख/समय	19-04-2025 15:00:00						
Bid Opening Date/Time/बिड खुलने की तारीख/समय	19-04-2025 15:30:00						
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						
क्रेता ईमेल/Buyer Email	rajeshyadav@ucil.gov.in						
ltem Category/मद केटेगरी	Custom Bid for Services - Annual maintenance contract for one no UT Ascent 500Kg Goods cum lift installed in leaching section of Jaduguda Mill						
Similar Category/समान श्रेणी	<ul> <li>Repair, Maintenance and Installation of Plant/ Systems/Equipments</li> </ul>						
Contract Period/अनुबंध अवधि	2 Year(s)						
MSE Exemption for Years of Experience and Turnover/ अनुभव के वर्षों से एमएसई छूट	Νο						
Startup Exemption for Years of Experience and Turnover/ अनुभव के वर्षों से स्टार्टअप छूट	Νο						
Document required from seller/विक्रेता से मांगे गए दस्तावेज़	Experience Criteria,Bidder Turnover,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						
Do you want to show documents uploaded by bidders to all bidders participated in bid?/	Yes						
Bid to RA enabled/बिड से रिवर्स नीलामी सक्रिय किया	Νο						
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						
Estimated Bid Value/अनुमानित बिड मूल्य	1121320						
Evaluation Method/मूल्यांकन पद्धति	Total value wise evaluation						
Financial Document Indicating Price Breakup Required/मूल्य दर्शाने वाला वित्तीय दस्तावेज ब्रेकअप आवश्यक है	Yes						
Arbitration Clause	No						
Mediation Clause	No						

# EMD Detail/ईएमडी विवरण

Advisory Bank/एडवाईजरी बेंक	State Bank of India	
EMD Amount/ईएमडी राशि	11213	

# 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).	30

(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 :

Chief Manager Account URANIUM CORPORATION OF INDIA LIMITED, PO Jaduguda Mines, East Singhbhum Jharkhand 832102 (Works Account Section)

# MII Compliance/एमआईआई अनुपालन

MII Compliance/एमआईआई अनुपालन

Yes

MSE	Purchase	Preference/एमएसई	खरीद	वरीयता
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MSE Purchase Preference/एमएसई	s	se		P	re	fe	er	e	n	ce	/1	<b>ए</b>	ग्र	सः	£	ख	रीद	व	रीय	ाता	
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1. Purchase preference to Micro and Small Enterprises (MSEs): Purchase preference will be given to MSEs as defined in Public Procurement Policy for Micro and Small Enterprises (MSEs) Order, 2012 dated 23.03.2012 issued by Ministry of Micro, Small and Medium Enterprises and its subsequent Orders/Notifications issued by concerned Ministry. If the bidder wants to avail the Purchase preference for services, the bidder must be the Service provider of the offered Service. Relevant documentary evidence in this regard shall be uploaded along with the bid in respect of the offered service. If L-1 is not an MSE and MSE Service Provider (s) has/have quoted price within L-1+ 15% of margin of purchase preference /price band as defined in the relevant policy, then 100% order quantity will be awarded to such MSE bidder subject to acceptance of L1 bid price. The buyers are advised to refer to the <u>OM No.1 4 2021 PPD dated 18.05.2023</u> for compliance of Concurrent application of Public Procurement Policy for Micro and Small Enterprises Order, 2012 and Public Procurement (Preference to Make in India) Order, 2017. Benefits of MSE will be allowed only if the credentials of the service provider are validated on-line in GeM profile as well as validated and approved by the Buyer after evaluation of submitted documents. 2. If L-1 is not an MSE and MSE Service Provider (s) has/have quoted price within L-1+ 15% of margin of purchase preference /price band as defined in the relevant policy, then 100% order quantity will be awarded to such MSE service Provider (s) has/have quoted price within L-1+ 15% of margin of purchase preference (s) has/have quoted price within L-1+ 15% of margin of purchase preference /price band as defined in the relevant policy, then 100% order quantity will be awarded to such MSE bidder subject to acceptance of L1 bid price.

Yes

3. 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.

Excel Upload Required/एक्सेल में अपलोड किए जाने की आवश्यकता :

PRICE FORMAT - <u>1743069417.xlsx</u>

Additional Qualification/Data Required/अतिरिक्त योग्यता /आवश्यक डेटा

Pre Qualification Criteria (PQC) etc if any required: <u>1743069438.pdf</u>

Scope of Work:<u>1743069442.pdf</u>

Payment Terms: 1743072435.pdf

Penalties: 1743072439.pdf

GEM Availability Report ( GAR):<u>1743240460.pdf</u>

Undertaking of Competent Authority is mandatory to create Custom Bid for Services. Please download standard format document and upload:<u>1743240466.pdf</u>

Custom Bid For Services - Annual Maintenance Contract For One No UT Ascent 500Kg Goods Cum Lift Installed In Leaching Section Of Jaduguda Mill (1)

Technical Specifications/तकनीकी विशिष्टियाँ

Specification	Values
Core	
Description /Nomenclature of Service Proposed for procurement using custom bid functionality	Annual maintenance contract for one no UT Ascent 500Kg Goods cum lift installed in leaching section of Jaduguda Mill
Regulatory/ Statutory Compliance of Service	YES

	Specification		Values					
Complianc	e of Service to SOW, S	TC, SLA etc	YES					
Addon(s)	/एडऑन							
	Additional Specification Documents/अतिरिक्त विशिष्टि दस्तावेज़ Consignees/Reporting Officer/परेषिती/रिपोर्टिंग अधिकारी							
S.No./क्र. सं.	Consignee Reporting/Officer/ परेषिती/रिपोर्टिंग अधिकारी	Addr	ess/पता	The quantity of procurement "1" indicates Project based or Lumpsum based hiring.	Additional Requirement/अतिरिक्त आवश्यकता			
1	Rajesh Yadav	832102,AT/PO- MINES MAIN BU URANIUM CORI INDIA LTD	JILDING	1	N/A			

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

# 1. Generic

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

# 2. Buyer Added Bid Specific Scope Of Work(SOW)

Text Clause(s)

# **SCOPE OF WORK AND TERMS AND CONDITIONS**

The work to be carried out under the Contract shall except as otherwise pro vided in these conditions, include all labour, materials, tools, equipment an d transport which may be required in preparation of and for and in the full and entire execution and completion of the works. The descriptions given i n the Schedule of Quantities shall, unless otherwise stated, be held to inclu de waste on materials, carriage and cartage carrying in return of empties, hoisting, setting, fitting and fixing in position and all other labourers neces sary in and for the full and entire execution and completion as aforesaid in accordance with good practice and recognized principles. The Contractor in cludes for all work necessary to complete the full extent of Works as define d in the Drawings, Specifications and associated documents as referenced within this contract.

