



Schedule of Events

Sl	Particulars	Remarks
No		
1	Contact details of issuing department	Dy. General Manager,
	(Name, Designation, Mobile No., Email	Platform Engineering -II Department
	and office address for sending any kind	State Bank of India,
	of correspondence regarding this RFP)	Global IT Centre,
		"A" Wing, First Floor,
		CBD Belapur, Navi Mumbai-400614
		Email ID: admin.pe2@sbi.co.in
		Contact Number: 022-27560968
2	Bid Document Availability including	Will be emailed to the channel partners
	changes/amendments, if any to be	of OEM M/s BMC Software authorized
	issued	partners on Date: 31.03.2023 . It is
		clarified that unsolicited bids will not be
		considered by the Bank.
3	Last date for requesting clarification	Up to 3:00 PM on 05.04.2023
		All communications regarding points /
		queries requiring clarifications shall be
		given in writing or by e-mail.
4	Pre - bid Meeting at (venue)	From 3:00 PM to 4:00 PM on
		06.04.2023 at GITC or through online
		meeting
5	Clarifications to queries raised at pre-	On 11.04.2023 (date)
	bid meeting will be provided by the	
	Bank.	Un 45 5:00 DM - 1 21 04 2022
6	Last date and time for Bid submission	Up to 5:00 PM on 21.04.2023
7	Address for submission of Pids	M/s e-Procurement Technologies
1	Address for submission of Bids (<i>Please incorporate details of e-</i>	M/s e-Procurement Technologies Limited (EPTL)
	Procurement Agency portal wherein	https://etender.sbi
	online bid has to be submitted)	
8	Date and Time of opening of Technical	5:30 PM on 21.04.2023
	Bids	Authorized representatives of Bidders
		may be present online during opening of
		the Technical Bids. However,
		Technical Bids would be opened even in
		the absence of any or all of the Bidder
		representatives.



9	Opening of Indicative Price Bids	Indicative price bid of technically qualified bidders only will be opened on a subsequent date.
10	Reverse Auction	On a subsequent date which will be communicated to such Bidders who qualify in the Technical Bid.
11	Tender Fee	No Tender Fee
12	Earnest Money Deposit	Rs. 50,00,000/- (Rupees Fifty Lakh Only)
		Amount should be deposited in A/c No: 4897932113433 IFSC:_ SBIN0011343 Account Name: Subsidy Inward Remittance (Mode of Transaction through NEFT & RTGS only) Or EMD can be in the form of a bank
		guarantee. EMD BG shall be valid upto 180 days from bid submission date.
13	Bank Guarantee	12 % of the TotalPerformance Security in form of BG should be valid for three year(s) and three months from the effective date of the Contract.
14	Contact details of e-Procurement agency appointed for e-procurement	E-Procurement Technologies Ltd. A-201/208, Wall Street – II, Opp. Orient Club, Ellis bridge, Ahmedabad-380006 Gujarat e-Procurement agency portal <u>https://etender.sbi/SBI/</u> Contact Number: 9904406300, 9510812960, 9265562821, 6354919566



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1. INVITATION TO BID:

- i. State Bank of India (herein after referred to as 'SBI/the Bank'), having its Corporate Centre at Mumbai, various other offices (LHOs/ Head Offices /Zonal Offices/Global Link Services, Global IT Centre, foreign offices etc.) of State Bank of India, branches/other offices, Subsidiaries and Joint Ventures available at various locations and managed by the Bank (collectively referred to as State Bank Group or 'SBG' hereinafter). This Request for Proposal (RFP) has been issued by the Bank on behalf of SBG for procurement of BMC Enterprise Unlimited License (EUL) renewal and operational support services for IT Asset Management application.
- ii. In order to meet the Software Solution/ service requirements, the Bank proposes to invite online Bids from eligible Bidders as per details/scope of work mentioned in **Appendix-E** of this RFP document.
- iii. Bidder shall mean any entity (i.e. juristic person) who meets the eligibility criteria given in **Appendix-B** of this RFP and willing to provide the Software Solution/ service as required in this RFP. The interested Bidders who agree to all the terms and conditions contained in this RFP may submit their Bids with the information desired in this RFP. Consortium bidding is not permitted under this RFP.
- iv. Address for submission of online Bids, contact details including email address for sending communications are given in Schedule of Events of this RFP.
- v. The purpose of SBI behind this RFP is to seek a detailed technical and commercial proposal for procurement of the Software Solution/ service desired in this RFP. The proposed Software Solution/ service must integrate with Bank's existing infrastructure seamlessly.
- vi. This RFP document shall not be transferred, reproduced or otherwise used for purpose other than for which it is specifically issued.
- vii. Interested Bidders are advised to go through the entire RFP before submission of online Bids to avoid any chance of elimination. The eligible Bidders desirous of taking up the project for supply of proposed Software Solution/ service for SBI are invited to submit their technical and commercial proposal in response to this RFP. The criteria and the actual process of evaluation of the responses to this RFP and subsequent selection of the successful Bidder will be entirely at Bank's discretion. This RFP seeks proposal from Bidders who have the necessary experience,



capability & expertise to provide SBI the proposed Software Solution/ service adhering to Bank's requirements outlined in this RFP.

2. DISCLAIMER:

- i. The information contained in this RFP or information provided subsequently to Bidder(s) whether verbally or in documentary form/email by or on behalf of SBI, is subject to the terms and conditions set out in this RFP.
- ii. This RFP is not an offer by State Bank of India, but an invitation to receive responses from the eligible Bidders.
- iii. The purpose of this RFP is to provide the Bidder(s) with information to assist preparation of their Bid proposals. This RFP does not claim to contain all the information each Bidder may require. Each Bidder should conduct its own investigations and analysis and should check the accuracy, reliability and completeness of the information contained in this RFP and where necessary obtain independent advices/clarifications. Bank may in its absolute discretion, but without being under any obligation to do so, update, amend or supplement the information in this RFP.
- iv. The Bank, its employees and advisors make no representation or warranty and shall have no liability to any person, including any Bidder under any law, statute, rules or regulations or tort, principles of restitution or unjust enrichment or otherwise for any loss, damages, cost or expense which may arise from or be incurred or suffered on account of anything contained in this RFP or otherwise, including the accuracy, adequacy, correctness, completeness or reliability of the RFP and any assessment, assumption, statement or information contained therein or deemed to form or arising in any way for participation in this bidding process.
- v. The Bank also accepts no liability of any nature whether resulting from negligence or otherwise, howsoever caused arising from reliance of any Bidder upon the statements contained in this RFP.
- vi. The Bidder is expected to examine all instructions, forms, terms and specifications in this RFP. Failure to furnish all information required under this RFP or to submit a Bid not substantially responsive to this RFP in all respect will be at the Bidder's risk and may result in rejection of the Bid.
- vii. The issue of this RFP does not imply that the Bank is bound to select a Bidder or to award the contract to the Selected Bidder, as the case may be, for the Project and the Bank reserves the right to reject all or any of the Bids or Bidders without assigning any reason whatsoever before issuance of purchase order and/or its



acceptance thereof by the successful Bidder as defined in Award Criteria and Award of Contract in this RFP.

3. DEFINITIONS:

In this connection, the following terms shall be interpreted as indicated below:

- i. **"The Bank"** 'means the State Bank of India (including domestic branches and foreign offices), Subsidiaries and Joint Ventures, where the Bank has ownership of more than 50% of voting securities or the power to direct the management and policies of such Subsidiaries and Joint Ventures.
- ii. **"Bidder/Channel Partner"** means an eligible entity/firm submitting the Bid in response to this RFP.
- iii. "Bid" means the written reply or submission of response to this RFP.
- iv. **"The Contract"** means the agreement entered into between the Bank and Service Provider, as recorded in the Contract Form signed by the parties, including all attachments and appendices thereto and all documents incorporated by reference therein.
- v. **"Total Contract Price/Project Cost/TCO"** means the price payable to Service Provider over the entire period of Contract for the full and proper performance of its contractual obligations.
- vi. **"Vendor/Service Provider"** is the successful Bidder found eligible as per eligibility criteria set out in this RFP, whose technical Bid has been accepted and who has emerged as L1 (lowest in reverse auction) Bidder as per the selection criteria set out in the RFP and to whom notification of award has been given by the Bank.
- vii. **Software Solution/ Services/ System "Software Solution" or "Services" or "System"** means all software products, services, scope of work and deliverables to be provided by a Bidder as described in the RFP and include services ancillary to the development of the solution, such as installation, commissioning, integration with existing systems, provision of technical assistance, training, certifications, auditing and other obligation of Service Provider covered under the RFP.
- viii. **Annual Maintenance Contract (AMC)** It would be the annual cost of maintenance of Software Solution / Service.



4. SCOPE OF WORK:

As given in **Appendix-E** of this document.

The Bank may, at its sole discretion, provide remote access to its information technology system to IT Service Provider through secured Virtual Private Network (VPN) in order to facilitate the performance of IT Services. Such remote access to the Bank's information technology system shall be subject to the following:

- i. Service Provider shall ensure that the remote access to the Bank's VPN is performed through a laptop/desktop ("Device") specially allotted for that purpose by the Service Provider and not through any other private or public Device.
- ii. Service Provider shall ensure that only its authorized employees/representatives access the Device.
- iii. Service Provider shall be required to get the Device hardened/configured as per the Bank's prevailing standards and policy.
- iv. Service Provider and/or its employee/representative shall be required to furnish an undertaking and/or information security declaration on the Bank's prescribed format before such remote access is provided by the Bank.
- v. Service Provider shall ensure that services are performed in a physically protected and secure environment which ensures confidentiality and integrity of the Bank's data and artefacts, including but not limited to information (on customer, account, transactions, users, usage, staff, etc.), architecture (information, data, network, application, security, etc.), programming codes, access configurations, parameter settings, executable files, etc., which the Bank representative may inspect. Service Provider shall facilitate and/ or handover the Device to the Bank or its authorized representative for investigation and/or forensic audit.
- vi. Service Provider shall be responsible for protecting its network and subnetworks, from which remote access to the Bank's network is performed, effectively against unauthorized access, malware, malicious code and other threats in order to ensure the Bank's information technology system is not compromised in the course of using remote access facility.

5. ELIGIBILITY AND TECHNICAL CRITERIA:

i. Bid is open to all Bidders who meet the eligibility and technical criteria as given in **Appendix-B & Appendix-C** of this document. The Bidder has to submit the documents substantiating eligibility criteria as mentioned in this RFP document.



- (a) If any Bidder submits Bid on behalf of Principal/OEM, the same Bidder shall not submit a Bid on behalf of another Principal/OEM under the RFP. Bid submitted with option of multiple OEMs shall also be considered bid submitted on behalf of multiple OEM.
- (b) Either the Bidder on behalf of Principal/OEM or Principal/OEM itself is allowed to Bid, however both cannot Bid simultaneously.
- ii. The Bidder shall also submit PRE-CONTRACT INTEGRITY PACT along with technical Bid as prescribed in Appendix-O duly signed by the Bidder on each page and witnessed by two persons. The Pre-Contract Integrity Pact shall be stamped as applicable in the State where it is executed. Bid submitted without Pre-Contract Integrity Pact, as per the format provided in the RFP, shall not be considered.

6. COST OF BID DOCUMENT:

The participating Bidders shall bear all the costs associated with or relating to the preparation and submission of their Bids including but not limited to preparation, copying, postage, delivery fees, expenses associated with any demonstration or presentations which may be required by the Bank or any other costs incurred in connection with or relating to their Bid. The Bank shall not be liable in any manner whatsoever for the same or for any other costs or other expenses incurred by a Bidder regardless of the conduct or outcome of the bidding process.

7. CLARIFICATION AND AMENDMENTS ON RFP/PRE-BID MEETING:

- i. Bidder requiring any clarification on RFP may notify the Bank in writing strictly as per the format given in **Appendix-M** at the address/by e-mail within the date/time mentioned in the Schedule of Events.
- ii. A pre-Bid meeting will be held in person or online on the date and time specified in the Schedule of Events which may be attended by the authorized representatives of the Bidders interested to respond to this RFP.
- iii. The queries received (without identifying source of query) and response of the Bank thereof will be posted on the Bank's website or conveyed to the Bidders.
- iv. The Bank reserves the right to amend, rescind or reissue the RFP, at any time prior to the deadline for submission of Bids. The Bank, for any reason, whether, on its own initiative or in response to a clarification requested by a prospective Bidder, may modify the RFP, by amendment which will be made available to the Bidders by way of corrigendum/addendum. The interested parties/Bidders are advised to



check the Bank's website regularly till the date of submission of Bid document specified in the Schedule of Events/email and ensure that clarifications / amendments issued by the Bank, if any, have been taken into consideration before submitting the Bid. Such amendments/clarifications, if any, issued by the Bank will be binding on the participating Bidders. Bank will not take any responsibility for any such omissions by the Bidder. The Bank, at its own discretion, may extend the deadline for submission of Bids in order to allow prospective Bidders a reasonable time to prepare the Bid, for taking the amendment into account. Nothing in this RFP or any addenda/corrigenda or clarifications issued in connection thereto is intended to relieve Bidders from forming their own opinions and conclusions in respect of the matters addresses in this RFP or any addenda/corrigenda or clarifications issued in connections in respect of the matters addresses in this RFP or any addenda/corrigenda or clarifications issued in connections issued issues.

- v. No request for change in commercial/legal terms and conditions, other than what has been mentioned in this RFP or any addenda/corrigenda or clarifications issued in connection thereto, will be entertained and queries in this regard, therefore will not be entertained.
- vi. Queries received after the scheduled date and time will not be responded/acted upon.

8. CONTENTS OF BID DOCUMENT:

- i. The Bidder must thoroughly study/analyze and properly understand the contents of this RFP, its meaning and impact of the information contained therein.
- ii. Failure to furnish all information required in this RFP or submission of Bid not responsive to this RFP in any respect will be at the Bidder's risk and responsibility and the same may finally result in rejection of its Bid. The Bank has made considerable effort to ensure that accurate information is contained in this RFP and is supplied solely as guidelines for Bidders.
- iii. The Bid prepared by the Bidder, as well as all correspondences and documents relating to the Bid exchanged by the Bidder and the Bank and supporting documents and printed literature shall be submitted in English.
- iv. The information provided by the Bidders in response to this RFP will become the property of the Bank and will not be returned. Incomplete information in Bid document may lead to non-consideration of the proposal.

9. EARNEST MONEY DEPOSIT (EMD):



- i. The Bidder shall furnish EMD for the amount and validity period mentioned in Schedule of Events of this RFP.
- ii. EMD is required to protect the Bank against the risk of Bidder's conduct.
- iii. The EMD should be directly credited to the designated account or it should be in form of Bank Guarantee (as prescribed in **Appendix-P**) issued in favor of State Bank of India by any scheduled commercial bank in India. In case, SBI is the sole banker of the Bidder, a Letter of Comfort from SBI would be acceptable.

If EMD is directly credited to designated account, proof of remittance of EMD in the designated account should be enclosed with the technical bid. However, if EMD is in form of Bank Guarantee, scanned copy of original EMD Bank Guarantee should be uploaded on portal of e-Procurement agency along with technical bid. Original EMD Bank Guarantee should be delivered through registered post/courier or given in person to the Bank at the address specified in Schedule of Event Sl. No. 1, within the bid submission date and time for the RFP.

- iv. Any Bid not accompanied by EMD for the specified amount and not submitted to the Bank as mentioned in this RFP will be rejected as non-responsive.
- v. The EMD of the unsuccessful Bidder(s) would be refunded/returned by the Bank within 2 weeks of the Bidder being notified as being unsuccessful.
- vi. The EMD of successful Bidder will be discharged upon the Bidder signing the Contract and furnishing the Bank Guarantee for the amount and validity as mentioned in this RFP, which should be strictly on the lines of format placed at **Appendix-H.**
- vii. No interest is payable on EMD.

viii. The EMD may be forfeited: -

- (a) if a Bidder withdraws his Bid during the period of Bid validity specified in this RFP; or
- (b) if a technically qualified Bidder do not participate in the auction by not logging in, in the reverse auction tool; or
- (c) if a Bidder makes any statement or encloses any form which turns out to be false / incorrect at any time prior to signing of Contract; or



- (d) if the successful Bidder fails to accept Purchase Order and/or sign the Contract with the Bank or furnish Bank Guarantee, within the specified time period in the RFP.
- ix. If EMD is forfeited for any reasons mentioned above, the concerned Bidder may be debarred from participating in the RFPs floated by the Bank/this department, in future, as per sole discretion of the Bank.

10. BID PREPARATION AND SUBMISSION:

- i. The Bid is to be submitted separately for technical and Price on portal of e-Procurement agency for providing of BMC Enterprise Unlimited License (EUL) renewal and operational support services for IT Asset Management application in response to the RFP No. SBI/GITC/Platform Engineering-II/2022/2023/971 dated 31/03/2023. Documents mentioned below are to be uploaded on portal of e-Procurement agency with digital signature of authorised signatory:
- (a) Index of all the documents, letters, bid forms etc. submitted in response to RFP along with page numbers.
- (b) Bid covering letter/Bid form on the lines of **Appendix-A** on Bidder's letter head.
- (c) Proof of remittance of EMD (if directly credited in designated account) and Tender Fee as specified in this document. In case, EMD is submitted in form of BG, scanned copy of original BG should be uploaded subject to compliance of requirement mentioned in clause no 11(ii).
- (d) Specific response with supporting documents in respect of Eligibility Criteria as mentioned in **Appendix-B** and technical eligibility criteria on the lines of **Appendix-C**.
- (e) Bidder's details as per **Appendix-D** on Bidder's letter head.
- (f) Audited financial statement and profit and loss account statement as mentioned in Part-II.
- (g) A copy of board resolution along with copy of power of attorney (POA wherever applicable) showing that the signatory has been duly authorized to sign the Bid document.
- (h) If applicable, scanned copy of duly stamped and signed Pre-Contract Integrity Pact subject to compliance of requirement mentioned in clause no 11(ii).
- (i) If applicable, copy of registration certificate issued by competent authority as mentioned in Sl No 2 of Eligibility Criteria under Appendix-B.
- ii. Indicative Price Bid for providing of BMC Enterprise Unlimited License (EUL) renewal and operational support services for IT Asset Management



application in response to the **RFP** No. SBI/GITC/Platform Engineering-II/2022/2023/971 dated **31/03/2023** should contain only indicative Price Bid strictly on the lines of **Appendix-F**. The Indicative Price must include all the price components mentioned. Prices are to be quoted in <u>Indian Rupees</u> only.

iii. Bidders may please note:

- (a) The Bidder should quote for the entire package on a single responsibility basis for Services it proposes to provide.
- (b) While submitting the Technical Bid, literature on the Services should be segregated and kept together in one section.
- (c) Care should be taken that the Technical Bid shall not contain any price information. Such proposal, if received, will be rejected.
- (d) The Bid document shall be complete in accordance with various clauses of the RFP document or any addenda/corrigenda or clarifications issued in connection thereto, duly signed by the authorized representative of the Bidder. Board resolution authorizing representative to Bid and make commitments on behalf of the Bidder is to be attached.
- (e) It is mandatory for all the Bidders to have class-III Digital Signature Certificate (DSC) (in the name of person who will sign the Bid) from any of the licensed certifying agency to participate in this RFP. DSC should be in the name of the authorized signatory. It should be in corporate capacity (that is in Bidder capacity).
- (f) Bids are liable to be rejected if only one Bid (i.e. Technical Bid or Indicative Price Bid) is received.
- (g) If deemed necessary, the Bank may seek clarifications on any aspect from the Bidder. However, that would not entitle the Bidder to change or cause any change in the substances of the Bid already submitted or the price quoted.
- (h) The Bidder may also be asked to give presentation for the purpose of clarification of the Bid.
- (i) The Bidder must provide specific and factual replies to the points raised in the RFP.
- (j) The Bid shall be typed or written and shall be digitally signed by the Bidder or a person or persons duly authorized to bind the Bidder to the Contract.
- (k) All the enclosures (Bid submission) shall be serially numbered.
- (1) Bidder(s) should prepare and submit their online Bids well in advance before the prescribed date and time to avoid any delay or problem during the bid submission process. The Bank shall not be held responsible for any sort of delay or the difficulties faced by the Bidder(s) during the submission of online Bids.
- (m) Bidder(s) should ensure that the Bid documents submitted should be free from virus and if the documents could not be opened, due to virus or otherwise, during Bid opening, the Bid is liable to be rejected.