- 1. Details of Elevators: UT (Ascent) 500 kgs. Goods cum Lift
- 2. The tenure of the contract shall be for 02 (Two) years.
- 3. The AMC shall be on comprehensive maintenance service basis (servi ce maintenance contract), List of spares that are excluded from the s upply of bidder are listed below.
- 4. Preventive Maintenance Visit: Monthly preventive maintenance shall be done by the successful bidder.
- a) Break Shoe Maintenance / Replacement
- b) Rope Adjustment
- c) Motor and Gear Box Checking
- d) Interlocking System Checking
- e) Lubrication

After Successful completion of Preventive Maintenance the Lift has to be o perated and tested and hand over to UCIL Engineer-in-charge.

- 5. Breakdown maintenance visit: Breakdown shall be attended within 24 hours of written/E-mail/verbal /Telephonic complain.
- 6. Elevator Shall be load tested perform at site as per IS-4666 & EN115 also provide/ issue test certificate issue

# 7. <u>SCOPE OF SUPPLY</u>

Following spares and consumables will also be required for repair mo dernization of this elevator.

SI. No.	Description	Qty
1.	Door Frame, Collapsible Door Set With Bearin g, Bar	4 Set
2.	Gate Lock With Hook	8 Set
3.	Aluminum Cell	6 Set
4.	Retiring Cam Coil	2 Pc

5.	8mm Usha Martine Rope	65 Mtr
6.	13mm Usha Martine Rope	150 Mtr
7.	Top Diverter Pulley With Base Set	1 Set
8.	DBG Shoe	16 Pc
9.	Collapsible Bearing	24 Pc
10.	Power Supply Card, Main Card	1 Set
11.	Flat Cable	140 Mtr
12	Drive Registance	2 Set
13.	Speed Governor Safety Set & OSG	1 Set
14.	Motor Main Shiv Pulley	2 Set
15.	Motor Break Coil	2 Set
16.	Cabin Door Sell With Platform All Re modifica tion Alignment, Light Fan Labour Charges, Tr ansporting Including In This Contract	As Per

- 8. If the contractor fails to repair any component at site then they may be allowed to take out the equipment at the contractor's works for re pair, however no extra cost for transportation etc. shall be paid by UC IL.
- 9. The rates should be quoted strictly in accordance with the price form at given in tender document. The total amount shall be the deciding f actor for L1 bidder.
- 10. The services of engineer of the contractor may be required on non-w orking days or beyond office hours on working days on some occasion s to meet emergency situation without any extra charges.
- 11. Nature of Tender:- Two Part
- 12. <u>Working Hours</u>: As the requirement is for round the clock operation. Service engineer will be deputed as per instruction of Engi neer-in-charge. No extra claims shall be entertained for working beyo nd duty hours in such urgency.
- 13. <u>Commencement of work</u>: Work will commence immediately from th e date of issue of work order. Contractor will report to the Engineer In charge, UCIL immediately on receipt of work order for further instruct ions for carrying out the job. A letter duly signed under contractor's o fficial seal as a token of acceptance of all terms & conditions of work order must reach in the office within two days of receipt of the order. The work order no. & date as well as name of work must be quoted in all correspondences.
- 14. <u>Completion period of contract</u>: Completion period of present contra ct is Two years. Total price quoted for shall be the deciding factor to e

valuate L-1 quotation. (Date of commencement will be reckoned from the date of start of work at site).

- 15. <u>Jurisdiction / Dispute</u>: Any action / dispute arisen out of or from this work order shall be subject to the jurisdiction of court of law at Jamsh edpur only, irrespective of anything to the contrary mentioned in the tender / quotation. Any statutory obligation has to be made by the co ntractor. Tendered will extend all help.
- 16. <u>Safety Rules & Regulations for contractor's employees</u>: UCIL's Safe ty Rules & Regulations for contractor's employees will be complied str ictly during the execution of works at site. Contractor shall ensure the use of safety appliances during the work at site. Contractor will take f ull safety measures and arrange the necessary safety gadgets / appli ances, tools & tackles, helmet, gumboot required for the work by thei r own so as to ensure that no damage, loss or injury to corporation's personnel, contractors' personnel, third party or equipment are cause d due to the work being carried out by contractor.
- 17. <u>Visit of Site and Locality prior to quote rate</u> (s):- Before submission o f tender, the tenderers are advised to physically visit the site to make themselves fully conversant with the site, understand the site workin g conditions, nature of jobs, etc. prior to quote for the same. Also req uested to inspect copier covered under present tender etc.
- 18. Rates in Words & Figures:
  - a) In case of item rate tenders, only rates quoted shall be consider ed.
  - b) Rates shall be filled properly so that there is no discrepancy in rates written in figure and words. However, if a discrepancy is f ound, the rates which correspond with the amount worked out b y the contractor shall unless otherwise proved be taken as corre ct. If the amount of an item is not worked out by the contractor or it does not correspond with the rates written either in figure or in words then the rates quoted by the contractor in words sh all be taken as correct.
  - c) Where the rates quoted by the contractor in figure and in words tally but the amount is not worked out correctly, the rate quote d by the contractor will unless otherwise proved be taken as cor rect and not the amount. In event no rate has been quoted for a ny item (s) then rate for such item (s) will be considered as zero
- 19. <u>Tax & Duties</u>: The quoted rate should be inclusive of all taxes and d uties including service tax, if applicable.
- 20. <u>Reimbursement for variation in Taxes</u>: The Contractor will be paid a t actual against production of documentary evidence for any variation in statutory taxes, duties etc. or any imposition of new Governmental taxes /duties during the Contract execution etc. period. For this purpo se, the bidder should indicate clearly in his price bid the details of tax es and duties considered for all those major items for which he intend s to claim for such reimbursement.
- 21. <u>Validity</u>: The offer should remain valid for a minimum period of thre e months from the date of opening of the final price part. The Tender ers shall not be allowed to increase, amend or withdraw his tender wi

thin this period and if he does so the earnest money deposit and security deposit may be forfeited.

- 22. The eligibility be decided strictly based on documents submitted at t he time of receipt of tendered. No additional documents be allowed to be submitted after receipt of tenders but there is no bar to seek clarif ication or authentication of submitted documents. However in case of poor response, with a view to increase the competition, admission of additional documents to meet the PQ-criteria may be allowed subject to condition that:
  - **a.** "Poor response" implies when less than three bids are found suit able on the basis of suitable eligible documents as per NIT.
  - **b.** The additional documents should not be issued subsequent to last date of receipt of tender as mentioned in NIT.
  - **C.** The bidder submitting additional documents has submitted EMD a nd tender cost as prescribed in NIT.
- 23. <u>Indemnity</u>: Contractor will fully indemnify the corporation against a II responsibility and whatsoever arising out of accident / injury to cont ractor's workmen, third party or to corporations' personnel and prope rties.
- 24. <u>Award of Contract</u>: The Corporation reserves the right to accept or reject any or all tender either in full or part or to split up the work, if necessary, without assigning any reasons therefore.
- 25. <u>Security Rules & Regulations and Entry Passes</u>: The contractor will have to submit the details of the persons to be employed for this wor k within two days of award of work. The contractor will be allowed to start the work only after submission of the details in prescribed verifi cation forms (in duplicate) along with four nos. passport size photogr aph for each labourer separately to the Competent Authority, UCIL. C ontractor will make necessary Entry Passes from concerned officials o f CISF Unit, UCIL sufficiently in advance. Contractor shall strictly abid e by the prevailing security rules and regulations and also to be enfor ced by UCIL time to time. Entry to the works premises is strictly restri cted and only bonafide pass (permission) holders are allowed.
- 26. Penalty: If the bidder failed to make ready the elevator within 3 working days, penalty @ Rs 500/- per day per machine shall be impos ed.

# SPARES & PARTS COVERED UNDER CONTRACT (NIT)

The replacement of following spares shall be covered under the contract (NIT)

SI no	ITEM	SI no	ITEM	SI no	ITEM
1	I/O Card	19	MOTOR COUPLING FAN	37	LOCK LATCH RO LLER
2	AC RELAY CARD	20	V3F10 DRIVE	38	POSITION INDIC
3	DCRELAY CARD	21	CAR TOP PCB	39	CALL BUTTONS
4	DECODER CARD	22	DOOR GIBS	40	TRACK ROLLER
5	ON DELAY TIMER	23	DOOR SLIDING ROOLER	41	ANTI TRACK RO LLER
6	OFF DELAY TIMER	24	CAE DOOR CONTACTS	42	CPU CARD
7	TRASFORMER	25	PIT SWITCH	43	EXPANSION CAR D
8	RECTIFIRE	26	SYNCHRONIZE SWITCH	44	MAIN ROPE
9	RECTIFIER PCB	27	OSCILLATOR SWITCH	45	OSG ROPE
10	MAIN CONTRACTOR	28	PIANO WIRE	46	ALRAM BELL/BU ZZER
11	CONTROL RELAY	29	TENSION WEIGHT PULLE Y BEARING		
12	V3F FILTER	30	GEAR OIL LEVEL		
13	CAPACITOR	31	BREAK LINER		
14	TRAVELLING CABLE	32	CAR GUIDE SHOE		
15	<b>LOCK BOX</b>	33	CWT SHOE		
16	THERMAL OVER LOAD RELAY	34	с.v.т.		
17	PF & RR CARD	35	LOCK LATCH LOADING D OOR		
18	BREAK MAGNATE COI L	36	SYNCHRONIZE ROPE		

**SCHEDULE OF WORK** 

# GENERAL CHACKING FOR FITNESS OF LIFT TO BE CARRY OUT BY YOUR EXPE RT PERSON AT EVERY THREE MONTHS INTERVAL EXCLUDING BREAK DOWN MAINTENANCE

SL NO	DESCRIPTION OF CHECKING SECTION OF LIFT	REMARKS
1.	All Necessary Checking To Be Carried Out For Smooth Running Of Lift .Which Is Give n In Lift Schedule Maintenance.	All Work To Be Done At Every Mon ths

# 3. Buyer Added Bid Specific ATC

Buyer Added text based ATC clauses

# **PRE-QUALIFICATION CRITERIA**

- 1) The bidder should have experience of having successfully **completed** similar works during last 7 years ending on 31.03.2024 as at (a) or (b) or (c) below:
  - a) One similar completed work costing not less than the amount of Rs.8.97 (80%) Lakh or
  - b) Two similar completed works costing not less than the amount of Rs.5.60 (50 %) Lakh each or
  - c) Three similar completed works costing not less than the amount of **Rs.4.48** (40%} Lakh each.

# ("Similar work means the bidder must have working experience in Maint enance or Supply of Vertical Personal Lift of any Organisation.")

2) The average annual financial turnover during the last three (03) years, ending 31st March of the previo us financial year, i.e., 2021 – 2022, 2022 – 2023 and 2023 – 2024 should be at least (30%) Rs 3.36 L akh of the estimated cost.

Documentary evidence in the form of works order copies along with completion certificate specifying t he Work and amount of contract should be uploaded. Bidders have to upload documentary proof of PA N, GST Registration no. turnover of last three financial year, EPF A/C. No. and ITR/Annual report etc.

# 3) **GEOGRAPHIC PRESENCE:**

Office registration certificate: Registered Office within the geographical limits of Jharkhand state where the services need to be provided. Documentary evidence must be provided in the form of Municipality trade license or other such documents as per the following which satisfies as a proof of having the office establishment.

- a) Trade License issued by the local authority in the name of the Firm or
- b) Local Employee Exchange registration for contractor as per Govt. of Jharkhand.
- c) GSTIN registration or
- d) Udyam Certificate.
- **4)** 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.

The eligibility is to be decided strictly based on documents submitted at the time of receip t of tenders. No additional documents are to be allowed to be submitted after receipt of te nders but there is no bar to seek clarification or authentication of submitted documents. H owever in case of poor response, with a view to increase the competition, admission of ad ditional documents to meet the PQ - criteria may be allowed subject to the condition that

- a) Poor Response' implies when less than three bids are found suitable on the basis of submitt ed eligible documents as per NIT.
- b) The additional document should not be issued subsequent to last date of receipt of tender a

s mentioned in the NIT.

c) The bidder submitting additional documents has submitted EMD and tender cost as prescrib ed in NIT. The opportunity of submission of additional documents will be given to all the bid ders.

#### 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)

#### **SPECIAL CONDITIONS OF CONTRACT- SCOC**

#### 1. Prices:

Unless otherwise agreed to specifically in order, the price payable by UCIL to the contractor u nder the order shall remain firm throughout the period of contract and shall not be subject to any escalation.

If the works are provided by the contractor in accordance with this contract, Corporation will pay the contractor the price (awarded value); and reimburse the contractor for the approved e xpenses (as specified in the order/ contract), after the approved expenses have been incurred by the contractor. Corporation will not be liable to reimburse the contractor for expenses othe r than approved expenses, unless Corporation's prior approved written consent.

Bidders have to quote rate on GeM portal including GST applicable as on bid due date. The Con tract Sum is the "price inclusive GST", i.e. inclusive of GST of quoted value and all taxes & dut ies and all other statutory levies applicable, including costs and expenses which may be requir ed in and for the supply, scope of work and completion of the work described, together with al I general risks, liabilities and obligations 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 & 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 statutor y variation/ imposition/ abolishment of taxes and duties, if applicable & pursuant to the contra ct.

2. Earnest Money Deposit (EMD) / Bid Security: -

Earnest Money Deposit (EMD)/ Bid Security shall be deposited by way Account Payee Demand Draft/ online through RTGS / internet banking. E.M.D. shall not bear any interest.

The offers received from tenderers without EMD and/or tender cost shall be summarily rejecte d except where exemption is provided in the tender.

Earnest Money Deposit may be converted and adjusted into Security Deposit in the case of su ccessful tenderer. The earnest money of unsuccessful tenderers will be refunded on written re quest (in duplicate) to the Engineer-In-charge after commencement of work under this contrac t.

The EMD / Bid Security will be forfeited and is liable to 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 breach of the bid.

(iv). The Tenderer increases the prices unilaterally after the opening of Part I (techno-com mercial) and during the validity period of the tender.