(n) The Bank reserves the right to reject Bids not conforming to above.

11. DEADLINE FOR SUBMISSION OF BIDS:

- i. Bids must be submitted online on portal of e-Procurement agency by the date and time mentioned in the "Schedule of Events".
- ii. Wherever applicable, the Bidder shall submit the original EMD Bank Guarantee and Pre-Contract Integrity Pact together with their respective enclosures and seal it in an envelope and mark the envelope as "Technical Bid". The said envelope shall clearly bear the name of the project and name and address of the Bidder. In addition, the last date for bid submission should be indicated on the right and corner of the envelope. The original documents should be submitted within the bid submission date and time for the RFP at the address mentioned in Sl No 1 of Schedule of Events, failing which Bid will be treated as non-responsive.
- iii. In case the Bank extends the scheduled date of submission of Bid document, the Bids shall be submitted by the time and date rescheduled. All rights and obligations of the Bank and Bidders will remain the same.
- iv. Any Bid received after the deadline for submission of Bids prescribed, will be rejected and returned unopened to the Bidder.

12. MODIFICATION AND WITHDRAWAL OF BIDS:

- i. The Bidder may modify or withdraw its Bid after the Bid's submission, provided modification, including substitution or withdrawal of the Bids, is received on e-procurement portal, prior to the deadline prescribed for submission of Bids.
- ii. No modification in the Bid shall be allowed, after the deadline for submission of Bids.
- iii. No Bid shall be withdrawn in the interval between the deadline for submission of Bids and the expiration of the period of Bid validity specified in this RFP. Withdrawal of a Bid during this interval may result in the forfeiture of EMD submitted by the Bidder.

13. PERIOD OF BID VALIDITY AND VALIDITY OF PRICE QUOTED IN REVERSE AUCTION (RA):

i. Bid shall remain valid for duration of 6 calendar months from Bid submission date.



- ii. Price quoted by the Bidder in Reverse auction shall remain valid for duration of 6 calendar months from the date of conclusion of RA.
- iii. In exceptional circumstances, the Bank may solicit the Bidders' consent to an extension of the period of validity. The request and the responses thereto shall be made in writing. A Bidder is free to refuse the request. However, in such case, the Bank will not forfeit its EMD. However, any extension of validity of Bids or price will not entitle the Bidder to revise/modify the Bid document.
- iv. Once Purchase Order or Letter of Intent is issued by the Bank, the said price will remain fixed for the entire Contract period and shall not be subjected to variation on any account, including exchange rate fluctuations and custom duty. A Bid submitted with an adjustable price quotation will be treated as non-responsive and will be rejected.

14. BID INTEGRITY:

Willful misrepresentation of any fact within the Bid will lead to the cancellation of the contract without prejudice to other actions that the Bank may take. All the submissions, including any accompanying documents, will become property of the Bank. The Bidders shall be deemed to license, and grant all rights to the Bank, to reproduce the whole or any portion of their Bid document for the purpose of evaluation and to disclose the contents of submission for regulatory and legal requirements.

15. BIDDING PROCESS/OPENING OF TECHNICAL BIDS:

- i. All the technical Bids received up to the specified time and date will be opened for initial evaluation on the time and date mentioned in the schedule of events. The technical Bids will be opened in the presence of representatives of the Bidders who choose to attend the same on portal of e-Procurement agency. However, Bids may be opened even in the absence of representatives of one or more of the Bidders.
- ii. In the first stage, only technical Bid will be opened and evaluated. Bids of such Bidders satisfying eligibility criteria and agree to comply with all the terms and conditions specified in the RFP will be evaluated for technical criteria/specifications/eligibility. Only those Bids complied with technical criteria shall become eligible for indicative price Bid opening and further RFP evaluation process.
- iii. The Bank will examine the Bids to determine whether they are complete, required formats have been furnished, the documents have been properly signed, EMD and



Tender Fee for the desired amount and validity period is available and the Bids are generally in order. The Bank may, at its discretion waive any minor non-conformity or irregularity in a Bid which does not constitute a material deviation.

- iv. Prior to the detailed evaluation, the Bank will determine the responsiveness of each Bid to the RFP. For purposes of these Clauses, a responsive Bid is one, which conforms to all the terms and conditions of the RFP in toto, without any deviation.
- v. The Bank's determination of a Bid's responsiveness will be based on the contents of the Bid itself, without recourse to extrinsic evidence.
- vi. After opening of the technical Bids and preliminary evaluation, some or all the Bidders may be asked to make presentations on the Software Solution/service proposed to be offered by them.
- vii. If a Bid is not responsive, it will be rejected by the Bank and will not subsequently be made responsive by the Bidder by correction of the non-conformity.

16. TECHNICAL EVALUATION:

- i. Technical evaluation will include technical information submitted as per technical Bid format, demonstration of proposed Software Solution/services, reference calls and site visits, wherever required. The Bidder may highlight the noteworthy/superior features of their Software Solution/ services. The Bidder will demonstrate/substantiate all claims made in the technical Bid along with supporting documents to the Bank, the capability of the Software Solution/ services to support all the required functionalities at their cost in their lab or those at other organizations where similar Software Solution/ services is in use.
- ii. During evaluation and comparison of Bids, the Bank may, at its discretion ask the Bidders for clarification on the Bids received. The request for clarification shall be in writing and no change in prices or substance of the Bid shall be sought, offered or permitted. No clarification at the initiative of the Bidder shall be entertained after bid submission date.

17. EVALUATION OF INDICATIVE PRICE BIDS AND FINALIZATION:

- i. The indicative price Bid(s) of only those Bidders, who are short-listed after technical evaluation, would be opened.
- ii. All the Bidders who qualify in the evaluation process shall have to participate in the online reverse auction to be conducted by Bank's authorized service provider on behalf of the Bank.



- iii. Shortlisted Bidders shall be willing to participate in the reverse auction process and must have a valid digital signature certificate. Such Bidders will be trained by Bank's authorized e-Procurement agency for this purpose. Bidders shall also be willing to abide by the e-business rules for reverse auction framed by the Bank / Authorised e-Procurement agency. The details of e-business rules, processes and procedures will be provided to the short-listed Bidders.
- iv. The Bidder will be selected as L1 on the basis of net total of the price evaluation as quoted in the Reverse Auction.
- v. The successful Bidder is required to provide price confirmation and price breakup strictly on the lines of **Appendix-F** within 48 hours of conclusion of the Reverse Auction, failing which Bank may take appropriate action.
- vi. Errors, if any, in the price breakup format will be rectified as under:
 - (a) If there is a discrepancy between the unit price and total price which is obtained by multiplying the unit price with quantity, the unit price shall prevail and the total price shall be corrected unless it is a lower figure. If the Bidder does not accept the correction of errors, the Bid will be rejected.
 - (b) If there is a discrepancy in the unit price quoted in figures and words, the unit price in figures or in words, as the case may be, which corresponds to the total Bid price for the Bid shall be taken as correct.
 - (c) If the Bidder has not worked out the total Bid price or the total Bid price does not correspond to the unit price quoted either in words or figures, the unit price quoted in words shall be taken as correct.
 - (d) The Bidder should quote for all the items/services desired in this RFP. In case, prices are not quoted by any Bidder for any specific product and / or service, for the purpose of evaluation, the highest of the prices quoted by other Bidders participating in the bidding process will be reckoned as the notional price for that service, for that Bidder. However, if selected, at the time of award of Contract, the lowest of the price(s) quoted by other Bidders (whose Price Bids are also opened) for that service will be reckoned. This shall be binding on all the Bidders. However, the Bank reserves the right to reject all such incomplete Bids.

18. CONTACTING THE BANK:

i. No Bidder shall contact the Bank on any matter relating to its Bid, from the time of opening of indicative price Bid to the time, the Contract is awarded.



ii. Any effort by a Bidder to influence the Bank in its decisions on Bid evaluation, Bid comparison or contract award may result in the rejection of the Bid.

19. AWARD CRITERIA AND AWARD OF CONTRACT:

- i. Total cost of Software Solution along with cost of all items specified in **Appendix-F** would be the Total Cost of Ownership (TCO)/Total Project Cost and should be quoted by the Bidder(s) in indicative price bid and reverse auction.
- ii. Bank will notify successful Bidder in writing by way of issuance of purchase order through letter or fax/email that its Bid has been accepted. The selected Bidder has to return the duplicate copy of the same to the Bank within **7 working days**, duly Accepted, Stamped and Signed by Authorized Signatory in token of acceptance.
- iii. The successful Bidder will have to submit Non-disclosure Agreement, Bank Guarantee for the amount and validity as desired in this RFP and strictly on the lines of format given in Appendix of this RFP together with acceptance of all terms and conditions of RFP.
- iv. Copy of board resolution and power of attorney (POA wherever applicable) showing that the signatory has been duly authorized to sign the acceptance letter, contract and NDA should be submitted.
- v. The successful Bidder shall be required to enter into a Contract with the Bank and submit the Bank Guarantee, within 30 days from issuance of Purchase Order or within such extended period as may be decided by the Bank.
- vi. Till execution of a formal contract, the RFP, along with the Bank's notification of award by way of issuance of purchase order and Service Provider's acceptance thereof, would be binding contractual obligation between the Bank and the successful Bidder.
- vii. The Bank reserves the right to stipulate, at the time of finalization of the Contract, any other document(s) to be enclosed as a part of the final Contract.
- viii. Failure of the successful Bidder to comply with the requirements/terms and conditions of this RFP shall constitute sufficient grounds for the annulment of the award and forfeiture of the EMD and/or BG.
- ix. Upon notification of award to the successful Bidder, the Bank will promptly notify the award of contract to the successful Bidder on the Bank's website. The EMD of each unsuccessful Bidder will be discharged and returned.



20. POWERS TO VARY OR OMIT WORK:

- i. No alterations, amendments, omissions, additions, suspensions or variations of the work (hereinafter referred to as variation) under the contract shall be made by the successful Bidder except as directed in writing by Bank. The Bank shall have full powers, subject to the provision herein after contained, from time to time during the execution of the contract, by notice in writing to instruct the successful Bidder to make any variation without prejudice to the contract. The finally selected Bidder shall carry out such variation and be bound by the same conditions as far as applicable as though the said variations occurred in the contract documents. If any, suggested variations would, in the opinion of the finally selected Bidder, if carried out, prevent him from fulfilling any of his obligations under the contract, he shall notify Bank thereof in writing with reasons for holding such opinion and Bank shall instruct the successful Bidder to make such other modified variation without prejudice to the contract. The finally selected Bidder shall carry out such variation and be bound by the same conditions as far as applicable as though the said variations occurred in the contract documents. If the Bank confirms its instructions, the successful Bidder's obligations shall be modified to such an extent as may be mutually agreed, if such variation involves extra cost. Any agreed difference in cost occasioned by such variation shall be added to or deducted from the contract price as the case may be.
- ii. In any case in which the successful Bidder has received instructions from the Bank as to the requirements for carrying out the altered or additional substituted work which either then or later on, will in the opinion of the finally selected Bidders, involve a claim for additional payments, such additional payments shall be mutually agreed in line with the terms and conditions of the order.
- iii. If any change in the work is likely to result in reduction in cost, the parties shall agree in writing so as to the extent of change in contract price, before the finally selected Bidder(s) proceeds with the change.

21. WAIVER OF RIGHTS:

Each Party agrees that any delay or omission on the part of the other Party to exercise any right, power or remedy under this RFP will not automatically operate as a waiver of such right, power or remedy or any other right, power or remedy and no waiver will be effective unless it is in writing and signed by the waiving Party. Further the waiver or the single or partial exercise of any right, power or remedy by either Party hereunder on one occasion will not be construed as a bar to a waiver of any successive or other right, power or remedy on any other occasion.



22. CONTRACT AMENDMENT:

No variation in or modification of the terms of the Contract shall be made, except by written amendment, signed by the parties.

23. BANK'S RIGHT TO ACCEPT ANY BID AND TO REJECT ANY OR ALL BIDS:

The Bank reserves the right to accept or reject any Bid in part or in full or to cancel the bidding process and reject all Bids at any time prior to contract award as specified in Award Criteria and Award of Contract, without incurring any liability to the affected Bidder or Bidders or any obligation to inform the affected Bidder or Bidders of the grounds for the Bank's action.

24. BANK GUARANTEE:

- i. Performance security in form of Bank Guarantee [BG] for the amount with validity period as specified in this RFP strictly on the format at Appendix-H is to be submitted by the finally selected Bidder (s). The BG has to be issued by a Scheduled Commercial Bank other than SBI and needs to be submitted within the specified time of receipt of formal communication from the Bank about their Bid finally selected. In case, SBI is the sole Banker for the Bidder, a Letter of Comfort from SBI may be accepted.
- ii. The Bank Guarantee is required to protect the interest of the Bank against delay in supply/installation and/or the risk of non-performance of the successful Bidder in respect successful implementation of the project, or performance of the material or services sold, or breach of any terms and conditions of the Agreement, which may warrant invoking of Bank Guarantee.

25. SYSTEM INTEGRATION TESTING & USER ACCEPTANCE TESTING:

Service Provider should integrate the software with the existing systems as per requirement of the Bank and carry out thorough system integration testing.

System integration testing will be followed by user acceptance testing, plan for which has to be submitted by Service Provider to the Bank. The UAT includes functional tests, resilience tests, benchmark comparisons, operational tests, load tests etc. SBI staff / third Party vendor designated by the Bank will carry out the functional testing. This staff / third party vendor will need necessary on-site training



for the purpose and should be provided by Service Provider. Service Provider should carry out other testing like resiliency/benchmarking/load etc. Service Provider should submit result log for all testing to the Bank.

On satisfactory completion of the aforementioned tests, the User Acceptance Test (UAT) letter will be issued to Service Provider by the competent authority on the line of **Appendix-I**.

26. SERVICES:

- i. All professional services necessary to successfully implement the proposed Software Solution will be part of the RFP/Contract.
- ii. The Bidder should also submit as part of technical Bid an overview of Project Management approach of the proposed product.
- iii. Bidder should ensure that key personnel with relevant skill-sets are available to the Bank.
- iv. Bidder should ensure that the quality of methodologies for delivering the services, adhere to quality standards/timelines stipulated therefor.
- v. Bidder shall be willing to transfer skills to relevant personnel from the Bank, by means of training and documentation.
- vi. Bidder shall provide and implement patches/ upgrades/ updates for hardware/ software/ Operating System / Middleware etc as and when released by Service Provider/ OEM or as per requirements of the Bank. Bidder should bring to notice of the Bank all releases/ version changes.
- vii. Bidder shall obtain a written permission from the Bank before applying any of the patches/ upgrades/ updates. Bidder has to support older versions of the hardware/ software/ Operating System /Middleware etc in case the Bank chooses not to upgrade to latest version.
- viii. Bidder shall provide maintenance support for Software/ Operating System/ Middleware over the entire period of contract.
 - ix. All product updates, upgrades & patches shall be provided by the Bidder/ Service Provider free of cost during warranty and AMC/ ATS/ S&S period.



- x. Bidder shall provide legally valid Software Solution. The detailed information on license count and type of license shall also be provided to the Bank.
- xi. The Bidder shall keep the Bank explicitly informed the end of support dates on related products/hardware/firmware and should ensure support during warranty and AMC/ATS/S&S.

27. WARRANTY AND ANNUAL MAINTENANCE CONTRACT:

- i. The selected Bidder shall support the Software Solution during the period of warranty and AMC (if included in purchase order) as specified in Scope of work in this RFP from the date of acceptance of the Software Solution by State Bank of India.
- ii. During the warranty and AMC period (if desired), the Bidder will have to undertake comprehensive support of the Software Solution supplied by the Bidder and all new versions, releases, and updates for all standard software to be supplied to the Bank at no additional cost. During the support period, the Bidder shall maintain the Software Solution to comply with parameters defined for acceptance criteria and the Bidder shall be responsible for all costs relating to labour, spares, maintenance (preventive and corrective), compliance of security requirements and transport charges from and to the Site (s) in connection with the repair/ replacement of the Software Solution, which, under normal and proper use and maintenance thereof, proves defective in design, material or workmanship or fails to conform to the specifications, as specified.
- iii. During the support period (warranty and AMC, if desired), Service Provider shall ensure that services of professionally qualified personnel are available for providing comprehensive on-site maintenance of the Software Solution and its components as per the Bank's requirements. Comprehensive maintenance shall include, among other things, day to day maintenance of the Software Solution as per the Bank's policy, reloading of firmware/software, compliance to security requirements, etc. when required or in the event of system crash/malfunctioning, arranging and configuring facility as per the requirements of the Bank, fine tuning, system monitoring, log maintenance, etc. The Bidder shall provide services of an expert engineer at SBI GITC, Belapur or at other locations wherever required, whenever it is essential. In case of failure of Software Solution, the Bidder shall ensure that Software Solution is made operational to the full satisfaction of the Bank within the given timelines.
- iv. Warranty/ AMC (if opted) for the system software/ off-the shelf software will be provided to the Bank as per the general conditions of sale of such software.



- v. Support (Warranty/ AMC, if opted) would be on-site and comprehensive in nature and must have back to back support from the OEM/Service Provider. Service Provider will warrant products against defects arising out of faulty design etc. during the specified support period.
- vi. In the event of system break down or failures at any stage, protection available, which would include the following, shall be specified.
 - (a) Diagnostics for identification of systems failures
 - (b) Protection of data/ Configuration
 - (c) Recovery/ restart facility
 - (d) Backup of system software/ Configuration
- vii. Prompt support shall be made available as desired in this RFP during the support period at the locations as and when required by the Bank.
- viii. The Bidder shall be agreeable for on-call/on-site support during peak weeks (last and first week of each month) and at the time of switching over from PR to DR and vice-versa. No extra charge shall be paid by the Bank for such needs, if any, during the support period.
 - ix. Bidder support staff should be well trained to effectively handle queries raised by the customers/employees of the Bank.
 - x. Updated escalation matrix shall be made available to the Bank once in each quarter and each time the matrix gets changed.

28. PENALTIES:

As mentioned in Appendix-J of this RFP.

29. RIGHT TO VERIFICATION:

The Bank reserves the right to verify any or all of the statements made by the Bidder in the Bid document and to inspect the Bidder's facility, if necessary, to establish to its satisfaction about the Bidder's capacity/capabilities to perform the job.

30. INSPECTION AND TESTING:

i. The Bank reserves the right to carry out pre-shipment inspection or demand a demonstration of the product on a representative model at Service Provider's.



- ii. The inspection and test prior to dispatch of the product/at the time of final acceptance would be as follows:
 - (a) Service Provider shall intimate the Bank before dispatching products for conducting inspection and testing.
 - (b) The inspection and acceptance test may also be conducted at the point of delivery and / or at the products' final destination. Reasonable facilities and assistance, including access to drawings and production data, shall be furnished to the inspectors, at no charge to the Bank. In case of failure by Service Provider to provide necessary facility / equipment at its premises, all the cost of such inspection like travel, boarding, lodging & other incidental expenses of the Bank's representatives to be borne by Service Provider.
- iii. The Bank's right to inspect, test the product/ solution after delivery of the same to the Bank and where necessary reject the products/solution which does not meet the specification provided by the Bank. This shall in no way be limited or waived by reason of the products/ solution having previously being inspected, tested and passed by the Bank or its representative prior to the products/ solution shipment from the place of origin by the Bank or its representative prior to the installation and commissioning.
- iv. Nothing stated hereinabove shall in any way release Service Provider from any warranty or other obligations under this contract.
- v. System integration testing and User Acceptance testing will be carried out as per requirement of the Bank.

31. RIGHT TO AUDIT:

i. The Selected Bidder (Service Provider) shall be subject to annual audit by internal/ external Auditors appointed by the Bank/ inspecting official from the Reserve Bank of India or any regulatory authority, covering the risk parameters finalized by the Bank/ such auditors in the areas of products (IT hardware/ Software) and services etc. provided to the Bank and Service Provider is required to submit such certification by such Auditors to the Bank. Service Provider and or his / their outsourced agents / sub – contractors (if allowed by the Bank) shall facilitate the same The Bank can make its expert assessment on the efficiency and effectiveness of the security, control, risk management, governance system and process created by the Service Provider. The Service Provider shall, whenever required by the Auditors, furnish all relevant information, records/data to them. All costs for such audit shall be borne by the Bank. Except for the audit done by Reserve Bank of India or any statutory/regulatory authority, the Bank shall provide reasonable notice



not less than 7 (seven) days to Service Provider before such audit and same shall be conducted during normal business hours.

- ii. Where any deficiency has been observed during audit of the Service Provider on the risk parameters finalized by the Bank or in the certification submitted by the Auditors, the Service Provider shall correct/resolve the same at the earliest and shall provide all necessary documents related to resolution thereof and the auditor shall further certify in respect of resolution of the deficiencies. The resolution provided by the Service Provider shall require to be certified by the Auditors covering the respective risk parameters against which such deficiencies have been observed.
- iii. Service Provider further agrees that whenever required by the Bank, it will furnish all relevant information, records/data to such auditors and/or inspecting officials of the Bank/Reserve Bank of India and/or any regulatory authority(ies). The Bank reserves the right to call for and/or retain any relevant information /audit reports on financial and security review with their findings undertaken by the Service Provider. However, Service Provider shall not be obligated to provide records/data not related to Services under the Agreement (e.g. internal cost breakup etc.).

32. SUBCONTRACTING:

- i. As per scope of the RFP, subcontracting is prohibited. However, if the Bidder subsequently wishes to sub-contract the scope of work, it will have to obtain specific written permission from the Bank before contracting any work to subcontractors. Bank at its own discretion may permit or deny the same.
- ii. In case subcontracting is permitted by the Bank, the contracting vendor will be responsible for all the services provided to the Bank regardless of which entity is conducting the operations. The contracting vendor is also responsible for ensuring that the sub-contractor comply with all security requirements of the contract and the Bank can obtain independent audit report for the same. In such a case, the Bidder shall provide subcontracting details to the Bank and if require, Bank may evaluate the same.

33. VALIDITY OF AGREEMENT:

The Agreement/ SLA will be valid for the period of three year(s). The Bank reserves the right to terminate the Agreement as per the terms of RFP/ Agreement.



34. LIMITATION OF LIABILITY:

- iii. The maximum aggregate liability of Service Provider, subject to clause 34 (*iii*), in respect of any claims, losses, costs or damages arising out of or in connection with this RFP/Agreement shall not exceed the total Project Cost.
- iv. Under no circumstances shall either Party be liable for any indirect, consequential or incidental losses, damages or claims including loss of profit, loss of business or revenue.
- v. The limitations set forth herein shall not apply with respect to:
- a) claims that are the subject of indemnification pursuant to infringement of third party Intellectual Property Right;
- b) damage(s) occasioned by the Gross Negligence or Willful Misconduct of Service Provider,
- c) damage(s) occasioned by Service Provider for breach of Confidentiality Obligations,
- Regulatory or statutory fines imposed by a Government or Regulatory agency for non-compliance of statutory or regulatory guidelines applicable to the Bank, provided such guidelines were brought to the notice of Service Provider.

For the purpose of clause 34(iii)(b) "Gross Negligence" means any act or failure to act by a party which was in reckless disregard of or gross indifference to the obligation of the party under this Agreement and which causes injury, damage to life, personal safety, real property, harmful consequences to the other party, which such party knew, or would have known if it was acting as a reasonable person, would result from such act or failure to act for which such Party is legally liable. Notwithstanding the forgoing, Gross Negligence shall not include any action taken in good faith.

"Willful Misconduct" means any act or failure to act with an intentional disregard of any provision of this Agreement, which a party knew or should have known if it was acting as a reasonable person, which would result in injury, damage to life, personal safety, real property, harmful consequences to the other party, but shall not include any error of judgment or mistake made in good faith.

35. CONFIDENTIALITY:

Confidentiality obligation shall be as per Non-disclosure agreement and clause 15 of Service Level Agreement placed as Appendix to this RFP.



36. DELAY IN SERVICE PROVIDER'S PERFORMANCE:

- i. Delivery, installation, commissioning of the Software Solution and performance of Services shall be made by Service Provider within the timelines prescribed in Part II of this RFP.
- ii. If at any time during performance of the Contract, Service Provider should encounter conditions impeding timely delivery of the Software Solution and performance of Services, Service Provider shall promptly notify the Bank in writing of the fact of the delay, its likely duration and cause(s). As soon as practicable after receipt of Service Provider's notice, the Bank shall evaluate the situation and may, at its discretion, extend Service Providers' time for performance, in which case, the extension shall be ratified by the parties by amendment of the Contract.
- iii. Any delay in performing the obligation/ defect in performance by Service Provider may result in imposition of penalty, liquidated damages, invocation of Bank Guarantee and/or termination of Contract (as laid down elsewhere in this RFP document).

37. SERVICE PROVIDER'S OBLIGATIONS:

- i. Service Provider is responsible for and obliged to conduct all contracted activities in accordance with the Contract using state-of-the-art methods and economic principles and exercising all means available to achieve the performance specified in the Contract.
- ii. Service Provider is obliged to work closely with the Bank's staff, act within its own authority and abide by directives issued by the Bank from time to time and complete implementation activities.
- iii. Service Provider will abide by the job safety measures prevalent in India and will free the Bank from all demands or responsibilities arising from accidents or loss of life, the cause of which is Service Provider's negligence. Service Provider will pay all indemnities arising from such incidents and will not hold the Bank responsible or obligated.
- iv. Service Provider is responsible for activities of its personnel or sub-contracted personnel (where permitted) and will hold itself responsible for any misdemeanors.
- v. Service Provider shall treat as confidential all data and information about the Bank, obtained in the process of executing its responsibilities, in strict confidence and will



not reveal such information to any other party without prior written approval of the Bank as explained under 'Non-Disclosure Agreement' in **Appendix-L** of this RFP.

38. TECHNICAL DOCUMENTATION:

- i. Service Provider shall deliver the following documents to the Bank for every software including third party software before software/ service become operational, which includes, user manuals, installation manuals, operation manuals, design documents, process documents, technical manuals, functional specification, software requirement specification, on-line tutorials/ CBTs, system configuration documents, system/database administrative documents, debugging/diagnostics documents, test procedures etc.
- ii. Service Provider shall also provide documents related to Review Records/ Test Bug Reports/ Root Cause Analysis Report, list of all Product components, list of all dependent/external modules and list of all documents relating to traceability of the Software Solution as and when applicable.
- iii. Service Provider shall also provide the MIS reports, data flow documents, data register and data dictionary as per requirements of the Bank. Any level/ version changes and/or clarification or corrections or modifications in the above-mentioned documentation should be supplied by Service Provider to the Bank, free of cost in timely manner.

39. INTELLECTUAL PROPERTY RIGHTS AND OWNERSHIP:

- i. For any technology / Software / solution developed/used/supplied by Service Provider for performing Services or licensing and implementing Software and solution for the Bank as part of this RFP, Service Provider shall have right to use as well right to license for the outsourced services or third party product. The Bank shall not be liable for any license or IPR violation on the part of Service provider.
- ii. Without the Bank's prior written approval, Service provider will not, in performing the Services, use or incorporate, link to or call or depend in any way upon, any software or other intellectual property that is subject to an Open Source or Copyleft license or any other agreement that may give rise to any third-party claims or to limit the Bank's rights under this RFP.
- iii. Subject to clause 39 (*iv*) and 39 (*v*) of this RFP, Service Provider shall, at its own expenses without any limitation, indemnify and keep fully and effectively indemnified the Bank against all cost, claims, damages, demands, expenses and liabilities whatsoever nature arising out of or in connection with all claims of



infringement of Intellectual Property Right, including patent, trademark, copyright, trade secret or industrial design rights of any third party arising from use of the technology / Software / products or any part thereof in India or abroad, for Software licensed/developed as part of this engagement. In case of violation/ infringement of patent/ trademark/ copyright/ trade secret or industrial design or any other Intellectual Property Right of third party, Service Provider shall, after due inspection and testing, without any additional cost (a) procure for the Bank the right to continue to using the Software supplied; or (b) replace or modify the Software to make it non-infringing so long as the replacement to or modification of Software provide substantially equivalent functional, performance and operational features as the infringing Software which is being replaced or modified; or (c) to the extent that the activities under clauses (a) and (b) above are not commercially reasonable, refund to the Bank all amounts paid by the Bank to Service Provider under this RFP/Agreement.

- iv. The Bank will give (a) notice to Service provider of any such claim without delay/provide reasonable assistance to Service provider in disposing of the claim;
 (b) sole authority to defend and settle such claim and;
 (c) will at no time admit to any liability for or express any intent to settle the claim provided that (i) Service Provider shall not partially settle any such claim without the written consent of the Bank, unless such settlement releases the Bank fully from such claim, (ii) Service Provider shall promptly provide the Bank with copies of all pleadings or similar documents relating to any such claim, (iii) Service Provider shall consult with the Bank with respect to the defense and settlement of any such claim, and (iv) in any litigation to which the Bank is also a party, the Bank shall be entitled to be separately represented at its own expenses by counsel of its own selection.
- v. Service Provider shall have no obligations with respect to any infringement claims to the extent that the infringement claim arises or results from: (i) Service Provider's compliance with the Bank's specific technical designs or instructions (except where Service Provider knew or should have known that such compliance was likely to result in an infringement claim and Service Provider did not inform the Bank of the same); (ii) any unauthorized modification or alteration of the Software by the Bank or its employee; (iii) failure to implement an update to the licensed software that would have avoided the infringement, provided Service Provider has notified the Bank in writing that use of the update would have avoided the claim.
- vi. Service Provider shall grant the Bank a fully paid-up, irrevocable, non-exclusive, unlimited, perpetual license throughout the territory of India or abroad to access, replicate and use software provided by Service Provider, including all inventions, designs and marks embodied therein perpetually. The source code / object code /



executable code and compilation procedures of the Software Solution should be placed under an Escrow arrangement. All necessary documentation in this behalf should be made available to the Bank. In case of Escrow arrangement, complete details and the location and the terms and conditions applicable for escrow must be specified. Any update or upgrade to source code should be informed and brought under Escrow or made available to the Bank. (source code certificate)

40. LIQUIDATED DAMAGES:

If the Service Provider fails to deliver product and/or perform any or all the Services within the stipulated time, schedule as specified in this RFP/Agreement, the Bank may, without prejudice to its other remedies under the RFP/Agreement, and unless otherwise extension of time is agreed upon without the application of liquidated damages, deduct from the Project Cost, as liquidated damages a sum equivalent to 0.5% of total Project Cost for delay of each week or part thereof maximum up to 10% of total Project Cost. This is over and above of the penalty clauses as defined in Appendix-J. Once the maximum deduction is reached, the Bank may consider termination of the Agreement.

41. CONFLICT OF INTEREST:

- i. Bidder shall not have a conflict of interest (the "Conflict of Interest") that affects the bidding Process. Any Bidder found to have a Conflict of Interest shall be disqualified. In the event of disqualification, the Bank shall be entitled to forfeit and appropriate the Bid Security and/or Performance Security (Bank Guarantee), as the case may be, as mutually agreed upon genuine estimated loss and damage likely to be suffered and incurred by the Bank and not by way of penalty for, inter alia, the time, cost and effort of the Bank, including consideration of such Bidder's proposal (the "Damages"), without prejudice to any other right or remedy that may be available to the Bank under the bidding Documents and/ or the Agreement or otherwise.
- ii. Without limiting the generality of the above, a Bidder shall be deemed to have a Conflict of Interest affecting the bidding Process, if:
 - (a) the Bidder, its Member or Associate (or any constituent thereof) and any other Bidder, its Member or any Associate thereof (or any constituent thereof) have common controlling shareholders or other ownership interest; provided that this disqualification shall not apply in cases where the direct or indirect shareholding of a Bidder, its Member or an Associate thereof (or any shareholder thereof having a shareholding of more than 5% (five per cent) of the paid up and



subscribed share capital of such Bidder, Member or Associate, as the case may be) in the other Bidder, its Member or Associate, has less than 5% (five per cent) of the subscribed and paid up equity share capital thereof; provided further that this disqualification shall not apply to any ownership by a bank, insurance company, pension fund or a public financial institution referred to in section 2(72) of the Companies Act, 2013. For the purposes of this Clause, indirect shareholding held through one or more intermediate persons shall be computed as follows: (aa) where any intermediary is controlled by a person through management control or otherwise, the entire shareholding held by such controlled intermediary in any other person (the "Subject Person") shall be taken into account for computing the shareholding of such controlling person in the Subject Person; and (bb) subject always to sub-clause (aa) above, where a person does not exercise control over an intermediary, which has shareholding in the Subject Person, the computation of indirect shareholding of such person in the Subject Person shall be undertaken on a proportionate basis; provided, however, that no such shareholding shall be reckoned under this sub-clause (bb) if the shareholding of such person in the intermediary is less than 26% of the subscribed and paid up equity shareholding of such intermediary; or

- (b) a constituent of such Bidder is also a constituent of another Bidder; or
- (c) such Bidder, its Member or any Associate thereof receives or has received any direct or indirect subsidy, grant, concessional loan or subordinated debt from any other Bidder, its Member or Associate, or has provided any such subsidy, grant, concessional loan or subordinated debt to any other Bidder, its Member or any Associate thereof; or
- (d) such Bidder has the same legal representative for purposes of this Bid as any other Bidder; or
- (e) such Bidder, or any Associate thereof, has a relationship with another Bidder, or any Associate thereof, directly or through common third party/ parties, that puts either or both of them in a position to have access to each other's information about, or to influence the Bid of either or each other; or
- (f) such Bidder or any of its affiliates thereof has participated as a consultant to the Bank in the preparation of any documents, design or technical specifications of the RFP.
- iii.For the purposes of this RFP, Associate means, in relation to the Bidder, a person who controls, is controlled by, or is under the common control with such Bidder (the "Associate"). As used in this definition, the expression "control" means, with respect to a person which is a company or corporation, the ownership, directly or indirectly, of more than 50% (fifty per cent) of the voting shares of such person, and with respect to a person which is not a company or corporation, the power to direct the management and policies of such person by operation of law or by



contract.

42. CODE OF INTEGRITY AND DEBARMENT/BANNING:

- i. The Bidder and their respective officers, employees, agents and advisers shall observe the highest standard of ethics during the bidding Process. Notwithstanding anything to the contrary contained herein, the Bank shall reject Bid without being liable in any manner whatsoever to the Bidder if it determines that the Bidder has, directly or indirectly or through an agent, engaged in corrupt/fraudulent/coercive/undesirable or restrictive practices in the bidding Process.
- Bidders are obliged under code of integrity to Suo-moto proactively declare any conflicts of interest (pre-existing or as and as soon as these arise at any stage) in RFP process or execution of contract. Failure to do so would amount to violation of this code of integrity.
- iii. Any Bidder needs to declare any previous transgressions of such a code of integrity with any entity in any country during the last three years or of being debarred by any other procuring entity. Failure to do so would amount to violation of this code of integrity.
- iv. For the purposes of this clause, the following terms shall have the meaning hereinafter, respectively assigned to them:
 - (a) "corrupt practice" means making offers, solicitation or acceptance of bribe, rewards or gifts or any material benefit, in exchange for an unfair advantage in the procurement process or to otherwise influence the procurement process or contract execution;
 - (b) "Fraudulent practice" means any omission or misrepresentation that may mislead or attempt to mislead so that financial or other benefits may be obtained or an obligation avoided. This includes making false declaration or providing false information for participation in a RFP process or to secure a contract or in execution of the contract;
 - (c) **"Coercive practice"** means harming or threatening to harm, persons or their property to influence their participation in the procurement process or affect the execution of a contract;
 - (d) "Anti-competitive practice" means any collusion, bid rigging or anticompetitive arrangement, or any other practice coming under the purview of the Competition Act, 2002, between two or more bidders, with or without the



knowledge of the Bank, that may impair the transparency, fairness and the progress of the procurement process or to establish bid prices at artificial, non-competitive levels;

(e) **"Obstructive practice"** means materially impede the Bank's or Government agencies investigation into allegations of one or more of the above mentioned prohibited practices either by deliberately destroying, falsifying, altering; or by concealing of evidence material to the investigation; or by making false statements to investigators and/or by threatening, harassing or intimidating any party to prevent it from disclosing its knowledge of matters relevant to the investigation or from pursuing the investigation; or by impeding the Bank's rights of audit or access to information;

v. Debarment/Banning

Empanelment/participation of Bidders and their eligibility to participate in the Bank's procurements is subject to compliance with code of integrity and performance in contracts as per terms and conditions of contracts. Following grades of debarment from empanelment/participation in the Bank's procurement process shall be considered against delinquent Vendors/Bidders:

(a) Holiday Listing (Temporary Debarment - suspension):

Whenever a Vendor is found lacking in performance, in case of less frequent and less serious misdemeanors, the vendors may be put on a holiday listing (temporary debarment) for a period upto 12 (twelve) months. When a Vendor is on the holiday listing, he is neither invited to bid nor are his bids considered for evaluation during the period of the holiday. The Vendor is, however, not removed from the list of empaneled vendors, if any. Performance issues which may justify holiday listing of the Vendor are:

- Vendors who have not responded to requests for quotation/tenders consecutively three times without furnishing valid reasons, if mandated in the empanelment contract (if applicable);
- Repeated non-performance or performance below specified standards (including after sales services and maintenance services etc.);
- Vendors undergoing process for removal from empanelment/participation in procurement process or banning/debarment may also be put on a holiday listing during such proceedings.
- (b) Debarment from participation including removal from empaneled list



Debarment of a delinquent Vendor (including their related entities) for a period (one to two years) from the Bank's procurements including removal from empanelment, wherever such Vendor is empaneled, due to severe deficiencies in performance or other serious transgressions. Reasons which may justify debarment and/or removal of the Vendor from the list of empaneled vendors are:

- Without prejudice to the rights of the Bank under Clause 42(i) hereinabove, if a Bidder is found by the Bank to have directly or indirectly or through an agent, engaged or indulged in any corrupt/fraudulent/coercive/undesirable or restrictive practices during the bidding Process, such Bidder shall not be eligible to participate in any EOI/RFP issued by the Bank during a period of 2 (two) years from the date of debarment.
- Vendor fails to abide by the terms and conditions or to maintain the required technical/operational staff/equipment or there is change in its production/service line affecting its performance adversely, or fails to cooperate or qualify in the review for empanelment;
- If Vendor ceases to exist or ceases to operate in the category of requirements for which it is empaneled;
- Bankruptcy or insolvency on the part of the vendor as declared by a court of law; or
- Banning by Ministry/Department or any other Government agency;
- Other than in situations of force majeure, technically qualified Bidder withdraws from the procurement process or after being declared as successful bidder: (i) withdraws from the process; (ii) fails to enter into a Contract; or (iii) fails to provide performance guarantee or any other document or security required in terms of the RFP documents;
- If the Central Bureau of Investigation/CVC/C&AG or Vigilance Department of the Bank or any other investigating agency recommends such a course in respect of a case under investigation;
- Employs a Government servant or the Bank's Officer within two years of his retirement, who has had business dealings with him in an official capacity before retirement; or
- Any other ground, based on which the Bank considers, that continuation of Contract is not in public interest.
- If there is strong justification for believing that the partners/directors/proprietor/agents of the firm/company has been guilty of



violation of the code of integrity or Integrity Pact (wherever applicable), evasion or habitual default in payment of any tax levied by law; etc.