(v). Subsequent to acceptance of the Letter of Award of Contract by the successful Tender er, the Tenderer refuses to enter into Contract Agreement within the specified time or its auth orized extensions.

(vi). The successful Tenderer fails to submit the Performance Guarantee (Security Deposit) within the period specified, if applicable.

(vii). The Tenderer does not accept the correction of the Bid Price, by submission of update d bid.

The EMD/ Bid Security of the successful Tenderer to whom the contract is awarded will be returned or adjusted into Security Deposit (SD) after the said Tenderer provides the Contract Performance Guarantee/ Security Deposit (SD) and signs the Contract Agreement.

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 Award of Contract, o r fails to sign the contract agreement then the EMD/ Bid Security amount will be forfeited by t he 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 submissio n of bid'. A Bid valid for a shorter period may be rejected by UCIL as 'nonresponsive'. The Ten derers shall 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. If required, the Corporation may request the Tendered to extend the "bid validity period". Th e request and responses thereto shall be made in writing or through GeM portal, if a tendered accepts to extend the period of validity of bid. The tendered accepting such request shall not modify their bid on their own. A Tendered may refuse the request to extend the bid validity pe riod without forfeiture of his EMD.

4. Deviation: -

ZERO DEVIATION: Deviation to terms and conditions of "Bidding Documents" may lead to rejec tion of bid. UCIL will accept bids based on terms & conditions of "Bidding Documents" only. Bi dder may note UCIL will determine the substantial responsiveness of each bid to the Bidding Documents. For purpose of this, a substantially responsive bid is one which conforms to all ter ms and conditions of the Bidding Documents without deviations or reservations. UCIL's deter mination of a bid's responsiveness is based on the content of the bid itself without recourse to extrinsic evidence. UCIL reserves the right to raise technical and/or commercial query(s), if re quired, may be raised on the bidder(s). The response(s) to the same shall be in writing, and n o change in the price(s) or substance of the bids shall be sought, offered or permitted. The su bstance of the bid includes but not limited to prices,

# 5. Award of Contract:-

The Corporation will award the Contract to the successful Tendered, whose bid/updated bid ha s been determined to be substantially responsive and to be the lowest evaluated bid, provided that the Tendered is determined to be qualified to perform the Contract satisfactorily.

# 6. Privilege Clause:-

The Corporation reserves the right to accept or reject any Tender, and to cancel the Tender pr ocess and reject all Tenders, at any time prior to the award of Contract, without thereby incurr ing any liability to the affected Tendered or Tenderers or any obligation to inform the affected Tendered or Tenderers of the grounds for the Corporation's action..

# 7. SECURITY DEPOSIT (SD):

Total amount of Security deposit (SD) shall be limited to 10% of the awarded value of work. Fi fty percent (50%) of this amount (i.e. 5% of the awarded value of work) shall have to be depo sited as initial security deposit at the time of execution of agreement including the amount de posited as Earnest Money.

a) Acceptable mode of payment of Initial Security Deposit/ Earnest Money:

(i). For deposit up to Rs. 5,000/- : Demand Draft payable at SBI, Jaduguda/ Hartopa.

(ii). For deposit beyond Rs. 5,000/- and up to Rs. 1.00 Lakh.: DAC/TDR/FDR etc. from any S chedule Banks duly pledged in favour of UCIL. But in case of Earnest Money of amount more t han Rs. 50,000/-, the Tenderer should submit Bank Guarantee issued by Nationalized bank as mentioned in Para 9(a) (iii).

(iii). For deposit beyond Rs. 1.00 Lakhs: Bank Guarantee issued by Scheduled bank of joint ly, severally bound with the Contractor to the purchaser for the amount same above. The ter ms of the said guarantee shall be such as shall be approved by the purchaser and the obtainin g of such guarantee and the cost of guarantee to be so entered shall be at the expenses, in all

respects, of the Contractor. 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 mont hs 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 be deducted from the 1st / subsequent Running Account bills by way of percentage deductions. Such percentage deduction shall be @ X % of the running account bill s till the full amount of initial security deposit (i.e. fifty percent of 10% SD) is realized/ retaine d by the Corporation.

In addition to the above, further amount to the extent of the 5 % of awarded value of the wor k will be deducted from the Running Account bills by way of percentage deductions. Such per centage deduction shall be @ 10 % of the running account bills till the full amount of security deposit is realized/ retained by the Corporation.

b) All compensation or other sums of money payable by the Contractor under the terms o f this contact or any other contact or any other account whatsoever may be deducted 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 an y account whatsoever and in the event of his security deposit be reduced by reason of any su ch deduction or sale as aforesaid, the Contractor shall within fourteen days of receipt of notic e of demand from the Engineer-in-charge make good the deficit.

# c) REFUND OF SECURITY DEPOSIT:

Initial Security Deposit shall be refunded as per EIC/ OIC recommendation to the Contractor on due and satisfactory performance of contract and after completion of all compliance by the co ntractor towards condition & other related clauses as stipulated in tender documents & work o rder.

The remaining portion of the security deposit shall be refunded to contractor on expiry of the Defects liability period for guarantee/warranty/ performance guarantee & other related clause s 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 contractor is not I iable to pay any money to UCIL under any other contract.

#### 8. FORFEITURE OF SD:

The SD shall stand forfeited in favor of UCIL, without any further notice to the contractor in th e following circumstances:

- a. In case of any failure whatsoever on the part of the contractor at any time during performanc e of his part of the contract including the extended periods of contract, where notice is given and time for rectification allowed.
- b. 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 format on a non-judicial stamped paper within 30 (thirty) days from the date of issue of work order / L.O.I. However, no payment will be made without execution of contract agreement.

Within 30 days of issue of LOI, the successful Tendered shall sign and date the contract and re turn it to the Corporation. Till the contract is signed, the LOI issued to the successful Tendere

d shall remain binding amongst the two parties.

In the event of failure on the part of the successful Tendered to sign the contract within the p eriod specified above or any other time period specified by Corporation, UCIL reserves the rig ht to terminate the LOI issued to the successful Tendered and invokes the Bid Security or the Performance Security if submitted by the successful Tendered/ action as per declaration for Bi d Security.

## 10. Payment Terms:

Payment will be released after satisfactory completion of the work or event (in case of continu ous supply of services) in all respect and certification by the Engineer In charge, UCIL within 3 0 days of submission of tax invoices(s) in original + duplicate 2 (two) copies as prescribed und er 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, & also mention work order no., date as well as name of work and actual date of commencement of work or event, showing the description, value, tax charges thereon and such other particulars as prescribed as per GST Ac t, 2017 invoice rule in 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 & after complet ion of whole work) and work completion (after completion of all obligations under the contract) letter in duplicate by the contractor.

**3 (Three) R.A. Bill and 1 (One) Final Bill** Payments will be released after satisfactory completion of por tion of work in all respect and certification by the Engineer in Charge, UCIL within 30 days of submission of clear bill(s) in 4 (four) copies in tenderer's letter head. Contractor shall also mention work order no., date a s well as name of the work and actual date of commencement of work in their every bill(s).