(c) Banning from Ministry/Country-wide procurements

For serious transgression of code of integrity, a delinquent Vendor (including their related entities) may be banned/debarred from participation in a procurement process of the Bank including procurement process of any procuring entity of Government of India for a period not exceeding three years commencing from the date of debarment.

43. TERMINATION FOR DEFAULT:

- i. The Bank may, without prejudice to any other remedy for breach of Agreement, written notice of not less than 30 (thirty) days, terminate the Agreement in whole or in part:
 - (a) If the Service Provider fails to deliver any or all the obligations within the time period specified in the RFP/Agreement, or any extension thereof granted by the Bank;
 - (b) If the Service Provider fails to perform any other obligation(s) under the RFP/Agreement;
 - (c) Violations of any terms and conditions stipulated in the RFP;
 - (d) On happening of any termination event mentioned in the RFP/Agreement.

Prior to providing a written notice of termination to Service Provider under clause 43 (i) (a) to 43 (i) (c), the Bank shall provide Service Provider with a written notice of 30 (thirty) days to cure such breach of the Agreement. If the breach continues or remains unrectified after expiry of cure period, the Bank shall have right to initiate action in accordance with above clause.

- ii. In the event the Bank terminates the Contract in whole or in part for the breaches attributable to Service Provider, the Bank may procure, upon such terms and in such manner as it deems appropriate, software and Services similar to those undelivered, and subject to limitation of liability clause of this RFP Service Provider shall be liable to the Bank for any increase in cost for such similar Software Solution and/or Services. However, Service Provider shall continue performance of the Contract to the extent not terminated.
- iii. If the Contract is terminated under any termination clause, Service Provider shall handover all documents/ executable/ Bank's data or any other relevant information to the Bank in timely manner and in proper format as per scope of this RFP and shall also support the orderly transition to another vendor or to the Bank.


- iv. During the transition, Service Provider shall also support the Bank on technical queries/support on process implementation or in case of software provision for future upgrades.
- v. The Bank's right to terminate the Contract will be in addition to the penalties / liquidated damages and other actions as specified in this RFP.
- vi. In the event of failure of the Service Provider to render the Services or in the event of termination of Agreement or expiry of term or otherwise, without prejudice to any other right, the Bank at its sole discretion may make alternate arrangement for getting the Services contracted with another vendor. In such case, the Bank shall give prior notice to the existing Service Provider. The existing Service Provider shall continue to provide services as per the terms of the Agreement until a 'New Service Provider' completely takes over the work. During the transition phase, the existing Service Provider shall render all reasonable assistance to the new Service Provider within such period prescribed by the Bank, at no extra cost to the Bank, for ensuring smooth switch over and continuity of services, provided where transition services are required by the Bank or New Service Provider beyond the term of this Agreement, reasons for which are not attributable to Service Provider, payment shall be made to Service Provider for such additional period on the same rates and payment terms as specified in this Agreement. If existing Service Provider is breach of this obligation, they shall be liable for paying a penalty of 10% of the Total Project Cost on demand to the Bank (over and above of Penalty clauses defined in Appendix-J), which may be settled from the payment of invoices or Bank Guarantee for the contracted period or by invocation of Bank Guarantee.

44. FORCE MAJEURE:

- i. Notwithstanding the provisions of terms and conditions contained in this RFP, neither party shall be liable for any delay in in performing its obligations herein if and to the extent that such delay is the result of an event of Force Majeure.
- ii. For the purposes of this clause, 'Force Majeure' means and includes wars, insurrections, revolution, civil disturbance, riots, terrorist acts, public strikes, hartal, bundh, fires, floods, epidemic, quarantine restrictions, freight embargoes, declared general strikes in relevant industries, Vis Major, acts of Government in their sovereign capacity, impeding reasonable performance of Service Provider and / or Sub-Contractor but does not include any foreseeable events, commercial considerations or those involving fault or negligence on the part of the party claiming Force Majeure.



- iii. If a Force Majeure situation arises, Service Provider shall promptly notify the Bank in writing of such condition and the cause thereof. Unless otherwise directed by the Bank in writing, Service Provider shall continue to perform its obligations under the Contract as far as is reasonably practical, and shall seek all reasonable alternative means for performance not prevented by the Force Majeure event.
- iv. If the Force Majeure situation continues beyond 30 (thirty) days, either party shall have the right to terminate the Agreement by giving a notice to the other party. Neither party shall have any penal liability to the other in respect of the termination of the Agreement as a result of an event of Force Majeure. However, Service Provider shall be entitled to receive payments for all services actually rendered up to the date of the termination of the Agreement.

45. TERMINATION FOR INSOLVENCY:

The Bank may, at any time, terminate the Contract by giving written notice to Service Provider, if Service Provider becomes Bankrupt or insolvent or any application for bankruptcy, insolvency or winding up has been filed against it by any person. In this event, termination will be without compensation to Service Provider, provided that such termination will not prejudice or affect any right of action or remedy, which has accrued or will accrue thereafter to the Bank.

46. TERMINATION FOR CONVENIENCE:

- i. The Bank, by written notice of not less than 90 (ninety) days, may terminate the Contract, in whole or in part, for its convenience, provided same shall not be invoked by the Bank before completion of half of the total Contract period (including the notice period).
- ii. In the event of termination of the Agreement for the Bank's convenience, Service Provider shall be entitled to receive payment for the Services rendered (delivered) up to the effective date of termination.

47. DISPUTES / ARBITRATION (APPLICABLE IN CASE OF SUCCESSFUL BIDDER ONLY):

i. All disputes or differences whatsoever arising between the parties out of or in connection with the Contract (including dispute concerning interpretation) or in discharge of any obligation arising out of the Contract (whether during the progress of work or after completion of such work and whether before or after the termination of the Contract, abandonment or breach of the Contract), shall be settled amicably. If however, the parties are not able to solve them amicably within 30 (thirty) days



after dispute occurs as evidenced through the first written communication from any Party notifying the other regarding the disputes, either party (SBI or Service Provider), give written notice to other party clearly setting out there in specific dispute(s) and/or difference(s) and shall be referred to a sole arbitrator mutually agreed upon, and the award made in pursuance thereof shall be binding on the parties. In the absence of consensus about the single arbitrator, the dispute may be referred to an arbitration panel; one to be nominated by each party and the said arbitrators shall nominate a presiding arbitrator, before commencing the arbitration proceedings. The arbitration shall be settled in accordance with the applicable Indian Laws and arbitration proceeding shall be conducted in accordance with Arbitration and Conciliation Act 1996 and any amendment thereto. Any appeal will be subject to the exclusive jurisdiction of courts at Mumbai.

- ii. Service Provider shall continue work under the Contract during the arbitration proceedings unless otherwise directed by the Bank or unless the matter is such that the work cannot possibly be continued until the decision of the arbitrator is obtained.
- iii. Arbitration proceeding shall be held at Mumbai, India, and the language of the arbitration proceedings and that of all documents and communications between the parties shall be in English.

48. GOVERNING LANGUAGE:

The governing language shall be English.

49. APPLICABLE LAW:

The Contract shall be interpreted in accordance with the laws of the Union of India and shall be subjected to the exclusive jurisdiction of courts at Mumbai.

50. TAXES AND DUTIES:

- i. Service Provider shall be liable to pay all corporate taxes and income tax that shall be levied according to the laws and regulations applicable from time to time in India and the price Bid by Service Provider shall include all such taxes in the quoted price.
- ii. Prices quoted should be exclusive of all Central / State Government taxes/duties and levies but inclusive of all corporate taxes and Custom duty as also cost of incidental services such as transportation, road permits, insurance etc. The quoted prices and taxes/duties and statutory levies such as GST etc. should be specified in the separate sheet (**Appendix-F**).

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- iii. Custom duty as also cost of incidental services such as transportation, road permits, insurance etc. in connection with delivery of products at site including any incidental services and commissioning, if any, which may be levied, shall be borne by Service Provider and the Bank shall not be liable for the same. Only specified taxes/ levies and duties in the **Appendix-F** will be payable by the Bank on actuals upon production of original receipt wherever required. If any specified taxes/ levies and duties in **Appendix-F** are replaced by the new legislation of Government, same shall be borne by the Bank. The Bank shall not be liable for payment of those Central / State Government taxes, levies, duties or any tax/ duties imposed by local bodies/ authorities, which are not specified by the Bidder in **Appendix-F**
- iv. Prices payable to Service Provider as stated in the Contract shall be firm and not subject to adjustment during performance of the Contract, irrespective of reasons whatsoever, including exchange rate fluctuations, any upward revision in Custom duty.
- v. Income / Corporate Taxes in India: The Bidder shall be liable to pay all corporate taxes and income tax that shall be levied according to the laws and regulations applicable from time to time in India and the price Bid by the Bidder shall include all such taxes in the contract price.
- vi. All expenses, stamp duty and other charges/ expenses in connection with the execution of the Agreement as a result of this RFP process shall be borne by Service Provider. The Agreement/ Contract would be stamped as per Maharashtra Stamp Act, 1958 and any amendment thereto.

51. TAX DEDUCTION AT SOURCE:

- i. Wherever the laws and regulations require deduction of such taxes at the source of payment, the Bank shall effect such deductions from the payment due to Service Provider. The remittance of amounts so deducted and issuance of certificate for such deductions shall be made by the Bank as per the laws and regulations for the time being in force. Nothing in the Contract shall relieve Service Provider from his responsibility to pay any tax that may be levied in India on income and profits made by Service Provider in respect of this Contract.
- ii. Service Provider's staff, personnel and labour will be liable to pay personal income taxes in India in respect of such of their salaries and wages as are chargeable under the laws and regulations for the time being in force, and Service Provider shall perform such duties in regard to such deductions thereof as may be imposed on him by such laws and regulations.

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52. TENDER FEE:

Non-refundable Tender Fee should be directly credited to the designated account as mentioned in Schedule of Events. Proof of remittance of Tender Fee in the designated account should be enclosed with the technical bid. The Bids without tender fee will not be considered valid.

53. EXEMPTION OF EMD AND TENDER FEE:

As the RFP is among the channel partner of OEM, exemption from payment of EMD is not provided under this RFP.

54. NOTICES:

Any notice given by one party to the other pursuant to this Contract shall be sent to other party in writing or by Fax and confirmed in writing to other Party's address. The notice shall be effective when delivered or on the notice's effective date whichever is later.



<u>Part-II</u>

Appendix-A

BID FORM (TECHNICAL BID)

[On Company's letter head] (To be included in Technical Bid)

Date: _____

To:

The Deputy General Manager Platform Engineering-II Department State Bank of India "A" Wing, First floor Global IT Centre, Sector – 11, CBD Belapur Navi Mumbai, 400614

Dear Sir,

Ref: RFP No. SBI/GITC/Platform Engineering-II/2022/2023/971 dated : 31/03/2023

We have examined the above RFP, the receipt of which is hereby duly acknowledged and subsequent pre-bid clarifications/ modifications / revisions, if any, furnished by the Bank and we offer to supply, Install, test, commission and support the desired Software Solution detailed in this RFP. We shall abide by the terms and conditions spelt out in the RFP. We shall participate and submit the commercial Bid through online auction to be conducted by the Bank's authorized service provider, on the date advised to us.

- i. While submitting this Bid, we certify that:
 - The undersigned is authorized to sign on behalf of the Bidder and the necessary support document delegating this authority is enclosed to this letter.
 - We declare that we are not in contravention of conflict of interest obligation mentioned in this RFP.
 - Indicative prices submitted by us have been arrived at without agreement with any other Bidder of this RFP for the purpose of restricting competition.
 - The indicative prices submitted by us have not been disclosed and will not be disclosed to any other Bidder responding to this RFP.
 - We have not induced or attempted to induce any other Bidder to submit or not to submit a Bid for restricting competition.

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- We have quoted for all the products/services mentioned in this RFP in our indicative price Bid.
- The rate quoted in the indicative price Bids are as per the RFP and subsequent pre-Bid clarifications/ modifications/ revisions furnished by the Bank, without any exception.
- ii. We undertake that, in competing for (and, if the award is made to us, in executing) the above contract, we will strictly observe the laws against fraud and corruption in force in India namely "Prevention of Corruption Act 1988".
- iii. We undertake that we will not offer, directly or through intermediaries, any bribe, gift, consideration, reward, favour, any material or immaterial benefit or other advantage, commission, fees, brokerage or inducement to any official of the Bank, connected directly or indirectly with the bidding process, or to any person, organisation or third party related to the contract in exchange for any advantage in the bidding, evaluation, contracting and implementation of the contract.
- iv. We undertake that we will not resort to canvassing with any official of the Bank, connected directly or indirectly with the bidding process to derive any undue advantage. We also understand that any violation in this regard, will result in disqualification of bidder from further bidding process.
- v. It is further certified that the contents of our Bid are factually correct. We have not sought any deviation to the terms and conditions of the RFP. We also accept that in the event of any information / data / particulars proving to be incorrect, the Bank will have right to disqualify us from the RFP without prejudice to any other rights available to the Bank.
- vi. We certify that while submitting our Bid document, we have not made any changes in the contents of the RFP document, read with its amendments/clarifications provided by the Bank.
- vii. We agree to abide by all the RFP terms and conditions, contents of Service Level Agreement as per template available at Appendix-K of this RFP and the rates quoted therein for the orders awarded by the Bank up to the period prescribed in the RFP, which shall remain binding upon us.
- viii. On acceptance of our technical bid, we undertake to participate in Reverse auction by way of login in Reverse auction tool. In case of declaration as successful Vendor on completion of Reverse auction process, we undertake to complete the formalities as specified in this RFP.
- ix. The commercial bidding process will be through the reverse auction process to be conducted by the Bank or a company authorized by the Bank. We understand that our authorized representative who would participate in the reverse auction process would be possessing a valid digital certificate for the purpose.
- x. Till execution of a formal contract, the RFP, along with the Bank's notification of award by way of issuance of purchase order and our acceptance thereof, would be binding contractual obligation on the Bank and us.



- xi. We understand that you are not bound to accept the lowest or any Bid you may receive and you may reject all or any Bid without assigning any reason or giving any explanation whatsoever.
- xii. We hereby certify that our name does not appear in any "Caution" list of RBI / IBA or any other regulatory body for outsourcing activity.
- xiii. We hereby certify that on the date of submission of Bid for this RFP, we do not have any past/ present litigation which adversely affect our participation in this RFP or we are not under any debarment/blacklist period for breach of contract/fraud/corrupt practices by any Scheduled Commercial Bank/ Public Sector Undertaking/ State or Central Government or their agencies/departments.
- xiv. We hereby certify that our OEM have a support center and level 3 escalation (highest) located in India.
- xv. We hereby certify that on the date of submission of Bid, we do not have any Service Level Agreement pending to be signed with the Bank for more than 6 months from the date of issue of purchase order.
- xvi. We hereby certify that we have read the clauses contained in O.M. No. 6/18/2019-PPD, dated 23.07.2020 order (Public Procurement No. 1), order (Public Procurement No. 2) dated 23.07.2020 and order (Public Procurement No. 3) dated 24.07.2020 regarding restrictions on procurement from a bidder of a country which shares a land border with India. We further certify that we and our OEM are not from such a country or if from a country, has been registered with competent authority. We certify that we and our OEM fulfil all the requirements in this regard and are eligible to participate in this RFP.
- xvii. If our Bid is accepted, we undertake to enter into and execute at our cost, when called upon by the Bank to do so, a contract in the prescribed form and we shall be solely responsible for the due performance of the contract.
- xviii. We undertake that if we withdraw or modify our bid during the period of validity, or if we are awarded the contract and fail to sign the contract, or to submit a security bank guarantee before the deadline defined in the RFP, we will be debarred for the period of time specified in the RFP from being eligible to submit bids for future contracts with the Bank.
 - xix. We, further, hereby undertake and agree to abide by all the terms and conditions stipulated by the Bank in the RFP document.

Dated this day of 20.

(Signature)

(Name)

(In the capacity of)

Duly authorised to sign Bid for and on behalf of

_Seal of the company.



Appendix-B

Bidder's Eligibility Criteria

Bidders meeting the following criteria are eligible to submit their Bids along with supporting documents. If the Bid is not accompanied by all the required documents supporting eligibility criteria, the same would be rejected:

S.	Eligibility Criteria	Compliance	Documents to be submitted
No.		(Yes/No)	
1.	The Bidder must be an Indian Company/ LLP /Partnership firm registered under applicable Act in India.		Certificate of Incorporation issued by Registrar of Companies and full address of the registered office along with Memorandum & Articles of Association/ Partnership Deed.
2.	The Bidder (including its OEM, if any) must comply with the requirements contained in O.M. No. 6/18/2019-PPD, dated 23.07.2020 order (Public Procurement No. 1), order (Public Procurement No. 2) dated 23.07.2020 and order (Public Procurement No. 3) dated 24.07.2020		Bidder should specifically certify in Appendix-A in this regard and provide copy of registration certificate issued by competent authority wherever applicable.
3.	The Bidder must have an average turnover of minimum Rs. 50 crore during last 03 (three) financial year(s) i.e. FY 2019-20, FY 2020-21 and FY 2021-22.		Copy of the audited financial statement for required financial years (FY 2019-20, FY 2020-21 and FY 2021-22). OR Certificate from statutory auditor for preceding three year (FY 2019- 20, FY 2020-21 and FY 2021-22.).
4.	The Bidder should be profitable organization on the basis of profit before tax (PBT) for at least 02 (two) out of last 03 (three) financial years i.e. FY 2019-20, FY 2020-21 and FY 2021-22.		Copy of the audited financial statement along with profit and loss statement for corresponding years and / or Certificate of the statutory auditor.
5	Bidder should have experience of minimum five years in providing the Software Solution/services.		Copy of the order and / or Certificate of completion of the work. The Bidder should also furnish user acceptance report.



6.	Bidder must be among BMC channel partners at least for the last one year.	The bidder should submit the OEM Manufacturer's Authorization Form (MAF) issued by OEM on its letter head in name of the Bank, which certify / confirm the required
7.	Confirmation from OEM for acceptance of Appendix-E and Appendix-J	confirmation. Bidder should submit confirmation on OEM letter head issued in the name of the Bank.
8.	Client references and contact details (email/ landline/ mobile) of customers for whom the Bidder has executed similar projects in India. (Start and End Date of the Project to be mentioned) in the past (At least three client references are required and out of which two client references should be from India)	Bidder should specifically confirm on their letter head in this regard as per Appendix-N Client-1 Name: Client-2 Name: Client-3 Name:
9.	The bidder should be among authorized channel partners of the OEM to provide the OEM payroll resource services for the operational & maintenance services as listed in this RFP (under relevant sections) regarding BMC IT Asset Management suite product licenses procured/renewed though this RFP.	The bidder should submit the OEM Manufacturer's Authorization Form (MAF) issued by OEM on its letter head in name of the Bank, which certify / confirm the required authorization.
10.	Past/present litigations, disputes, if any (Adverse litigations could result in disqualification, at the sole discretion of the Bank)	Brief details of litigations, disputes related to product/services being procured under this RFP or infringement of any third party Intellectual Property Rights by prospective Bidder/ OEM or disputes among Bidder's board of directors, liquidation, bankruptcy, insolvency cases or cases for debarment/blacklisting for breach of contract/fraud/corrupt practices by any Scheduled Commercial Bank/ Public Sector Undertaking / State or Central Government or their agencies/ departments or any



		such similar cases, if any are to be
		given on Company's letter head.
11.	Bidders should not be under	Bidder should specifically certify in
	debarment/blacklist period for breach	Appendix-A in this regard.
	of contract/fraud/corrupt practices by	
	any Scheduled Commercial Bank/	
	Public Sector Undertaking / State or	
	Central Government or their	
	agencies/ departments on the date of	
	submission of bid for this RFP.	
12.	The bidder, if participating as	Bidder should specifically certify in
	Channel Partner of any OEM, then	Appendix-A in this regard.
	OEM should have a support center	
	and level 3 escalation (highest)	
	located in India.	
	For OEMs, directly participating, the	
	conditions mentioned above for	
	support center remain applicable.	
13	The Bidder should not have any	Bidder should specifically certify in
	Service Level Agreement pending to	Appendix-A in this regard.
	be signed with the Bank for more than	
	6 months from the date of issue of	
	purchase order.	
14	The Bidder should agree to the terms	Bidder should specifically confirm
	and conditions of Service Level	on their letter head in this regard
	Agreement (format placed at	
	Appendix-K), should they become L1	
	in the reverse auction to execute a	
	contract with the Bank	
15	EMD of the specified amount as	Deposit/Fund transfer to mentioned
	mentioned in schedule of events in the	account evidence Or Bank
	form of deposited in bank account	Guarantee
	mentioned or Bank Guarantee issued	
	by a scheduled commercial Bank.	
[No c	hange/ addition or deletion to be made b	y the Bidder to any of the clauses.]

Documentary evidence must be furnished against each of the above criteria along with an index. All documents must be signed by the authorized signatory of the Bidder. Relevant portions, in the documents submitted in pursuance of eligibility criteria, should be highlighted.

<u>Eligibility criteria mentioned at Sl No 3 to 5 in table above are relaxed for Startups subject</u> to their meeting of quality and technical specifications. Bidder to note the followings:

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- i. Start-up" company should enclose the valid Certificate of Recognition issued by Department for Promotion of Industry and Internal Trade (DPIIT), (erstwhile Department of Industrial Policy and Promotion), Ministry of Commerce & Industry, Govt. of India with the technical bid.
- ii. Bidder who solely on its own, fulfils each eligibility criteria condition as per the RFP terms and conditions and who are having Start-up company status, can claim exemption for eligibility criteria mentioned at S1 No 3 to 5 in table above.
- iii. If all these conditions are not fulfilled or supporting documents are not submitted with the technical Bid, then all those Bids will be summarily rejected, and no queries will be entertained.

Name & Signature of authorised signatory

Seal of Company



Appendix-C

Technical & Functional Specifications

The details of existing licenses under Enterprise Unlimited License Agreement and current usage as on 31.12.2022 has been provided in the table below.

1. License Specifications:

SN	Module	Component	Type of license/ Service	Current Entitlement	New Base for EULA
1.	BMC Client Managemen	BMC Client Management	Perpetual	1	1
2.	t	BMC Client Management Suite Nodes	Perpetual	301000	371000
3.		BMC Discovery for Data Centre - ESO	Perpetual	50000	70000
4.	BMC Discovery	BMC Discovery for Storage - ESO	Perpetual	0	70000
5.		BMC Discovery for Multi-Cloud	Perpetual	0	30
6.		BMC Helix Digital Workplace Basic OnPrem (100 Users)	Perpetual	210	210
7.		BMC Helix IT Service Management OnPrem	Perpetual	1	1
8.		BMC Helix ITSM OnPrem - Smart Reporting Support Extension	Perpetual	1	1
9.	вмс	BMC Helix IT Service Management OnPrem - Asset Management Floating User License Add-on	Perpetual	200	200
10.	Remedy	BMC Helix IT Service Management OnPrem - Change Management Floating User License Add-On	Perpetual	51	51
11.		BMC Helix IT Service Management OnPrem - Service Desk Floating User License Add-On	Perpetual	51	51
12.		BMC Helix IT Service Management OnPrem - Service Level Management Floating User License Add-On	Perpetual	8	8
13.		TrueSight Automation for Servers	Perpetual	10000	10000
14.	TrueSight Automation for Servers	BladeLogic Automation Suite - Base License	Perpetual	1	1
15.		BMC Server Automation for Servers	Perpetual	50000	50000
16.		TrueSight Smart Reporting - Server Automation	Perpetual	1	1
17.	BMC Premier Support	BMC Premier Support Gold - Emerging Markets – ITSM	Yearly Subscriptio n-Service	3year 9month	3 year



SNO	Module	Component	Minimum onsite resources	Remarks
1		Application Support	5	One Service Delivery Manager (SDM) and four application resources to perform all the application related tasks as per the RFP.
2	Operational & Maintenance Support	Infrastructure Support	3	To perform all the infrastructure related tasks as per the RFP. Please note that the infrastructure management shall cover all tools/technologies on which the aforesaid BMC Tools are implemented. This may cover operating systems. Middleware, containers, databases, utilities, etc.

2. ITAM application operational and maintenance support Team

Name & Signature of authorised signatory

Seal of Company



Appendix-D

Bidder Details

Details of the Bidder

Dontionalong	Details
	Details
Date of Incorporation and / or commencement	
of business	
Certificate of incorporation	
Brief description of the Bidder including	
details of its main line of business	
Company website URL	
Company Pan Number	
Company GSTIN Number	
Particulars of the Authorized Signatory of the	
Bidder	
a) Name	
b) Designation	
c) Address	
d) Phone Number (Landline)	
e) Mobile Number	
f) Fax Number	
g) Email Address	
Details for EMD Refund (applicable only if	
account):-	
a) Account No.	
b) Name of account holder	
c) Name of Bank	
d) IFSC Code	
	Certificate of incorporation Brief description of the Bidder including details of its main line of business Company website URL Company Pan Number Company GSTIN Number Particulars of the Authorized Signatory of the Bidder a) Name b) Designation c) Address d) Phone Number (Landline) e) Mobile Number f) Fax Number g) Email Address Details for EMD Refund (applicable only if EMD is directly credited in designated account):- a) Account No. b) Name of account holder c) Name of Bank

Name & Signature of authorised signatory

Seal of Company



Appendix-E

Scope of Work and Payment Schedule

Sl	Area	Requirement/Description
No		
1	Consideratio n for Scope of Work (SOW)	 A. Definitions: Below terms are defined to avoid any "doubts" or "errors in understanding" the Scope of work, terms & conditions. 1. Term "Application" means IT Asset Management Solution (referred as ITAM). It covers all the components/modules/software's (e.g. middleware, java, etc.) of the BMC product licenses procured/renewed through this RFP. 2. Term "Operating System (OS)" and "Database (DB)" will have the same meaning as generally accepted practices within the software services industry. However, the OS and DB along with other tools and technologies like containers, etc., required to install, run, update, upgrade and configure the BMC products as procured or renewed through this RFP will be in scope and the Bidder must ensure the services for the same (as asked in this RFP relevant sections) throughout the contract period. 3. Application version minor and major are defined as below. Major version means: A.1 to B.1 Minor version means: A.1 to A.2 4. Service packs for the operating systems and database will be treated as minor version. 5. Perquisites related to infrastructure (like FAR implementation, desktop access enablement, infra provisioning, etc) required for the update or upgrade or configuration will be provided by the Bank. The details of such perquisites must be shared by the bidder in Bank defined formats. 6. Vulnerability: it will have same meaning as generally accepted practices within the software services industry. A weakness in an IT system that can be exploited by an attacker to deliver a successful attack or harm. They can occur through flaws, user error, code error, configuration error and attackers will look to exploit any of them, often combining one or more, to achieve their end goal. All components of ITAM application, operating system, and database shall be part of the scope for vulnerability assessment and resolution.



	vulnerability closure, hardening as per bank defined secure configuration document (SCD), etc. All the type of Operating Systems (Windows & Non-Windows), Database and other required technology (Oracle 3-Node RAC, Docker, Kubernetes, Jenkins, etc.) required to successfully run the BMC ITAM application suite are under the scope of this category. Please note that the technologies
	mentioned are indicative and not comprehensive.
2 Out of Scope work and assumption	None
	purchase order issuance.All the licenses renewed/procured through this RFP shall be perpetual in nature until-unless mentioned otherwise in this RFP Document.



		Audit of the ITAM. The review report shall be submitted to the
		Bank with recommendations for performance/ process/
		security enhancements against world best practices for IT asset
		management process. The report shall also contain expected
		timelines for implementation of recommendations covering
		short-term and long-term enhancements.
		6. Shall implement all the recommendations of OEM review
		within the prescribe timelines by the Bank.
		7. Shall ensure conversion of licenses in case of the existing
		procured licenses are split or merged or renamed by OEM
		during the period of contract. The license conversion shall be
		done without any additional cost to the Bank and before the
		End of Life/End of Support declared by the OEM.
		8. In case any of the software/ application/ module/ component name changed by the OEM, the service terms and conditions
		defined throughout this RFP will be explicit in nature for the
		new name as they are for the older names.
		9. The licenses provided should have minimum EOL/EOS life
		span up to year 2030. All the features and functionality of the
		procured or renewed licenses should continue.
		10. Must supply all the software's required to run the ITAM
		solution.
		11. Shall provide all the licenses under EULA of the solution
		without any capping or limitation of the usage unless and
		otherwise explicitly mentioned in this RFP.
		12. Should provide documents related installation, configuration,
4		upgrade, and troubleshooting as required by the Bank.
4	Installation /	1. The bidder must supply, install, configure, implement, test, integrate and maintain the solution for the antire period of the
	Integration Requirement	integrate and maintain the solution for the entire period of the contract.
	s with	 The solution must integrate with all the layers of infrastructure
	existing	i.e., hardware, operating systems. databases, middleware,
	systems	application servers, web servers, appliances, utilities, etc. The
	•	Bidder must provide the entire integration and on boarding
		process with all the dependencies throughout the contract
		period. The average time for onboarding should be provided.
		The bidder must complete the integration of entire IT

contract.



ecosystem for IT Asset management within the agreed timelines approved by the Bank.
3. Should onboard the IT Assets, provide the technical support for integration, monitor the integration parameters, act on alert and monitoring thresholds, assist the owners in for management of IT Assets during the entire period of the

- 4. Integration and configuration should not impact on targeted system.
- 5. Integration and configuration should not have any unplanned infrastructure downtime.
- 6. The solution should have the ability to integrate with SSO solution of the Bank which uses WS-Federation / SAML protocols and MS ADFS as an Identity Provider.
- 7. The solution must integrate with notification systems of the bank like email, sms, etc. to send alerts, reports, notifications, and tips.
- 8. Integration with SIEM and Privileged Identity/Access Management Solutions for secured log monitoring and analytics and privileged access management.
- 9. Integration with popular IT Service Management for automation of service management of the solution.
- 10. The solution must integrate (application and infrastructure) with various systems / applications of the Bank including but not limited to SOC (Security Operations Centre), SIEM (Security Information and Event Management), DAM (Database Activity Monitoring), PIMS (Privileged Identity Management Solution), NOC (Network Operations Centre), Centralized Command Centre, ITAM(IT Asset Management Solution), ADS (Active Directory Services), ITSM (IT Service Management), DLP (Data leakage Prevention), ACC (Application Change Control), FIM (File Integrity Management), Crypto-Key Management, HSM (Hardware Security Module), APM (Application Performance Monitoring) solution etc. during the entire period of contract wherever applicable.
- 11. Integrate the ITAM application with other applications of the Bank like Active Directory, HRMS, PIMS etc. for user authentication, people data and access management using API's or other relevant supported integration technologies.



		12. ITAM application shall support integration with other solution of the Bank to publish or provide asset related data from the
		CMDB.
5	Maintenance	1. Shall also have the responsibility to perform all technical
	/	activities including but not limited to configuration, patching,
	Management	updates, upgrades, reporting, data extractions, audits etc of the
	/ Operations	solution in part or full to meet the latest technology standards
		in terms of performance, IT security and operationalization of
		the solution.
		2. Ensure that ITAM solution stack: installation, upgrade,
		operation, integration, maintenance & administration,
		application backup & recovery, DR activities, appliance
		administration/ installation (OS / DB if bundled as part of
		appliance) and Middleware administration /installation/
		upgrade of other products provided by the OEM as part of
		solution. All the third-party software bundled as a part of the
		tool/solution (e.g. apache webserver, java, etc.) will be under
		the scope of this point.
		3. Must follow full Segregation of Duties and role-based access
		controls. The Bidder shall build the access control metrics for
		the ITAM operations & services team and the end users (as per
		their business usage).
		4. Modules/Components of the application should be configured
		to ensure "role-based access control" (RBAC) so that the only
		the eligible users can access the eligible records/information.
		5. Shall undertake to carry out implementation /
		operationalization including move, add and delete, changes /
		configure of software for the updates, releases, version
		upgrades ad declared by the OEM.
		6. Should configure the application and ensure redundancy with
		no single point of failure wherever required by the Bank to
		meet the best industry practices.
		7. The application should have layered security structure as per
		the security best practices and should cover the network zones
		for security. The communication of any component should
		only be limited to 1 layer UP or DOWN.
		8. Should proactively provide the infrastructure sizing
		enhancement (if required) details to keep the infra-capacity
		utilization including memory, CPU, storage below 70% during
		the period of contract.



	9. Should proactively review Bank's monitoring alerts/information to ensure the infra-capacity are sufficiently
	advised well in time to keep the infra-utilization below 70%.
	10. All the environments (Production- Primary (PR) & Disaster
	Recovery (DR), Development (Dev), User Acceptance
	Testing (UAT), Pre-Production or System Integration Testing
	(Pre-Prod or SIT) of the application should always up to date
	and correctly reflect the actual state of the ITAM application
	set-up at any point of time during the contract period.
	11. The production environment PR (Primary) and DR (Disaster
	Recovery) should always in sync with real-time data sync
	provided prerequisites are in place. Raise escalation ticket to relevant teams if there is any issue with prerequisites.
	12. Arrange for continuous service improvement initiatives
	proactively. e.g., health check, new feature enablement, etc.
	13. Complete implementation, operations, and management of the
	proposed solution for the Bank.
	14. Shall design and implement the processes for infrastructure
	management of the solution in line with the industry standards
	like ITIL.
	15. Must ensure that all the components and modules of the
	application, operating systems, and database are always
	updated to latest stable and secure versions as per
	recommendations of OEM / Bank security teams.
	16. All the operational & maintenance activities should be carried out proactively.
	17. All the patches, updates, upgrades, or bug fixes for all the
	components of the application must be applied and configured
	for the entire period of the contract.
	18. Timely closure of all the security, audit, regulatory advisory
	/observations as published by the different teams of the Bank.
	19. Ensure that all the task/activities to ensure the complete,
	updated, and consistent CMDB shall be performed by the
	team. For e.g., discovery, normalization & reconciliation, archival, etc. It is to be ensured that the ITAM CMDB should
	act as a Single Source of Truth (SSOT) for the assets related
	information and data across the bank.
,	20. The application must be configured and enhanced to discover
	all the eligible assets deployed in the bank like servers,
	desktops, network devices, firewall, IDS/IPS, virtualized
	environments (e.g. VMware ESXi/ESX, Microsoft-
	Hypervisor, etc.), Public cloud setup (e.g., Microsoft Azure,



Google Cloud, etc.), Containers OS (Red Hat Enterprise Linux
CoreOS, etc.), proprietary OS (e.g., Photos, AIX, Solaris,
HPUX, , Oracle Enterprise Linux etc.) Discovery of the new
software, hardware and technologies released in the market are
under the scope of this point.
21. The asset discovery must be comprehensive to capture
hardware & software information and the same is to be
updated in CMDB.
22. All the patch repositories are updated as per the defined
schedules. Additionally, Bidder shall deploy the repository
without any extra cost in case of the Bank mentioned to
configure/update/maintain any other repositories in ITAM.
23. Create and configure relevant remedy workflows/ forms/
service request / aif forms/ SLA configuration/ as required by
the Bank to perform the asset management life cycle
24. Configure access/user-capability level of role holders as per
Bank's requirement.
25. Proactively check the health & performance of the application
and infrastructure to avoid any disruption.
26. The periodical backup and restore activities shall be tested to
ensure the readiness of the application to prevent data loss.
27. The application should be configured/updated to comply all
bank's regulatory and security team guidelines.
28. Create/update all the process/SOP (standard operating
procedures) documents for the end user and bank application
team for application operations.
29. Ensure that all the changes made by the users to assets records
in ITAM are recorded and available for audit-trail for audit
purpose.
30. Generation of reports based on relevant information from
different areas of application as and when required. Apart from
standard reports, if any configuration is required for
generating a report, it needs to be configured without any extra
cost to the Bank.
31. Raise and track issues with BMC Software Support, if
required.
32. Bidder should ensure to reconcile and provide reports
regarding assets pending for integration in ITAM by
comparing the CMDB data with the Asset data made available
by the bank form other tools/solutions. The Discovery
operations should be executed periodically (as defined by the
bank) and share the progress of missing assets integration on
banky and share the progress of missing assets integration on



periodic basis (say fortnightly). If any of the asset is missing the agent rollout required, the same must be deployed by the team by configuring required BCM rollout jobs.

- 33. Should ensure to run the network sweep scan, asset deep(full) discovery, CMDB recon jobs at regular intervals or as required by the bank. It must be ensured that all the discovered information will be available in CMDB.
- 34. Ensure that all the current IT-Assets deployed in the Bank namely but not limited to Network router, Network switches, Server, Laptop, Desktop, USB Firewall, load-balancers, Printer, Network printer, Passbook Printer, STDR/IOI Printer, Green Channel Counter machine, Network Scanner, USB/network Scanner, (QMS), Swayam Kiosk, ATM / CDWM, VC equipment, Projector, Cheque Deposit Kiosk, DISP Kiosk, QMS Feed Back Tab, SAN Switch, etc. should be available in ITAM CMDB along with asset corelation. Data source for the CMDB will be either discovery or manually entered/uploaded. It will be bank's discretion to treat the item as "Active" means discovered or "Passive" means manually entered/uploaded. If any IT-asset not listed here and deployed in the Bank's environment now or in-future that should also be discovered on regular basis if the device fulfils the prerequisites for discovery.
- 35. The Application level necessary updates and configurations will be done to discover any new hardware/software deployed in Bank`s environment without any extra cost to the bank.
- 36. Shall have to manually update the Asset information in ITAM from backend, as and when required by the Bank.
- 37. Will provide all the services for the ITAM application as detailed throughout this RFP document irrespective of location for application hosting (viz. on-premises-physical infra or public cloud or SBI- virtualized environment (i.e., Meghdoot) or private cloud or hybrid cloud.
- 38. Should ensure that the all the existing and any new features of the application should be configured/enabled to enhance the user experience and ease of access to the application without any additional charges.
- 39. Enabling/Configuring any or all features or functionality which is already available to the Bank with the licenses procured/renewed through this RFP, should be under the services obligation and must be delivered proactively as required by the Bank.