Hundred percent (100%) payment including GST will be paid completely or on pro-rate basis in case of continuous supply of services (as per RA Bills) after completion of work/ supply as cert ified by the Corporation. PBG will be return on expiry of the Defects liability period(referred to in condition Penalty (Liquidated Damage clause hereof) and after completion of all obligations under the contract.

# 11. Tax & Duties: -

The Contractor shall:

(a) Pay and indemnify the Corporation against all taxes, duties, goods and services tax an d duties, charges, taxes payable in connection with the carrying out of Work under Contract; a nd

(b) Provide all security required under any statutory requirement as security for the paym ent of any duties, charges, and taxes.

## 12. INCOME TAX & STATUTORY LEVIES:

Income Tax at the prevailing rate as applicable from time-to-time shall be deducted from CON TRACTOR's bills as per Income Tax and quoted rates shall be deemed to include this. As regard s the Income Tax, surcharge on Income Tax or any other Corporate Tax or Statutory levy paya ble by the Tenderer for reason of the Contract awarded, then Corporation shall not bear any t ax liability whatsoever, irrespective of the mode of construction of contract. The Tenderer bot h Indian and/or foreign shall be liable and responsible for payment of such tax, if attracted un der the provision of Law of Land.

#### 13. Insurance:-

The contractor shall ensure & maintain insurance against his liability for accident or injury to workmen or machineries used for the work and shall submit 2 (two) copies of the policy & rece ipt (s) of premiums paid or satisfactory evidence of insurance coverage at their own cost valid for whole contract period at a time for all the persons to be engaged to the Engineer-In -charg

e, UCIL before the commencement of work. Contractor shall also submit the proof of renewal o f the same policy at least 2 (two) days before the expiry date of the previous policy to the Eng ineer-In-charge, UCIL. The contractor will not be allowed to carry out any activity without nece ssary insurance coverage (mentioning working height depend upon the job requirements and as per insurance rules) of their persons. Insurance policy shall also indemnify UCIL against any claim raised by the injured / affected workmen or his family.

# 14. Indemnity: -

Contractor will fully indemnify the corporation against all responsibility, any costs or expense s (including legal costs on an indemnity basis) and Claims of contractor's workmen in respect of personal injury or death or loss of, or damage to or interference with, any other property (w hether real or personal), third party or to corporations' personnel and properties. Contractor s hall abide by all the necessary provisions of various other Labour Laws/Acts viz. ESI/ Bonus, W orkmen's Compensation, EPF and any other laws and rules applicable, in this regard. If on acc ount of non-compliance with the provisions of any laws, Corporation is called upon to make an y payment to or in respect of his employees, the service provider shall fully reimburse to Corp oration for all such payment and Corporation shall be free to make deductions 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 attributable to supplier / c ontractors for delays in execution of purchase order/ contract. LD shall be levied @0.5% per w eek or part thereof on the value of unfinished supply/work order for each week of delay subjec t to a maximum of 5% of the total value of contract (excluding Taxes and Duties). LD is liable t o GST at applicable rate.

(b) For the portion of delay which is attributable to UCIL / force majeure or to the supplier / contractor, the case shall be dealt with as follows :

- (i) Delay attributable to UCIL / Force majeure:
- LD Not Applicable

Taxes & Duties Any increase in taxes and duties on account of statutory increase, fresh i mposition of any duty or taxes which take place during such extended period shall be admissi ble.

Price Variation Price variation, if indicated in the Work Order/ Purchase Order, shall be a pplicable during such extended period.

- (ii) Delay attributable to Supplier / Contractor:
- LD Applicable

Taxes & Duties Increase / fresh imposition of taxes and duties during the extended perio d will be to the account of the supplier/contractor.

Any decrease in taxes and duties during the extended period will be availed by UCIL

Price Variation Price variation, if indicated in the contract will be applicable for the work performed within the scheduled period of contract.

For work executed during the extended delivery period, the rates as prevailing on the last day of the scheduled contract period only may be paid. De-escalation/ reduction, if any, which tak es place, shall have to be passed on to UCIL

(c) The payment of liquidated damages shall not relieve the Contractor from its obligation to complete the Works.

# 16. Variation in Price:

Unless the Clause Price Adjustment provides otherwise the rates and prices quoted by the Ten derer shall be fixed for the duration of the Contract and shall not be subject to adjustment or any account.

# **17.** Termination for Insolvency:

The Corporation may at any time terminate the Contract by giving written notice of four week s to the Contractor, without any compensation to the Contractor, if the Contractor becomes ba nkrupt or otherwise insolvent.

- 18. Defaults, Breaches, Termination, and closure of Contract
- 1) Termination due to Breach, Default, and Insolvency
- a) Defaults and Breach of Contract

In case the contractor undergoes insolvency or receivership; neglects or defaults, or expresse s inability or disinclination to honour his obligations relating to the performance of the contra ct 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 breach of Contract. Such defaul ts could include inter-alia:

i) Default in Performance and Obligations: if the contractor fails to deliver any or all of th e 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) wit hin the period stipulated in the contract or within any extension thereof granted by the Procu ring 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 administrati on of his estate made against him or shall take any proceeding for composition under any Inso lvency 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 Partnership Act, or

iii) Liquidation: if the contractor is a company being wound up voluntarily, or by order of a Court or a Receiver, Liquidator or Manager on behalf of the Debenture-holders is appointed, or circumstances shall have arisen which entitle the Court or Debenture- holders to appoint a Receiver, Liquidator or Manager.

b) Notice for Default:

As soon as a breach of contract is noticed, a show-cause 'Notice of Default' shall be issued to t he contractor, giving two weeks' notice, reserving the right to invoke contractual remedies. Af ter such a show-cause notice, all payments to the contractor would be temporarily withheld to safeguard needed recoveries that may become due on invoking contractual remedies.

c) Terminations for Default

i) Notice for Termination for Default: In the event of unsatisfactory resolution of 'Notice of Default' within two weeks of its issue as per sub-clause above, the Procuring Entity, if so de cided, shall by written Notice of Termination for Default sent to the contractor, terminate 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 under sub-clause below, which have accrued and/ or shall accrue to the Procuring Entity after that.

iii) Unless otherwise instructed by the Procuring Entity, the contractor shall continue to p erform 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

If there is an unsatisfactory resolution within this period, the Procuring Entity shall take one; or more of the following contractual remedies.

i. Temporary with hold payments due to the contractor till recoveries due to invocation o f 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 rate (MIBID - Mumbai Interbank Bid Rate).

iii. Recover liquidated damages and invoke denial clause for delays.

iv. Encase 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 Pr ocurement as per following 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 termina ted, with such terms and conditions and in such manner as it deems fit at the "Risk and Cost" of the contractor. Such Risk and Cost Procurement must be contracted within six months from the breach of Contract. The contractor shall be liable for any loss which the Procuring Entity may sustain on that account provided the procurement, or, if there is an agreement to procur e, 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 Pr ocuring Entity. It shall not be necessary for the Procuring Entity to notify the contractor of such procurement. It shall, however, be at the discretion of the Procuring Entity to collect or not the security deposit from the firm/ firms on whom the contract is placed at the risk and cost of the defaulted firm.