40. Application level necessary updates and configurations for
firewall access request for application/module/component will
be implemented by the team. IP and Port details, network
communication rules (Firewall Access Request) will be
provided by the team for enabling access to the
application/module/component for the users as and when instructed by the Bank.
41. Shall deploy the supported software/application packages to
the IT-assets of the Bank as and when as advised by the Bank to deploy the software/application packages.
42. Will do the required application level necessary updates,
configurations, and operations to switch to disaster recovery
site of the application within defined RTO as and when
required for the application continuity or as advised by the Bank.
43. Will do the required application/module/component level
necessary updates, configurations, changes, and upgrades for
all the application/module/component interfaces as and when
identified.
44. Will act proactively on the Bank's monitoring tool alerts
regarding application resource usage, health, interfaces, high
availability and ensure the availability of the application/
module/ component from ITAM application availability
perspective.
45. Will check, monitor, and analyse application/service/error
logs to identify the issues, if any.
46. Create and execute data purging and archival jobs for the
different modules/components across the ITAM application as
and when advised by the Bank.
47. Should implement the best practices of OEM / Bank review
recommendation to improve the solution performance/service
levels.
48. Should create remedy workflow to track the operation and
maintenance activities SLA. The same will be accounted for
the penalty and SLA achievement confirmation.
49. Detailed RCA with evidence for any issues faced should be
provided in defined timeframes.
50. Must document the entire operations & maintenance tasks and
provide the bank with all the high-level and low-level
documents incorporating the actual screenshots for the
configuration and hand over the entire setup with proper
configuration and nand over the entite setup with proper



		knowledge transfer to the bank appointed resources (including						
		third party resources).						
		51. The Bidder should maintain & upgrade ITAM related software						
		as and when required throughout the contract period so that						
		the software shall, always during the contract period, meet or						
		exceed the specifications in the Solution Documents and the						
		performance requirements.						
		52. Must arrange for the prompt, conclusive, secure, and						
		permanent closure of any issue/vulnerability/bug pointed out						
		in any of the ITAM security reviews carried by the bank or						
		bank appointed third party during the contract period.						
		53. Shall carry out all the routine day to day activities, data						
		updates related to Assets/ Contract/SLA/ workflows/						
		reports/patch repositories/ agents etc. information/report						
		sharing to the Bank, update of ITAM related documents						
		including processes/ procedures/ SOP's etc.						
		54. The support shall be provided from the location decided by the						
		Bank anywhere in India during the entire period of the						
		contract. The team shall be relocated as and when advised by						
		the Bank to anywhere within India. The Bank shall advise the						
		prior notice for relocation in advance during the period of contract.						
		contract.						
6	Security /	1. The bidder should comply with Bank's IS security policy in						
U	Compliance							
	Requirement	all key concern areas relevant to the service. Some of the key areas but not limited to are:						
	s							
		a. Responsibilities for data and application privacy and confidentiality						
		b. Responsibilities on system and software access control and						
		administration						
		c. Custodial responsibilities for data, software, hardware, and						
		other assets of the Bank being managed by or assigned to						
		the vendor.						
		d. Physical security of the facilities						
		e. Physical and logical separation from other customers of the						
		e. Physical and logical separation from other customers of the vendor						
		vendor						
		vendor f. Incident response and reporting procedures						
		vendor f. Incident response and reporting procedures g. Password policy of the Bank						



module/ component pointed out by Bank or by any other Government regulatory bodies/authority.

- a. It can be detected by the Bank security scanning tools, directed by advisories/ security warnings/ security bulletin published by Bank regulators / Govt. Of India bodies/ CSITE, etc.
- b. All the reported/identified vulnerabilities in the application, operating system, database should be closed within the defined timeframe. If any vulnerability cannot be closed due to the factors like technology limitation, tool limitation, functionality limitation or OEM dependency etc. should be documented and communicated to the Bank with the supporting evidence, within the defined timeframe for Closure. The criticality of vulnerabilities will be defined as per the definition adopted by the security team of the Bank.
- c. The zero-day vulnerabilities/bug/threats need to be addressed as soon as declared and apply the relevant fix or compensatory controls advised by the OEM to safeguard the Bank.
- d. Severity rating along with their closure timelines:

Rating	ing Maximum Time for Closure	
Critical	15 days of identifying/reporting	
High	21 days of identifying/reporting	
Medium	30 days of identifying/reporting	
Low	45 days of identifying/reporting	

- 3. Shall deploy the patches, bug fixes, issue resolution configuration/controls as and when released by the OEM or as advised by the Bank.
- 4. If any of the reported/identified/declared tool level bugs/defects cannot be closed immediately then Bidder must document, provide evidence and justification from the OEM. Bidder shall also ensure that an alternate solution/arrangement in the tool/application is implemented until permanent patch/solution is not provided by the OEM to safeguard Bank's interest.
- 5. Shall ensure to implement the recommendations of Secure Configuration Document (SCD) for the ITAM application and underlying infrastructure as and when advised by the OEM/Bank security teams.
- 6. Shall apply all patches/updates/version upgrade/releases to all the products covered under the scope of ITAM solution



		 including operating system, database, appliance, application, middleware & other ITAM module/components, etc. as and when required throughout the contract period as per OEM /Bank security team recommendations. 7. The bidder must close all the VA-PT points being identified by the Bank in the ITAM solution including its infrastructure periodically within the defined timeframe.
7	Third-Party Components	 All the components/modules or third-party software's supplied/used as a part of the solution stack by the OEM, the maintenance, operations, administration and upkeeping (update, upgrade, bug/issue fix) of the same is under the scope of the Operations and Support service team. Any third-party components required to run the solution shall be provided with adequate number of licenses to the Bank. The Bidder must explicitly list such third-party solutions along with licenses details. Additional licenses shall be provided without any additional cost whenever required during the period of the contract to meet the project growth.
8	Operations & Support Team Requirement s	 Shall provide onsite resources for Application Support and Infrastructure Support for all activities as defined in the relevant sections. The minimum qualification required shall be B.E./B. Tech/ MCA or equivalent. All the application and infrastructure support resources must have minimum five-year experience in the respective tool/technology mentioned in the Bill of Material. The SDM must have minimum seven-year experience in the respective tool/technology Should provide enough resources with relevant experience and expertise throughout the contract period to meet out all the service obligation as per RFP along with Service Delivery Manager /Project Manager. Shall provide onsite support in general shift (normal working hours) on all the Bank`s working day. However, in case of any Application specific requirements as intimated by bank in advance (excluding business exigencies) such as DR drills, planned downtime, application/DB/OS maintenance activity or Application/database restart at night, on-site support should



7. The resources should be well trained to effectively handle all
the queries raised by the Bank / employees etc.
8. Shall deploy the resources as soon as possible but not later than
two weeks of Purchase Order issue date. Billing will start from
the date of deployment of resources.
9. A team leader / Service Delivery Manager in Bank's Working
hours shall be placed in addition to the team, for management
of team activities.
10. All communication from the Bank to the service team will be
channelized through Project Manager/ Service Delivery
Manager and no direct communication to be done to the team
members. Project Manager/ Service Delivery Manager will be
accountable for activities delivery (application as well as
infrastructure).
11. The minimum resource availability as mentioned in the
Appendix - C shall always be ensured.
12. If minimum number of resources are not deployed or present
on a day, then the amount over and above of the penalty clause
as defined in Appendix-J will be deducted. Deduction amount
per day will be calculated as
a. Application resource: 25000 X (5 - count available on the
day)
b. Infrastructure resource: 10000 X (3 - count available on the
day)
c. (Values greater than zero are considered valid and
applicable only)
13. The application support services must be staffed and provided
by the OEM (BMC Software) payroll resources only. The
infrastructure support services can be of OEM or Bidder
payroll resources.
14. All the technical operations, integration, installation,
maintenance, upgrades required to run the application
efficiently and successfully with best user experience with the
available products/modules/components need to be
delivered/configured by team.
15. Bank reserves the right to interview all the resources to be
-
deployed in the project and reject if not found suitable for the
project. At a later stage also if any of the professional found
unsuitable or incapable or violates any of the bank guidelines
Bank may ask to remove all such professionals on a short
notice.



		 16. Shall deploy additional resources to ensure service delivery commitments in timely manner or for any specific purpose/consultancy purpose and should inform the Bank of the same. Any cost incurred by the way of this engagement shall be borne by the bidder. 17. Should share the required vendor on-boarding documents as
		defined by the bank before on-boarding any resource to the team. Documents like Background Verification Report (BGV), Police Verification, ID proof, address proof, relevant experience certificate, etc.
9	MIS / Report Generation Requirement	 Must design and develop comprehensive reports and dashboard as per the best practices of the IT Asset Management Process. The automated reports for IT Asset Inventory covering all asset attributes shall be provided to respective stakeholders as advised by the Bank. Shall configure dashboards to cover various aspects of IT
		 Asset inventory for operational managers, controllers, regulators, auditors and Top Management as and when required by the Bank. 4. The dashboards shall provide a bird-eye view of the entire IT Asset Inventory of the Bank. 5. The reporting and MIS modules of the application should be configured to provide relevant information in the form of dashboards, csv/xlsx-extracts and pdf extracts. 6. The reports/dashboards shall be periodically auto updated, and data reports/extracts should be shared through automated emails to the relevant role holders.
		 Should generate MIS reports for ITAM operations periodically: e.g., Volume of tickets per day, resolution % per day, open/in-progress ticket etc. Provide reports for the assets, purchase-order/contract data entered by users, SLA, Tickets (open/closed), software/hardware inventory, etc. on weekly basis or a scheduled defined by the bank. Should manage/update/create the required dashboards using
		 reporting tools as available in various module/component. 10. Shall integrate with the bank email/notification systems to share the reports/dashboards with the relevant stake holders. 11. Reporting module shall be configured for periodic(auto) and ad-hoc(manual) generation and distribution of reports through email/notification system of the bank.



10	Performance Requirement	 the end u the appli 2. A partial purpose of 3. Uptime agreed to provider. 4. The bidd 5. Uptime (a. X: Sum hours d b. Y: Sum c. Total h workin hours a directed d. Total h of bank 6. Periodici Table: Time 	Term "uptime" means user with full functional cations is configured. failure will also be treat of calculating the uptime Exclusions are only by Bank or the reasons der should ensure an upt (%) = (X / Y) *100, when n of total hours during the hours during the day s g hours on Bank work are from 1030 hrs to 18 d by regulator or bank in ours during the month shours during the month shours during the mours during the month shours during the the should hours to 18 d by regulator or bank in ours during the month shours during the mours during the month shours during the frame Matrices frames unit is "Bank	lity and a ted as co e. planned not attri ime of 9 ere the month hould be king day 30 hrs, w nanagem hould be onth).	features a mplete fa downtin butable to 9.99%. h– sum o e calculat ys. (Prese vhich ma ent) calculate on month	s for which ilure for the ne window the service f downtime ed as eigh nt working y change a d as (8 x no
		Impact / Urgency Level	Definition	Response Time	Workaround Time	Resolution Time
		Critical (Severity 1) S1	Severe impact: a critical that makes the application environment unavailable to conduct business such as: A business service is not available, a production system has crashed, infrastructure outage, Data integrity is at risk, etc.	0.5 Hours	2 Hours	4 Days
		High/Major (Severity 2)	Major impact: the business service, major	1 Hour	4 Hours	5 Days



	S2	functionality of application, or system, is seriously affected (no data loss), business e.g. service performance has degraded.				
	Medium (Severity 3) S3	Minor impact: Incidents related to business service, major applications, or system causing moderate user impact; no data loss, business service still functioning.	2 Hours	1 Days	9 Days	
	Low /Minor (Severity 4) S4	Minimal impact: incidents related to business service, major applications, or system causing low user impact; no data loss, business service still functioning. User access issues or access management requests are examples of S4. Also includes business impacting service requests.	4 Hours	4 Days	10 Days	
	Very Low/ Cosmetic (Severity 5)	Query or informational request	5 Hours	10 Days	15 Days	
	 <u>Response</u> assigned a responds they're cu subsequer oldest una service pr <u>Work Arc</u> assigned 	<u>e Time:</u> The amount of to the service provider and (automated responses dor urrently working on it. In s at responses on the same answered user response at rovider. <u>bund Time</u> : The amount of to the service provider a by the service provider to	d when th a't count) some case ticket, i.e nd the fo of time be nd when	the service j and lets the es, it can a ., the time llowing re etween who a working	provider he user ki lso exten between ply from en a tick g solutio	first now nd to n the n the et is on is



		 status. Implementation of a workaround solution will not release the service providers commitment to provide final solution, unless mutually agreed. 3. <u>Resolution Time</u>: The amount of time between when a ticket is assigned to the service provider and when that ticket is solved (i.e., closed/resolved). Root Cause Analysis is always the part of solution provided as applicable. 						
12	Term of the Project - Project Schedule	The du	The duration of the project shall be for the period of three years.					
13	Warranty Term	The w year.	arranty of all the newly procured license	s must be for one				
14	Maintenance Term (AMC/ATS/ S&S)		The AMC/ATS/S&S shall be applicable after completion of the warranty period.					
15	Training	Arrange for end user education presentations/session as a part of continuous improvement to update the information about the new features/update of the ITAM application and "How to do what" session						
16	Payment Schedule	scl 2. Al alo 3. Th	The payments shall be made as per the following payment schedule. All the payments are subjected to submission of valid invoices along with relevant SLA compliance report. The attendance report of minimum resources as per this RFP shall be produced along with the bills for support.					
		Sr. No.Deliverable/ItemPayment Schedule						
		1Cost of New Licenses (including Comprehensive warranty for period of 1 year) as per BOQ given in Appendix-C (1. License Specification)On Successful delivery of licenses to the Bank.						
		2.						
		3.	ATS/AMC/S&S for existing Licenses	Yearly in Advance				



	4.	Onsite Resource for Operational and Maintenance Support Team	Monthly Arrears	in



Appendix-F

Indicative Price Bid

The indicative Price Bid needs to contain the information listed hereunder and needs to be submitted on portal of e-Procurement agency.

Name of the Bidder: _____

Sr.	Item	Total Amount in	Proportion to Total Cost (in
No.	nem	Rupees	percentage) #
1.	Cost of New Licenses (including Comprehensive warranty for period of 1 year) as per the following items mentioned BOQ/BOM given in Appendix-C (1. License Specification) along with Premium Support		
1.1.	BMC Client Management		
1.2.	BMC Discovery		
1.3.	BMC Remedy		
1.4.	True Sight Automation for Servers		
2.	ATS/AMC/S&S for New Licenses (This cost should be in the range 15% to 25% p.a. of license cost of software as quoted in S. No. 1 above)		
2.1.	BMC Client Management		
2.2.	BMC Discovery		
2.3.	BMC Remedy		
2.4.	True Sight Automation for Servers		
3.	ATS/AMC/S&S for Existing Licenses		
3.1.	BMC Client Management		
3.2.	BMC Discovery		
3.3.	BMC Remedy		
3.4.	True Sight Automation for Servers		
4.	Operational & Maintenance Support		
4.1.	Application Support		
4.2.	Infrastructure Support		
	Grand Total *		



The 'Proportion to Total Cost' percentage mentioned here will have to be maintained in the final price quote also by the successful Bidder. The percentage should be mentioned in two decimal places. Variation in the final price should not exceed \pm - 5%. See illustration at the end.

* This will be the Total Cost of Ownership (TCO)/Total Project Cost and should be quoted in the reverse auction.

Sr.		Tax 1	Tax 2	Tax 3
No.	Item	Mention Name of Tax		
		GST%		
1.	Cost of New Licenses			
	(including Comprehensive warranty for period			
	of 1 year) as per the following items mentioned			
	BOQ/BOM given in Appendix-C (1. License			
1 1	Specification) along with Premium Support			
1.1.	BMC Client Management			
1.2.	BMC Discovery			
1.3.	BMC Remedy			
1.4.	True Sight Automation for Servers			
2.	ATS/AMC/S&S for New Licenses			
	(This cost should be in the range 15% to 25% p.a.			
	of license cost of software as quoted in S. No. 1			
	above)			
2.1.	BMC Client Management			
2.2.	BMC Discovery			
2.3.	BMC Remedy			
2.4.	True Sight Automation for Servers			
3.	ATS/AMC/S&S for Existing Licenses			
3.1.	BMC Client Management			
3.2.	BMC Discovery			
3.3.	BMC Remedy			
3.4.	True Sight Automation for Servers			
4.	Operational & Maintenance Support			
4.1.	Application Support			
4.2.	Infrastructure Support			
	Grand Total			

Breakup of Taxes and Duties



The successful Bidder after completion of reverse auction, must submit updated Price Table as per the final price quoted in reverse auction, in below format :

TAB-1 "Price Confirmation format"

Sr. No.	Item	Total Amount in Rupees	Proportion to Total Cost (in percentage) #
1.	Cost of New Licenses (including Comprehensive warranty for period of 1 year) as per the following items mentioned BOQ/BOM given in Appendix-C (1. License Specification) along with Premium Support		
1.1.	BMC Client Management BMC Discovery		
1.2.	BMC Remedy		
1.4.	True Sight Automation for Servers		
2.	ATS/AMC/S&S for New Licenses (This cost should be in the range 15% to 25% p.a. of license cost of software as quoted in S. No. 1 above)		
2.1.	BMC Client Management		
2.2.	BMC Discovery		
2.3.	BMC Remedy		
2.4.	True Sight Automation for Servers		
3.	ATS/AMC/S&S for Existing Licenses		
3.1.	BMC Client Management		
3.2.	BMC Discovery		
3.3.	BMC Remedy		
3.4.	True Sight Automation for Servers		
4.	Operational & Maintenance Support		
4.1.	Application Support		
4.2.	Infrastructure Support		
Grand Total *			

Name & Signature of authorized signatory

Seal of Company



Illustration

Particulars	Indicative Price Bid Quote (INR)	Proportion to Total Cost 'G' (in %age) of indicative price bid	Final Price (INR) in reverse auction	Minimum final price should not be below (INR)	Maximum final price should not exceed (INR)
A	В	С	D *	E (95% of D)	F (105% of D)
Item 1	25	13.16	9.87	9.38	10.36
Item 2	50	26.32	19.74	18.75	20.72
Item 3	75	39.47	29.60	28.13	31.09
Item 4	40	21.05	15.79	15.00	16.58
Grand Total (1+2+3+4)=G	190	100	75		

* Ideal final price breakup based on final price of INR 75 quoted in the reverse auction.



Appendix -G

This appendix is not applicable for this RFP.

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<u>Appendix -H</u>

BANK GUARANTEE FORMAT (TO BE STAMPED AS AN AGREEMENT)

WHEREAS M/s				, incorp	porated un	ıder
	Act	having	its reg	gistered	l office	at
	and	principal	place	of	business	at
	(herein	after refer	red to as	"Serv	ice Provid	ler/
Vendor" which expression shall unless	reniionant	to the con	text or r	neaning	thereof s	hall

Vendor" which expression shall unless repugnant to the context or meaning thereof shall include its successor, executor & assigns) has agreed to develop, implement and support PROCUREMENT OF BMC ENTERPRISE UNLIMITED LICENSE (EUL) RENEWAL AND OPERATIONAL SUPPORT SERVICES FOR IT ASSET MANAGEMENT APPLICATION (hereinafter referred to as "Services") to SBI in accordance with the Request for Proposal (RFP) No.: SBI/GITC/Platform Engineering-II/2022/2023/971 dated : 31/03/2023.

WHEREAS, SBI has agreed to avail the Services from the Service Provider for a period of _____ year(s) subject to the terms and conditions mentioned in the RFP.

WHEREAS, in accordance with terms and conditions of the RFP/Purchase order/Agreement dated______, Service Provider is required to furnish a Bank Guarantee for a sum of Rs.______/- (Rupees ______ only) for due performance of the obligations of the Service Provider in providing the Services, in accordance with the RFP/Purchase order/Agreement guaranteeing payment of the said amount of Rs.______/- (Rupees ______ only) to SBI, if Service Provider fails to fulfill its obligations as agreed in RFP/Agreement.



WHEREAS, the Bank Guarantee is required to be valid for a total period of _____ months and in the event of failure, on the part of Service Provider, to fulfill any of its commitments / obligations under the RFP/Agreement, SBI shall be entitled to invoke the Guarantee.

AND WHEREAS, the Guarantor, at the request of Service Provider, agreed to issue, on behalf of Service Provider, Guarantee as above, for an amount of Rs.____/-(Rupees _____ only).

NOW THIS GUARANTEE WITNESSETH THAT

- 2. Any notice / communication / demand from SBI to the effect that Service Provider has failed to fulfill its commitments / obligations in respect of rendering the Services as mentioned in the Agreement, shall be conclusive, final & binding on the Guarantor and shall not be questioned by the Guarantor in or outside the court, tribunal, authority or arbitration as the case may be and all such demands shall be honoured by the Guarantor without any delay.
- 3. We (the Guarantor) confirm that our obligation to the SBI, under this guarantee shall be independent of the agreement or other understandings, whatsoever, between the SBI and the Service Provider.
- 4. This Guarantee shall not be revoked by us (the Guarantor) without prior consent in writing of the SBI.

WE (THE GUARANTOR) HEREBY FURTHER AGREE & DECLARE THAT-

i. Any neglect or forbearance on the part of SBI to Service Provider or any indulgence of any kind shown by SBI to Service Provider or any change in the terms and conditions of the Agreement or the Services shall not, in any way, release or discharge the Bank from its liabilities under this Guarantee.



- ii. This Guarantee herein contained shall be distinct and independent and shall be enforceable against the Guarantor, notwithstanding any Guarantee or Security now or hereinafter held by SBI at its discretion.
- iii. This Guarantee shall not be affected by any infirmity or absence or irregularity in the execution of this Guarantee by and / or on behalf of the Guarantor or by merger or amalgamation or any change in the Constitution or name of the Guarantor.
- iv. This Guarantee shall not be affected by any change in the constitution of SBI or Service Provider or winding up / liquidation of Service Provider, whether voluntary or otherwise
- v. This Guarantee shall be a continuing guarantee during its validity period.
- vi. This Guarantee shall remain in full force and effect for a period of __ year(s) _____month(s) from the date of the issuance i.e. up to ______. Unless a claim under this Guarantee is made against us on or before _____, all your rights under this Guarantee shall be forfeited and we shall be relieved and discharged from all liabilities there under.
- vii. This Guarantee shall be governed by Indian Laws and the Courts in Mumbai, India alone shall have the jurisdiction to try & entertain any dispute arising out of this Guarantee.

Notwithstanding anything contained herein above:

i. Our liability under this Bank Guarantee shall not exceed Rs_____/-(Rs. ______only)

ii. This Bank Guarantee shall be valid upto_____

iii. We are liable to pay the guaranteed amount or any part thereof under this Bank Guarantee only and only if SBI serve upon us a written claim or demand on or before

Yours faithfully,

For and on behalf of bank.

Authorised official

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Appendix -I

PROFORMA OF CERTIFICATE TO BE ISSUED BY THE BANK AFTER SUCCESSFUL COMMISSIONING AND ACCEPTANCE OF THE SOFTWARE SOLUTION/ SERVICES

Date:

M/s._____

Sub: Certificate of delivery, installation and commissioning

1. This is to certify that the Software Solution as detailed below has/have been successfully installed and commissioned (subject to remarks in Para No. 2) in accordance with the Contract/specifications.

a) PO No._____ dated _____

b) Description of the Solution _____

- c) Quantity _____
- d) Date of installation_____

e) Date of acceptance test _____

f) Date of commissioning _____

2. Details of specifications of Software Solution not yet commissioned and recoveries to be made on that account:

S. No.	Description	Amount to be recovered

- 3. The installation and commissioning have been done to our entire satisfaction and staff have been trained to operate the Software Solution.
- 4. Service Provider has fulfilled his contractual obligations satisfactorily

or



Service Provider has failed to fulfill his contractual obligations with regard to the following:

(a)

(b)

(c)

5. The amount of recovery on account of non-supply of Software Solution/Services is given under Para No. 2 above.

Signature _____

Name

Designation with stamp _____



Appendix-J

Penalties

Penalties as applicable are described as below: (Same are also listed under Appendix-K : Service Level Agreement- Annexure-F)

- 1. All the penalties, as applicable, will be applied in parallel on monthly basis.
- 2. The penalty shall only be applicable if the reasons are attributable to the Bidder.
- 3. The penalties may be recovered from invoices presented for payment or through credit note or invoking Bank Guarantee or invoking Performance Guarantee submitted.
- 4. Application of penalties and payments thereof will not relieve the Bidder from the obligation of delivery of services during the valid contract period.
- 5. A penalty period may spill-over across more than one month (thus multiple invoice), the amounts are deducted in each month invoices as applicable. If the delay approaches to next invoice period, the delay period will be calculated from the actual delay start date and the penalty will be invoked for the next invoice period too.
- 6. All the BAU activities or the daily operational activities will be considered as work-order tickets and will be governed relevant SLA of workorders.
- 7. The maximum penalties as described in this Appendix-J, detailed below can be 10% of the total project cost for the whole contract period. Once the maximum penalty deduction is reached, the Bank may consider termination of the Agreement.
- 8. Uptime penalties: The uptime penalties shall be calculated as per following table.

S No.	Uptime Range	Penalty
1	Uptime >= 99.9%	No penalty
2	99.9 > Uptime <99.5%	2% of cost of monthly support charges
3	Uptime <=99.5%	5% of cost of monthly support charges

- 9. Response, Workaround And Resolution Time Penalties All the time frames unit is "Bank Business Days".
 - a. Response time penalties

S.	Service level	Severity of	Service level	Penalty
No	category	Service	object	
		Call		
1	Responses to any	Critical	> 0.5 hour	Rs.2000 per hour
	support request /	(Severity 1)		or part thereof
	technical activities	S1		



2	requested/ planned/	High/Major	> 1 hours	Rs.2000 per hour
	routine advised by	(Severity 2)		or part thereof
	the Bank as per	S2		
3	Service Desk	Medium	> 2 hours	Rs. 1000 per hour
	Support Metric	(Severity 3)		or part thereof
	(Timeframe Metric	S 3		
4	Table)	Low /Minor	>4 hours	Rs. 1000 per hour
		(Severity 4)		or part thereof
		S4		
5		Very Low/	> 5 Hours	Rs. 1000 per hour
		Cosmetic		or part thereof
		(Severity 5)		
		S5		

b. Workaround time penalties

· · · · · · · · · · · · · · · · · · ·			Comise 1. 1	Deve altera
S.	Service level	Severity of	Service level	Penalty
No	category	Service	object	
		Call		
1		Critical	> 2 hours	Rs.2000 per hour
		(Severity 1)		or part thereof
		S1		
2	Workaround to be	High/Major	>4 hours	Rs.2000 per hour
	provided for any support request /	(Severity 2)		or part thereof
		S2		
3	technical activities requested/ planned/	Medium	>1 Day	Rs. 10000 per day
	routine advised by	(Severity 3)		or part thereof
		S3		
4	the Bank as per Service Desk	Low /Minor	>4 Days	Rs. 10000 per day
	Support Metric	(Severity 4)		or part thereof
		S4		
5	(Timeframe Metric Table)	Very Low/	> 10 Days	Rs. 10000 per day
		Cosmetic		or part thereof
		(Severity 5)		
		S5		

c. <u>Resolution time penalties</u>

S.	Service level	Severity of	Service	Penalty
No	category	Service	level	
		Call	object	
1	Resolution for any	Critical	>4 Days	Rs.20000 per day or
	support request	(Severity 1)		part thereof



	technical activities	S1		
2	requested/ planned/	High/Major	> 5 Days	Rs.20000 per day or
	routine advised by	(Severity 2)		part thereof
	the Bank as per	S2		
3	Service Desk	Medium	>9 Days	Rs. 10000 per day or
	Support Metric	(Severity 3)		part thereof
	(Timeframe Metric	S 3		
4	Table)	Low /Minor	>10 Days	Rs. 10000 per day or
		(Severity 4)		part thereof
		S4		
5		Very Low/	>15 Days	Rs. 10000 per day or
		Cosmetic		part thereof
		(Severity 5)		
		S5		

10. Other operational categories and relevant penalties



SI No	Service level category	SLA Measure	Penalty Calculation
1	RTO during disaster for switching to DR site	As per agreed and approved DR Plan. If the RTO gets revised after periodic review by the OEM or the Bank, the SLA measures for RTO will be applicable for the new time. Bank related prerequisites (like: network availability, backup, FAR, etc.) will be	The uptime penalties shall be applicable for RTO beyond approved DR Plan.
2	Monthly Patch Repository Update	ensured by Bank team. Patch repositories should be updated on a specific date of every month or as per urgency or as decided by the Bank.	Penalties shall be calculated based on Response, Workaround And Resolution Time Penalties– Severity 2
3	VA/PT Closure	All the reported/identified VA/PT observation should be closed within the defined time frame listed in Appendix-E Scope of work The criticality of vulnerability will be defined as per the definition adopted by the security team of the Bank.	INR 1000 per VA per week or part thereof. If VA closure requires a product upgrade or version change as recommended by OEM (like compatibility issues with existing version). The same should be documented and submitted to the bank with proper evidence to put the relevant VA SLA on hold.
4	ITAM support team member not acceptable to the Bank on	Replacement should be done within 60 days from the date of intimation by the Bank.	INR 2000.00 for a delay of each week or a part thereof.



	behavioral ground		
5	ITAM Application Module Upgrade	Minor version upgrade: 1 month Major version upgrade: 4 months	Penalties shall be calculated based on Response, Workaround And Resolution Time Penalties– Severity-3
6	Operating system/Database upgrade	Minor version upgrade: 1 month Major version upgrade: 3 months	Penalties shall be calculated based on Response, Workaround And Resolution Time Penalties– Severity-3
7	Operating system/Database installation/ configuration/ integration	Installation/Configuration/ Integrations: 1 month	Penalties shall be calculated based on Response, Workaround And Resolution Time Penalties– Severity-4
8	Operating system/ Database/applic ation: SCD implementation	SCD Implementation: 3 months	Penalties shall be calculated based on Response, Workaround And Resolution Time Penalties– Severity-2
9	Integration with Security and Monitoring tool	As per Table: Time Frame Matrix Severity: Medium (S3)	Penalties shall be calculated based on Response, Workaround And Resolution Time Penalties– Severity-3
10	Workorder/ form Configurations	Effort: Very High:72 days High: 60 days Medium: 25 days Low: 10 days Very Low: 2 Days Informational: 5 hours	Penalties shall be calculated based on Response, Workaround and Resolution Time Penalties– Severity 3- Resolution Penalties
11	Audit Closure	As agreed between the bank and the operations & support team as per discussion.	Penalties shall be calculated based on Response, Workaround and Resolution Time Penalties–



		(Scope: application and all its components, operating system, databases)	Severity 3- Resolution Penalties
12	Security Incident Closure	As per Table: Time Frame Matrix Severity: Medium (S2)	Penalties shall be calculated based on Response, Workaround and Resolution Time Penalties– Severity 2- Response, Workaround, and Resolution Penalties
13	Other activities of application and infrastructure operations & maintenance	As per Table: Time Frame Matrix Severity: S1,S2,S3,S4,S5 as the case applicable.	Penalties shall be calculated based on Response, Workaround and Resolution Time Penalties– Response, Workaround, and Resolution Penalties of the relevant severity S1, S2, S3, S4, S5



Appendix-K

Service Level Agreement

SOFTWARE/SERVICE LEVEL AGREEMENT

BETWEEN STATE BANK OF INDIA AND

Commencement Date:

Date of Expiry:

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This agreement ("Agreement") is made at_____ (Place) on this _____

day of

201 .

BETWEEN

State Bank of India, constituted under the State Bank of India Act, 1955 having its Corporate Centre and Central Office at State Bank Bhavan, Madame Cama Road, Nariman Point, Mumbai-21 and its Global IT Centre at Sector-11, CBD Belapur, Navi Mumbai-400614 through its Platform Engineering-II Department,¹ hereinafter referred to as "the Bank" which expression shall, unless it be repugnant to the context or meaning thereof, be deemed to mean and include its successors in title and assigns of the First Part: AND

² a private/public limited company/LLP/Firm <*strike off whichever is not applicable*> incorporated under the provisions of the Companies Act, 1956/ Limited Liability Partnership Act 2008/ Indian Partnership Act 1932 <strike off *whichever is not applicable*>, having its registered office at hereinafter referred to as "Service Provider/ Vendor", which expression shall mean to include its successors in title and permitted assigns of the Second Part:

WHEREAS

- "The Bank" is carrying on business in banking in India and overseas and desirous to A. avail services for BMC ITAM License Renewal³, and Operational & Maintenance Support⁴.
- Service Provider in the business of providing _____⁵, and has agreed to B. supply BMC ITAM Product Suite (Software) and providing the Services as mentioned in Request for Proposal (RFP) No. SBI/GITC/Platform Engineering-II/2022/2023/971 dated : 31/03/2023 issued by the Bank along with its clarifications/ corrigenda, referred hereinafter as a "RFP" and same shall be part of this Agreement.

NOW THEREFORE, in consideration of the mutual covenants, undertakings and conditions set forth below, and for other valid consideration the acceptability and

¹Name & Complete Address of the Dept.

²Name & Complete Address (REGISTERED OFFICE) of Service Provider,

³Purpose of the Agreement

⁴Any other connected purpose or details of RFP floated by the Bank

⁵Brief mentioning of service providers experience in providing the services required by the Bank.



sufficiency of which are hereby acknowledged, the Parties hereby agree to the following terms and conditions hereinafter contained:-

1. DEFINITIONS & INTERPRETATION

1.1 Definition

Certain terms used in this Agreement are defined hereunder. Other terms used in this Agreement are defined where they are used and have the meanings there indicated. Unless otherwise specifically defined, those terms, acronyms and phrases in this Agreement that are utilized in the information technology services industry or other pertinent business context shall be interpreted in accordance with their generally understood meaning in such industry or business context, unless the context otherwise requires/mentions, the following definitions shall apply:

- 1.1.1 'The Bank' shall mean the State Bank of India (including domestic branches and foreign offices) Subsidiaries and Joint Ventures, where the Bank has ownership of more than 50% of voting securities or the power to direct the management and policies of such Subsidiaries and Joint Ventures.
- 1.1.2 "Code" shall mean computer programming code contained in the Software. If not otherwise specified, Code shall include both Object Code and Source Code which means programming languages, including all comments and procedural code, and all related development documents (e.g., flow charts, schematics, statements of principles of operations, end-user manuals, architecture standards, and any other specifications that are used to create or that comprise the Code). Code shall include Maintenance Modifications and Enhancements in the Software.
- 1.1.3 "Confidential Information" shall have the meaning set forth in Clause 15.
- 1.1.4 "Data Dictionary or Metadata Repository" shall mean a repository of information about data such as meaning, relationships to other data, origin/lineage, usage, business context and format including but not limited to data type, data length, data structure etc., further, it as a collection of columns and tables with metadata.



- 1.1.5 "Deficiencies" shall mean defects arising from non-conformity with the mutually agreed specifications and/or failure or non-conformity in the Scope of Services.
- 1.1.6 "Documentation" will describe in detail and in a completely self-contained manner how the user may access and use the BMC IT Asset Management Suite. (name of the Software/ maintenance services),⁶ such that any reader of the Documentation can access, use and maintain all of the functionalities of the Software, without the need for any further instructions. 'Documentation' includes, user manuals, installation manuals, operation manuals, design documents, process documents, data flow documents, data register, technical manuals, functional specification, software requirement specification, on-line tutorials/CBTs, system configuration documents, Data Dictionary, system/database administrative documents. debugging/diagnostics documents, test procedures, Review Records/ Test Bug Reports/ Root Cause Analysis Report, list of all Product components, list of all dependent/external modules and list of all documents relating to traceability of the Product as and when applicable etc.
- 1.1.7 "Intellectual Property Rights" shall mean, on a worldwide basis, any and all:
 (a) rights associated with works of authorship, including copyrights &moral rights; (b) Trade Marks; (c) trade secret rights; (d) patents, designs, algorithms and other industrial property rights; (e) other intellectual and industrial property rights of every kind and nature, however designated, whether arising by operation of law, contract, license or otherwise; and (f) registrations, initial applications, renewals, extensions, continuations, divisions or reissues thereof now or hereafter in force (including any rights in any of the foregoing).
- 1.1.8 "Open Source or Copyleft license" shall mean a license of a computer program in which the source code is available to the general public for use and/or modification from its original design.

⁶ Name of Software



- 1.1.9 "Project Cost" means the price payable to Service Provider over the entire period of Agreement (i.e. Rs.______<*in words>*) for the full and proper performance of its contractual obligations.
- 1.1.10 "Project Documents" shall mean all the plans, drawings and specifications used while bidding and all other documents necessary to complete all work.
- 1.1.11 "Request for Proposal (RFP)" shall mean RFP NO. SBI/GITC/Platform Engineering-II/2022/2023/971 dated : 31/03/2023 along with its clarifications/ corrigenda issued by the Bank time to time.
- 1.1.12 "Revision control procedure" shall mean the procedure for management of changes to documents, software programs, and other collections of information made during this engagement.
- 1.1.13 "Root Cause Analysis Report" shall mean a report addressing a problem or non-conformance, in order to get to the 'root cause' of the problem, which thereby assists in correcting or eliminating the cause, and prevent the problem from recurring.
- 1.1.14 'Services' shall mean and include the Services offered by Service Provider more particularly described in Clause 2 of this Agreement. 'Services' shall also include the implementation services, and maintenance Services and other obligation of Service Provider to be provided under this Agreement.
- 1.1.15 "Software" shall mean (a) the software product(s) described in this Agreement; (b) all maintenance, modifications and enhancements that are provided to the Bank; (c) the Code contained in or otherwise related to each of the foregoing; and (d) the Documentation.
- 1.1.16 "Test Bug Reports" shall mean a report providing the details as to the efficiency of software in relation with reporting and resolution of any bug.

1.2 Interpretations:

1.2.1 Reference to a person includes any individual, firm, body corporate, association (whether incorporated or not) and authority or agency (whether government, semi government or local).



- 1.2.2 The singular includes the plural and vice versa.
- 1.2.3 Reference to any gender includes each other gender.
- 1.2.4 The provisions of the contents table, headings, clause numbers, italics, bold print and underlining is for ease of reference only and shall not affect the interpretation of this Agreement.
- 1.2.5 The Schedules, Annexures and Appendices to this Agreement shall form part of this Agreement.
- 1.2.6 A reference to any documents or agreements (and, where applicable, any of their respective provisions) means those documents or agreements as amended, supplemented or replaced from time to time provided they are amended, supplemented or replaced in the manner envisaged in the relevant documents or agreements.
- 1.2.7 A reference to any statute, regulation, rule or other legislative provision includes any amendment to the statutory modification or re-enactment or, legislative provisions substituted for, and any statutory instrument issued under that statute, regulation, rule or other legislative provision.
- 1.2.8 Any agreement, notice, consent, approval, disclosure or communication under or pursuant to this Agreement is to be in writing.
- 1.2.9 The terms not defined in this agreement shall be given the same meaning as given to them in the RFP. If no such meaning is given technical words shall be understood in technical sense in accordance with the industrial practices.
- 1.3 Commencement, Term & Change in Terms
- 1.3.1 This Agreement shall commence from its date of execution mentioned above/ be deemed to have commenced from _____ (Effective Date).
- 1.3.2 This Agreement shall be in force for a period of _____ year(s) from Effective Date, unless terminated by the Bank by notice in writing in accordance with the termination clauses of this Agreement.