Note: Regarding the Services that are not readily available in the market and where procurem ent difficulties are experienced, the period for making risk procurement shall be nine months i nstead of six months provided above.

viii. Initiate proceedings in a court of law for the transgression of a law, tort, and loss, not addressable by the above means.

e) Limitation of Liability

Except in cases of criminal negligence or wilful misconduct, the aggregate liability of the contr actor to the Procuring Entity, whether under the contract, in tort or otherwise, shall not excee d the total Contract Price, provided that this limitation shall not apply to the cost of repairing or replacing defective equipment, or to any obligation of the contractor to indemnify the Proc uring Entity concerning IPR infringement.

2) Termination for Default/ Convenience of Procuring Entity and Frustration

a) Notice for Determination of Contract

i) The Procuring Entity reserves the right to terminate the contract, in whole or in part fo r its (the Procuring Entity's) convenience or frustration of Contract as per sub-clause below, b y serving written 'Notice for Determination of Contract' on the contractor at any time during t he currency of the contract. The notice shall specify that the termination is for the convenienc e of the Procuring Entity or the frustration of the contract. The notice shall also indicate interalia, the extent to which the contractor's performance under the contract is terminated, and t he 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 otherwise instructed by the Procuring Entity, the contractor shall continue to p erform the contract to the extent not terminated.

iv) All Defect Liability obligations, if any, shall continue to survive despite the termination

v) The Services and incidental goods/ works that can be delivered or performed within thi rty days after the contractor's receipt of the notice of termination shall be accepted by the Pr ocuring Entity as per the contract terms. For the remaining Services and incidental goods/ wor ks, the Procuring Entity may decide:

(1) To get any portion of the balance completed and delivered at the contract terms, cond itions, and prices; and/ or

(2) To cancel the remaining portion of the Services and incidental goods/ works and comp ensate the contractor by paying an agreed amount for the cost incurred by the contractor, if a ny, 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 dat e of the contract, including a change in law, beyond the control of either party whether as a re sult of the Force Majeure clause or within the scope of section 56 of the Indian Contract Act, 1 872, that makes it impossible to perform the contract within a reasonable timeframe, the affe cted party shall give a 'Notice of Frustration Event' to the other party giving justification. The parties shall use reasonable efforts to agree to amend the contract, as may be necessary to co mplete its performance. However, if the parties cannot reach a mutual agreement within 60 d ays of the initial notice, the Procuring Entity shall issue a 'Notice for Determining the contract ' and 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 availability of funds

iv) 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 diligence to prevent such an event.

3) Closure of Contract

The contract shall stand closed upon

1) Successful performance of all obligations by both parties, including completion of Defe ct Liability obligations and final payment.

2) Termination and settlements after that, if any, as per Termination due to Breach, Defa ult, and Insolvency or Termination for Default/ Convenience of Procuring Entity and Frustration .

19. Statutory Variation Clause: Unless otherwise stated in the contract, statutory increase in applicable GST rate only during the original delivery period shall be to Procuring Entity's ac count. Any increase in the rates of GST beyond the original completion date during the extend ed delivery period shall be borne by the contractor. The benefit of any reduction in GST rate must be passed on to the Procuring Entity during the original and extended delivery period. H owever, GST rate amendments shall be considered for quoted HSN code only, against docume ntary evidence, provided such an increase of GST rates takes place after the last date of bid s ubmission.

20. Time for Delivery of services and Extensions Thereof

The time and uninterrupted delivery of Services shall be deemed to be the essence of the cont ract. Subject to any requirement in the contract as to the completion of any portions or portio ns of the Services before completion of the whole; the contractor shall fully and finally comple te the whole of the services comprised in the contract as per the Delivery and Completion Sch edule stipulated in Format 1.1: Description of Services. If at any time during the currency of t he contract, the contractor encounters conditions hindering the timely performance of service s, the contractor shall promptly inform the Procuring Entity in writing about the same and its I ikely duration. He must make a request to the Procuring Entity for an extension of the delivery schedule. On receiving the contractor's communication, the Procuring Entity shall examine the situation and, at its discretion, may agree to extend the completion schedule, with or without I iquidated damages and with and without denial clause by issuing an amendment to the contra ct in terms of the following clauses.

20.1. Extension Due to Modification

The Contract Manager might grant a reasonable extension of the completion date if any modifi cations ordered materially increase the time for delivery of the services. The contractor shall be responsible for requesting such extension of the date as soon as the cause thereof shall ari se and in any case not less than one month before the expiry of the date fixed for completion of the services.

20.2. Extension for Delay Not Due to Contractor

If in the opinion of the contractor, the progress of Services has any time been delayed due to following reasons, then within 15 days of such happening causing delay, he shall give notice t hereof in writing to the Contract Manager, but shall nevertheless do due diligence to bring do wn or make good the delays and to proceed with the services:

(a) any act or neglect of other contractor employed by the Procuring Entity or in executin g the work/service not forming part of the contract but on which Contractor's performance ne cessarily depends or

(b) proceeding taken or threatened by or dispute with external third parties arising other wise than from the contractor's own default etc. or

- (c) any act or neglect of Procuring Entity's employees or
- (d) delay authorized by the Contract Manager pending arbitration or

(e) the contractor not having received in due time necessary instructions from the Procuri ng Entity for which he shall have especially applied in writing to the Contract Manager or his a uthorized representative.

(f) hand over possession of the site or the necessary facilities/ documents/ data or instruc tions by the Procuring Entity to the contractor or

(g) give the necessary notice to commence the services, or

(h) any other delay caused by the Procuring Entity due to any other cause whatsoever.

(i) the contractor may also indicate the period for which the Services is likely to be delay ed and ask for a necessary extension of time. On receipt of such request from the contractor, t he Contract Manager shall consider the same and grant such extension of time as in his opinio n is reasonable regarding the nature and period of delay and the type and quantum of work af fected thereby. No other compensation shall be payable for works so carried forward to the ex tended period. The same rates, terms, and conditions as the original Contract shall apply durin g the extended period.

20.3. Extension of Time for Delay Due to Contractor

If the contractor fails to deliver the Services within the fixed/ extended period for reasons oth er than those stipulated in contract, the Procuring Entity may, if satisfied that the service deli very can still be completed within a reasonable time, extend the period further.

On such extension, the Procuring Entity shall be entitled without prejudice to any other right a nd remedy available on that behalf to recover from the contractor as agreed damages and not by way of penalty Liquidated Damages as per contract clauses.

Provided further, that if the Procuring Entity is not satisfied that the service can be completed by the contractor or in the event of failure on the part of the contractor to complete the servic e within the extension of time allowed further as aforesaid, the Procuring Entity shall be entitl ed without prejudice to any other right or remedy available in that behalf, treat the delay as a breach of contract and 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 co

mpletion period shall be treated as inordinate delays. Such inordinate delays shall be noted as poor performance and be held against the contractor in future tenders. A show-cause notice s hall be issued to the contractor before declaring it a poor performance. Such delays may be co nsidered as a breach of the contract at the option of the Procuring Entity.

## 21. Suspension of Services

# 21.1. Suspension Ordered by Contract Manager

The contractor shall, on the order of the Contract Manager, suspend the progress of the Servi ces or any part thereof for such time or times and in such manner as the Contract Manager ma y consider necessary, and shall during such suspension, adequately protect and secure the sit e and assets so far as is necessary in the opinion of the Contract Manager. If such suspension i s - Provided for in the contract, or Necessary for the proper execution of the Services or becau se of extraneous conditions or by some default on the part of the contractor and or Necessary for the safety of the Services or any part thereof

#### 21.2. Extension of Time and Compensation

The contractor shall not be entitled to the extra costs, if any, incurred by him during the perio d of suspension of the service, but in the event of any suspension ordered by the Contract Ma nager for reasons other than aforementioned and when each such period of suspension excee ds 14 days, the Contract Manager shall extend the time of service for completion of the Servic es as he may consider proper, having regard to the period or periods of such suspensions and such compensations as the Contract Manager may consider reasonable in respect of expenses incurred by the contractor during the periods of such suspension.

# 21.3. Suspension Lasting More Than 3 Months

If the Contract Manager suspends the Services or any part thereof for more than three months at a time, the contractor may serve a written notice on the Contract Manager requesting perm ission to proceed with the suspended part(s) of service. If such permission is not granted with in 15 days from the receipt thereof, the contractor by further written notice may, treat the su spended part(s) of the service as deleted from the Contract. If the whole of the services has b een suspended, he may treat it as a breach of the contract by the Procuring Entity and avail a ny or all remedies provided in this regard in the contract.

#### 21.4. Force Majeure

(a) On the occurrence of any unforeseen event, beyond the control of either Party, directl y interfering with the delivery of Services arising during the currency of the contract, such as war, hostilities, acts of the public enemy, civil commotion, sabotage, fires, floods, explosions, epidemics, quarantine restrictions, strikes, lockouts, or acts of God, the affected Party shall, within 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 continue to perform its obligations under the contract as far as reasonab ly practicable and shall seek all reasonable alternative means for performance not prevented by the Force Majeure event. If the force majeure condition(s) mentioned above be in force for 90 days or more at any time, either party shall have the option to terminate the contract on e xpiry of 90 days of commencement of such force majeure by giving 14 days' notice to the other r party in writing. In case of such termination, no damages shall be claimed by either party ag ainst the other, save and except those which had occurred under any other clause of this Cont ract before such termination.

(b) Notwithstanding the remedial provisions contained in Damages and Deductions Thereo f and Termination due to Breach, Default, and Insolvency, none of the Party shall seek any suc h remedies or damages for the delay and/ or failure of the other Party in fulfilling its obligatio ns under the contract if it is the result of an event of Force Majeure.

22. Permits, Approvals and Licenses: Whenever the delivery of Services and incidental Goo ds/ 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 curr ent and valid. Such requirements may include but not be restricted to licences or environment al clearance if required. If requested by the contractor, the Procuring Entity shall make its bes t effort to assist the contractor in complying with such requirements in a timely and expeditio us manner, without any dilution of the Contractor's responsibility in this regard.

# 23. Labour Codes and Related Obligations

## 23.1. Independent Contractor

The contractor's status shall be that of an independent contractor and Primary Employer of st aff deployed during the contract by him or his sub-contractors or other associates. The contra ctor, its employees, agents, and subcontractors performing under this Contract are not emplo yees or agents of the Procuring Organisation or Procuring Entity or Central or State Governme nt or their agencies/ Enterprises, simply by Services delivered under this Contract.

# 23.2. Obligations of the contractor under Labour Codes and Rules

a) In cases where Services are to be performed by the contractor at the premises of the P rocuring Entity or Beneficiary of Services, the contractor shall comply with the provisions of th e Labour Codes including Code on Wages, 2019, The Industrial Relations Code 2020, Code on t he Social Security 2020, and The Occupational Safety, Health and Working Conditions 2020, an d Draft Rules made thereunder, as modified from time-to-time, wherever applicable and shall also indemnify the Procuring Entity from and against any claims under the aforesaid Labour codes and the Rules.

b) The contractor shall obtain a valid licence under the aforesaid Labour codes and the Ru les as modified from time to time before the commencement of the contract and continue to h ave a valid licence until the completion of the contract. Any failure to fulfil this requirement, t he 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 labour directly or indirectly employed in the contract for the performa nce of the contractor's part of the contract, the contractor shall comply with or cause to comp ly with the provisions of the aforesaid Labour codes and the Rules wherever applicable. The contractor shall be solely responsible for submitting all the necessary returns under these Co des 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 Procurin g Entity to take any measure to ensure compliance to such codes and rules by the contractor a nd his associates, including, but not limited to, withholding contractor's on-account bills.

d) The contractor shall pay the wages as per the Code on Wages to their workers not belo w the rate of minimum wages, as notified by the State Government or Central Government, w hichever is higher, through the bank transfer. The contractor shall, notwithstanding the contr act's provisions to the contrary, cause to be paid the wages to labour directly or indirectly eng aged on the contract, including any engaged by his Sub-Contractors in connection with the sai d contract as if he had immediately employed the labour. The Procuring Entity shall, without a ny commitments or being obliged to do, may its discretion, monitor that such payments are be ing made. The contractor shall be required to submit, every month, documentary evidence in t he 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 payment of wages including, but not limited to, withholding contractor's on-account bills.

e) In every case in which, by virtue of the provisions of the aforesaid Labour codes and th e Rules, the Procuring Entity is obliged to pay any amount of wages to a workman employed b y the contractor or his Sub-Contractor in execution of the contract or to incur any expenditure in providing 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 Pr ocuring Entity due to the contractor's failure to fulfil his statutory obligations under the afores aid Labour codes and the Rules the Procuring Entity shall recover from the contractor, the am ount of wages so paid or the amount of expenditure so incurred, and without prejudice to the rights of the Procuring Entity under the aforesaid Labour codes and the Rules, the Procuring E ntity shall be at liberty to recover such amount or part thereof by deducting it from the securit y deposit and/ or from any sum due by the Procuring Entity to the contractor whether under th e contract or otherwise. The Procuring Entity shall not be bound to contest any claim made ag ainst it under the aforesaid Labour codes and the Rules except on the contractor's written req uest, and upon giving the Procuring Entity complete security for all costs, for which the Procu ring Entity might become liable in contesting such claim. The decision of the Procuring Entity r egarding the amount recoverable from the contractor as stated above shall be final and bindin g on the contractor.

23.3. Occupational Safety, Health, Working Conditions, Social Security, and Industrial

#### **Relations Requirements:**

As per Labour Codes, which included Code on Wages, 2019, The Industrial Relations Code 2020, Code on the Social Security 2020, and The Occupational Safety, Health and Working Con ditions 2020 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 wo rkers, directly or through the petty contractors or sub-contractors.

The contractor shall also provide a temporary creche (Bal-mandir) where 50 or more workers a re 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 ow n cost.

During the execution of services, unless otherwise stipulated in the contract, the contractor s hall at his own cost provide the following materials as is necessary for:

(a) The safety, hygiene, satisfaction, elegance, acceptance, proper handling of assets and shall ensure that no damage, injury, or loss is caused or likely to be caused to any person or a ssets or hindrance to other works/ services.

(b) Environmental requirements to conserve energy, water, wood, paper, and other resour ces, reduce 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.

23.3.2. Medical Facilities: the contractor shall provide medical facilities at the site as prescrib ed by the Contract Manager on the advice of the Procuring Entity's Medical Authority commen surate with the strength of the contractor's resident staff and workers. Such facilities shall inc lude a First-Aid facility manned with staff trained in first aid as per labour codes or the Contra ct Manager's directions.

#### 23.3.3. Medical Certificate of Fitness for Labour

The contractor shall not employ a person below 18 years of age. For delivery of Services unde r the contract, unless a medical certificate of fitness in the prescribed form under labour code s (or as directed by the contract manager) is granted to each worker by a certifying surgeon c ertifying that he is fit to work as an adult, is obtained and kept in the custody of the contractor r 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 certificate.

(i) Period of Validity of Medical Fitness Certificate: A certificate of fitness granted or rene wed for the above-said purposes shall be valid only for one year at a time. The certifying surg eon 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 h is reasons in writing for doing so.

(ii) Medical Re-Examination of Labour: Where any official appointed on this behalf by the Ministry of Labour believes that any person employed in connection with the execution of any work under this Contract in the age group 18 to 65 years is without 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 requir ing that a certifying surgeon and such person shall examine such persons shall not if the conce rned official so directs, be employed or permitted to do any work under this Contract unless h e has been medically 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 Jurisdiction

# 24.1. Governing Laws and Jurisdiction

This Contract, its meaning and interpretation, and the relation between the Parties shall be go verned by the Laws of India for the time being in force.

Irrespective of the place of delivery, or the place of performance or the place of payments und er the contract, the contract shall be deemed 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 dispute arising out or in resp ect 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 (T echno-commercial), any law, regulation, ordinance, order or bye-law having the force of law is enacted, promulgated, abrogated, or changed in India (which shall be deemed to include any c hange in interpretation or application by the competent authorities) that subsequently affects the Delivery Date and/ or the contract Price, then such Delivery Date and/ or Contract Price sh all be correspondingly increased or decreased, to the extent that the contractor has thereby b een affected in the performance of any of its obligations under the contract. Notwithstanding the foregoing, such additional or reduced cost shall not be separately paid or credited if the sa me has already been accounted for in the price adjustment provisions where applicable.

25. DISPUTE RESOLUTION MECHANISM AND JURISDICTION

25.1 CONCILIATION: Notwithstanding anything contained in this contract, any disputes or di fferences whatsoever, which are to be settled amicably between the parties with their authori zed representatives, shall be resolved through cancelation.

25.2 MEDIATION: All HIDs Any disputes or differences, which are not settled amicably throu gh conciliation, then either of the parties, may approach for Mediation to settle under Mediati on Act, 2023. The procedure is to be followed as prescribed in the Mediation Act, 2023 amend ed from time to time.

25.3 AMRCD: Any disputes or differences between the parties are not settled amicably with conciliation and/or Mediation, then such disputes or differences shall be resolved through Adm inistrative Mechanism for Resolution of CPSEs Disputes (AMRCD). Any disputes or differences r elating to interpretation and application of the provisions of commercial contract(s) between Central Public Sector Enterprises (CPSES) / Port Trusts, inter-se and also between CPSE(S) and Government Department(s) / Organization(s) shall be taken by either party for its resolution t hrough AMRCD.

25.4 ARBITRATION: Any disputes or differences where clause no. iii is not applicable, the pa rties may go for arbitration as per the provisions of Arbitration & conciliation Act, 1996 provid ed the disputes is restricted to less than Rs. 10 cr. (Ten Crores). This amount is with reference to the value of the dispute and not the value of the contract which may be much higher. In all other cases, arbitration shall not be a method of dispute resolution arising out of this contract

26. NOTE: - In addition to above conditions, the other terms & conditions shall be applicabl e as per enclosed General conditions of contract & scope of work & other terms and condition of contract under this tender document.

# 5. Forms of EMD and PBG

Bidders can also submit the EMD with Banker's Cheque 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 BC along with bid and has to ensure delivery of hardcopy to the Buyer within 5 days of Bid End date / Bid Opening date.

# 6. Forms of EMD and PBG

Bidders can also submit the EMD with Payment online through RTGS / internet banking in Beneficiary name  $\$ 

Uranium Corporation of India Ltd Account No. 33135840169 IFSC Code SBIN0000227 Bank Name SBI Jadugoda Branch address P.O. Jadugoda Dist. Purbi Singhbhum Jharkhand 832 102

Bidder to indicate bid number and name of bidding entity in the transaction details field at the time of online transfer. Bidder has to upload scanned copy / proof of the Online Payment Transfer along with bid.

# Disclaimer/अस्वीकरण

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

- 1. Definition of Class I and Class II suppliers in the bid not in line with the extant Order / Office Memorandum issued by DPIIT in this regard.
- 2. Seeking EMD submission from bidder(s), including via Additional Terms & Conditions, in contravention to exemption provided to such sellers under GeM GTC.
- 3. Publishing Custom / BOQ bids for items for which regular GeM categories are available without any Category item bunched with it.
- 4. Creating BoQ bid for single item.
- 5. Mentioning specific Brand or Make or Model or Manufacturer or Dealer name.
- 6. Mandating submission of documents in physical form as a pre-requisite to qualify bidders.
- 7. Floating / creation of work contracts as Custom Bids in Services.
- 8. Seeking sample with bid or approval of samples during bid evaluation process. (However, in bids for <u>attached categories</u>, trials are allowed as per approved procurement policy of the buyer nodal Ministries)
- 9. Mandating foreign / international certifications even in case of existence of Indian Standards without specifying equivalent Indian Certification / standards.
- 10. Seeking experience from specific organization / department / institute only or from foreign / export experience.
- 11. Creating bid for items from irrelevant categories.
- 12. Incorporating any clause against the MSME policy and Preference to Make in India Policy.
- 13. Reference of conditions published on any external site or reference to external documents/clauses.
- 14. Asking for any Tender fee / Bid Participation fee / Auction fee in case of Bids / Forward Auction, as the case may be.
- 15. Any ATC clause in contravention with GeM GTC Clause 4 (xiii)(h) will be invalid. In case of multiple L1 bidders against a service bid, the buyer shall place the Contract by selection of a bidder amongst the L-1 bidders through a Random Algorithm executed by GeM system.

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

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

This Bid is governed by the <u>General Terms and Conditions/सामान्य 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 के बिडर से खरीद पर प्रतिबंध के संबंध में भारत के साथ भूमि सीमा साझा करने वाले देश के विडर से खरीद पर प्रतिबंध के संबंध में भारत के साथ भूमि सीमा साझा करने वाले देश को बिडर हम विविदा 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 का 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---