- 1.3.3 The Bank shall have the right at its discretion to renew this Agreement in writing, for a further term of <u>3</u> years on the mutually agreed terms & conditions.
- 1.3.4 Either Party can propose changes to the scope, nature or time schedule of services being performed under this Service Level Agreement. Such changes can be made upon mutually accepted terms & conditions maintaining the spirit (Purpose) of this Service Level Agreement.

2. SCOPE OF WORK

- 2.1 The scope and nature of the work which Service Provider has to provide to the Bank (Services) is described in **Annexure-A.**
- 2.2 The Bank may, at its sole discretion, provide remote access to its information technology system to IT Service Provider through secured Virtual Private Network (VPN) in order to facilitate the performance of IT Services. Such remote access to the Bank's information technology system shall be subject to the following:
- 2.1.1 Service Provider shall ensure that the remote access to the Bank's VPN is performed through a laptop/desktop ("Device") specially allotted for that purpose by the Service Provider and not through any other private or public Device.
- 2.1.2 Service Provider shall ensure that only its authorized employees/representatives access the Device.
- 2.1.3 Service Provider shall be required to get the Device hardened/configured as per the Bank's prevailing standards and policy.
- 2.1.4 Service Provider and/or its employee/representative shall be required to furnish an undertaking and/or information security declaration on the Bank's prescribed format before such remote access is provided by the Bank.
- 2.1.5 Service Provider shall ensure that services are performed in a physically protected and secure environment which ensures confidentiality and integrity of the Bank's data and artefacts, including but not limited to information (on customer, account, transactions, users, usage, staff, etc.), architecture (information, data, network, application, security, etc.),



programming codes, access configurations, parameter settings, executable files, etc., which the Bank representative may inspect. Service Provider shall facilitate and/ or handover the Device to the Bank or its authorized representative for investigation and/or forensic audit.

2.1.6 Service Provider shall be responsible for protecting its network and subnetworks, from which remote access to the Bank's network is performed, effectively against unauthorized access, malware, malicious code and other threats in order to ensure the Bank's information technology system is not compromised in the course of using remote access facility.

3. FEES /COMPENSATION

3.1 Professional fees

- 3.1.1 Service Provider shall be paid fees and charges in the manner detailed in hereunder, the same shall be subject to deduction of income tax thereon wherever required under the provisions of the Income Tax Act by the Bank. The remittance of amounts so deducted and issuance of certificate for such deductions shall be made by the Bank as per the laws and regulations for the time being in force. Nothing in the Agreement shall relieve Service Provider from his responsibility to pay any tax that may be levied in India on income and profits made by Service Provider in respect of this Agreement.
- 3.1.2 _____

3.1.3

- 3.2 All duties and taxes (excluding⁷<u>Goods and Services Tax</u> or any other tax imposed by the Government in lieu of same), if any, which may be levied, shall be borne by Service Provider and Bank shall not be liable for the same. All expenses, stamp duty and other charges/ expenses in connection with execution of this Agreement shall be borne by Service Provider. Goods and Services Tax or any other tax imposed by the Government in lieu of same shall be borne by the Bank on actual upon production of original receipt wherever required.
- 3.3 Service Provider shall provide a clear description quantifying the service element and goods element in the invoices generated by them.

⁷ Please determine the applicability of the taxes.



3.4 Payments

- 3.4.1 The Bank will pay properly submitted valid invoices within reasonable period but not exceeding 30 (thirty) days after its receipt thereof. All payments shall be made in Indian Rupees.
- 3.4.2 The Bank may withhold payment of any product/services that it disputes in good faith and may set-off penalty amount or any other amount which Service Provider owes to the Bank against amount payable to Service Provider under this Agreement. However, before levying penalty or recovery of any damages, the Bank shall provide a written notice to Service Provider indicating the reasons for such penalty or recovery of damages. Service Provider shall have the liberty to present its case in writing together with documentary evidences, if any, within 21 (twenty one) days. Penalty or damages, if any, recoverable from Service Provider shall be recovered by the Bank through a credit note or revised invoices. In case Service Provider fails to issue credit note/ revised invoice, the Bank shall have right to withhold the payment or set-off penal amount from current invoices.
 - 3.4.3 Penalty for the preceding month(s), if any, will be deducted from the invoice of that month or from invoice(s) of any of the succeeding month(s).
 - 3.4.4 Payment will be made as per the payment schedule defined in the RFP

3.5 Bank Guarantee and Penalties

- 3.5.1 Service Provider shall furnish performance security in the form of Bank Guarantee for an amount of Rs. ______ valid for a period of _____year(s) _____month(s) from a Scheduled Commercial Bank other than State Bank of India in a format provided/ approved by the Bank.
- 3.5.2 The Bank Guarantee is required to protect the interest of the Bank against delay in supply/installation and/or the risk of non-performance of Service Provider in respect of successful implementation of the project; or performance of the material or services sold; or breach of any terms and conditions of the Agreement, which may warrant invoking of Bank Guarantee.



- 3.5.3 If at any time during performance of the Contract, Service Provider shall encounter unexpected conditions impeding timely completion of the Services under the Agreement and performance of the services, Service Provider shall promptly notify the Bank in writing of the fact of the delay, it's likely duration and its cause(s). As soon as practicable, after receipt of Service Provider's notice, the Bank shall evaluate the situation and may at its discretion extend Service Provider's time for performance, in which case the extension shall be ratified by the Parties by amendment of the Agreement.
- 3.5.4 Performance of the obligations under the Agreement shall be made by Service Provider in accordance with the time schedule⁸ specified in this Agreement.
- 3.5.5 Service Provider shall be liable to pay penalty at the rate mentioned in Annexure 'F' in respect of any delay beyond the permitted period in providing the Services.
- 3.5.6 Subject to Clause 17 of this Agreement, any unexcused delay by Service Provider in the performance of its Contract obligations shall render this Agreement to be terminated.
- 3.5.7 No penalty shall be levied in case of delay(s) in deliverables or performance of the contract for the reasons solely and directly attributable to the Bank. On reaching the maximum of penalties specified the Bank reserves the right to terminate the Agreement.

4. LIABILITIES/OBLIGATION

- 4.1 The Bank's Duties /Responsibility (if any)
 - (i) Processing and authorizing invoices
 - (ii) Approval of Information
 - (iii) Arrange for Bank IT infrastructure (server/virtual machines) provisioning
 - (iv) Bank desktop and IT infrastructure access enablement provided all the resource onboarding prerequisites are fulfilled by the service provider.

⁸ Please ensure that the time scheduled is suitably incorporated in the Agreement.



- 4.2 Service Provider Duties
 - (i) Service Delivery responsibilities
 - (a) To adhere to the service levels documented in this Agreement.
 - (b) Software solution provided and/or maintained by Service Provider shall be free from OWASP Top 10 vulnerabilities (latest) during the term of Agreement.
 - (c) Service provider shall ensure to filter all phishing / spamming / overflow attacks in order to ensure availability and integrity on continuous basis.
 - (d) Service Provider shall without any additional cost, rectify the vulnerabilities observed by the Bank during security review of ITAM application. As the BMC ITAM product suite is an off-the-shelf application, the service provider ensures to share the OEM (i.e. BMC Software) Source Code Review certificate periodically for the versions deployed in Bank environment in the format advised by the bank. The Source Code review certificate shall be comprehensively reviewed periodically by the Bank or its authorized representative.
 - (e) Service Provider shall *ensure that* Service Provider's personnel and its sub-contractors (if allowed) will abide by all reasonable directives issued by the Bank, including those set forth in the Bank's then-current standards, policies and procedures (to the extent applicable), all on-site rules of behavior, work schedules, security procedures and other standards, policies and procedures as established by the Bank from time to time.
 - (f) Service Provider agrees and declares that it shall be the sole responsibility of Service Provider to comply with the provisions of all the applicable laws, concerning or in relation to rendering of Services by Service Provider as envisaged under this Agreement.
 - (g) Service Provider shall be responsible to provide Data Dictionary in a format provided by the Bank. During the term of this Agreement, such a format may be revised by the Bank as per the requirements. Service Provider shall capture all the fields in Data Dictionary format and keep the same always updated during the term of this Agreement.



- (h) In addition to the above, additional details scope is placed at Annexure-A.
- (ii) Security Responsibility
 - (a) To maintain the confidentiality of the Bank's resources and other intellectual property rights.

5. **REPRESENTATIONS & WARRANTIES**

- 5.1 Service Provider warrants that the technical quality and performance of the Services provided will be consistent with the mutually agreed standards.
- 5.2 Any defect found will be evaluated mutually to establish the exact cause of the defect.
- 5.3 Service Provider warrants that at the time of delivery the Software or its component is free from malware, free from any obvious bugs, and free from any covert channels in the code (of the versions of the applications/software being delivered as well as any subsequent versions/modifications delivered).
- 5.4 Service Provider represents and warrants that its personnel shall be present at the Bank premises or any other place as the Bank may direct, only for the Services and follow all the instructions provided by the Bank; Act diligently, professionally and shall maintain the decorum and environment of the Bank; Comply with all occupational, health or safety policies of the Bank.
- 5.5 Service Provider warrants that it shall be solely liable and responsible for compliance of applicable Labour Laws in respect of its employee, agents, representatives and sub-contractors (if allowed) and in particular laws relating to terminal benefits such as pension, gratuity, provident fund, bonus or other benefits to which they may be entitled and the laws relating to contract labour, minimum wages, etc., and the Bank shall have no liability in this regard.
- 5.6 Each Party represents and warrants that it has all requisite power and authorization to enter into and perform this Agreement and that nothing contained herein or required in the performance hereof conflict or will conflict with or give rise to a breach or default under, or permit any person or entity to terminate, any contract or instrument to which the party is bound.



- 5.7 Service Provider warrants that it has full right, title and interest in and to all software, copyrights, trade names, trademarks, service marks, logos symbols and other proprietary marks (collectively 'IPR') owned by it (including appropriate limited right of use of those owned by any of its vendors, affiliates or subcontractors) which it provides to the Bank, for use related to the Services to be provided under this Agreement.
- 5.8 Service Provider shall perform the Services and carry out its obligations under the Agreement with due diligence, efficiency and economy, in accordance with generally accepted techniques and practices used in the industry and with professional standards recognized by international professional bodies and shall observe sound management practices. It shall employ appropriate advanced technology and safe and effective equipment, machinery, material and methods.
- 5.9 Service Provider has the requisite technical and other competence, sufficient, suitable, qualified and experienced manpower/personnel and expertise in providing the Services to the Bank.
- 5.10 Service Provider shall duly intimate to the Bank immediately, the changes, if any in the constitution of Service Provider.
- 5.11 Service Provider warrants that to the best of its knowledge, as on the Effective Date of this Agreement, the Software does not violate or infringe any patent, copyright, trademarks, trade secrets or other Intellectual Property Rights of any third party.
- 5.12 Service Provider shall ensure that all persons, employees, workers and other individuals engaged by or sub-contracted (if allowed) by Service Provider in rendering the Services under this Agreement have undergone proper background check, police verification and other necessary due diligence checks to examine their antecedence and ensure their suitability for such engagement. No person shall be engaged by Service Provider unless such person is found to be suitable in such verification and Service Provider shall retain the records of such verification and shall produce the same to the Bank as when requested.
- 5.13 During the Warranty Period if any software or any component thereof is supplied by Service Provider is inoperable or suffers degraded performance not



due to causes external to the software, Service provider shall, at the Bank's request, promptly replace the software or specified component with new software of the same type and quality. Such replacement shall be accomplished without any adverse impact on the Bank's operations within agreed time frame.

- 5.14 It is Service Provider's responsibility to ensure all the required services as detailed in this agreement are delivered to Bank as per the scope and the timelines/schedules defined for the same.
- 5.15 It is Service Provider's responsibility to ensure and provide the OEM payroll resources as detailed in the agreement in relevant section for the defined scope of work. The resources should be technically qualified and have expertise to run this project successfully.
- 5.16 All the penalties as defined in the agreement, will be paid by the services provider whether the reasons are attributable to the OEM (i.e BMC Software) or Service Provider. Exclusions are applicable as defined in this agreement.

6. GENERAL INDEMNITY

- 6.1 Service provider agrees and hereby keeps the Bank indemnified against all claims, actions, loss, damages, costs, expenses, charges, including legal expenses (Attorney, Advocates fees included) which the Bank may suffer or incur on account of (i) Service Provider's breach of its warranties, covenants, responsibilities or obligations; or (ii) breach of confidentiality obligations mentioned in this Agreement; or (iii) any willful misconduct and gross negligent acts on the part of employees, agents, representatives or subcontractors (if allowed) of Service Provider. Service provider agrees to make good the loss suffered by the Bank.
- 6.2 Service provider hereby undertakes the responsibility to take all possible measures, at no cost, to avoid or rectify any issues which thereby results in nonperformance of software within reasonable time. The Bank shall report as far as possible all material defects to Service provider without undue delay. Service provider also undertakes to co-operate with other service providers thereby ensuring expected performance covered under scope of work.



7. CONTINGENCY PLANS

Service provider shall arrange and ensure proper data recovery mechanism, attrition plan and other contingency plans to meet any unexpected obstruction to Service Provider or any employees or sub-contractors (if allowed) of Service Provider in rendering the Services or any part of the same under this Agreement to the Bank. Service Provider at Banks discretion shall co-operate with the bank in case on any contingency.

8. TRANSITION REQUIREMENT

In the event of failure of Service Provider to render the Services or in the event of termination of Agreement or expiry of term or otherwise, without prejudice to any other right, the Bank at its sole discretion may make alternate arrangement for getting the Services contracted with another vendor. In such case, the Bank shall give prior notice to the existing Service Provider. The existing Service Provider shall continue to provide services as per the terms of the Agreement until a 'New Service Provider' completely takes over the work. During the transition phase, the existing Service Provider shall render all reasonable assistance to the new Service Provider within such period prescribed by the Bank, at no extra cost to the Bank, for ensuring smooth switch over and continuity of Services, provider where transition services are required by the Bank or New Service Provider beyond the term of this Agreement, reasons for which are not attributable to Service Provider, payment shall be made to Service Provider for such additional period on the same rates and payment terms as specified in this Agreement. If existing vendor is breach of this obligation, they shall be liable for paying a penalty of 5% of total project cost i.e. Rs. ______ (INR

______only) on demand to the Bank over and above the penalty clauses detailed in relevant Annexure, which may be settled from the payment of invoices or bank guarantee for the contracted period. Transition & Knowledge Transfer plan is mentioned in Annexure G.

9. LIQUIDATED DAMAGES

If Service Provider fails to deliver product or perform any or all the Services within the stipulated time, schedule as specified in this Agreement, the Bank may, without



prejudice to its other remedies under the Agreement, and unless otherwise extension of time is agreed upon without the application of liquidated damages, deduct from the Project Cost, as liquidated damages a sum equivalent to 0.5% of total Project cost for delay of each week or part thereof maximum up to 10% of total Project Cost. Once the maximum deduction is reached, the Bank may consider termination of the Agreement.

10. RELATIONSHIP BETWEEN THE PARTIES

- 10.1 It is specifically agreed that Service Provider shall act as independent service provider and shall not be deemed to be the Agent of the Bank except in respect of the transactions/services which give rise to Principal Agent relationship by express agreement between the Parties.
- 10.2 Neither Service Provider nor its employees, agents, representatives, Sub-Contractors shall hold out or represent as agents of the Bank.
- 10.3 None of the employees, representatives or agents of Service Provider shall be entitled to claim any absorption or any other claim or benefit against the Bank.
- 10.4 This Agreement shall not be construed as joint venture. Each Party shall be responsible for all its obligations towards its respective employees. No employee of any of the two Parties shall claim to be employee of other Party.
- 10.5 All the obligations towards the employee(s) of a Party on account of personal accidents while working in the premises of the other Party shall remain with the respective employer and not on the Party in whose premises the accident occurred unless such accidents occurred due to gross negligent act of the Party in whose premises the accident occurred.
- 10.6 For redressal of complaints of sexual harassment at workplace, Parties agree to comply with the policy framed by the Bank (including any amendment thereto) in pursuant to the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013 including any amendment thereto.

11. SUB CONTRACTING

11.1 As per scope of the agreement, subcontracting is prohibited. However, if the Service Provider subsequently wishes to sub-contract the scope of work, it will



have to obtain specific written permission from the Bank before contracting any work to subcontractors. Bank at its own discretion may permit or deny the same.

11.2 In case subcontracting is permitted by the Bank, the contracting vendor will be responsible for all the services provided to the Bank regardless of which entity is conducting the operations. The contracting vendor is also responsible for ensuring that the sub-contractor comply with all security requirements of the contract and the Bank can obtain independent audit report for the same. In such a case, the Service Provider shall provide subcontracting details to the Bank and if require, Bank may evaluate the same.

12. INTELLECTUAL PROPERTY RIGHTS

- 12.1 For any technology / Software / solution developed/used/supplied by Service provider for performing Services or licensing and implementing Software and solution for the Bank as part of this Agreement, Service Provider shall have right to use as well right to license for the outsourced services or third party product. The Bank shall not be liable for any license or IPR violation on the part of Service Provider.
- 12.2 Without the Bank's prior written approval, Service provider will not, in performing the Services, use or incorporate, link to or call or depend in any way upon, any software or other intellectual property that is subject to an Open Source or Copy-left license or any other agreement that may give rise to any third-party claims or to limit the Bank's rights under this Agreement.
- 12.3 Subject to clause 12.4 and 12.5 of this Agreement, Service Provider shall, at its own expenses without any limitation, indemnify and keep fully and effectively indemnified the Bank against all cost, claims, damages, demands, expenses and liabilities whatsoever nature arising out of or in connection with all claims of infringement of Intellectual Property Right, including patent, trademark, copyright, trade secret or industrial design rights of any third party arising from use of the technology / Software / products or any part thereof in India or abroad, for Software licensed/developed as part of this engagement. In case of violation/ infringement of patent/ trademark/ copyright/ trade secret or



industrial design or any other Intellectual Property Right of third party, Service Provider shall, after due inspection and testing, without any additional cost (a) procure for the Bank the right to continue to using the Software supplied; or (b) replace or modify the Software to make it non-infringing so long as the replacement to or modification of Software provide substantially equivalent functional, performance and operational features as the infringing Software which is being replaced or modified; or (c) to the extent that the activities under clauses (a) and (b) above are not commercially reasonable, refund to the Bank all amounts paid by the Bank to Service Provider under this Agreement.

- 12.4 The Bank will give (a) notice to Service provider of any such claim without delay/provide reasonable assistance to Service provider in disposing of the claim; (b) sole authority to defend and settle such claim and; (c) will at no time admit to any liability for or express any intent to settle the claim provided that (i) Service Provider shall not partially settle any such claim without the written consent of the Bank, unless such settlement releases the Bank fully from such claim, (ii) Service Provider shall promptly provide the Bank with copies of all pleadings or similar documents relating to any such claim, (iii) Service Provider shall consult with the Bank with respect to the defense and settlement of any such claim, and (iv) in any litigation to which the Bank is also a party, the Bank shall be entitled to be separately represented at its own expenses by counsel of its own selection.
- 12.5 Service Provider shall have no obligations with respect to any infringement claims to the extent that the infringement claim arises or results from: (i) Service Provider's compliance with the Bank's specific technical designs or instructions (except where Service Provider knew or should have known that such compliance was likely to result in an Infringement Claim and Service Provider did not inform the Bank of the same); (ii) any unauthorized modification or alteration of the Software by the Bank; or (iii) failure to implement an update to the licensed software that would have avoided the infringement, provided Service Provider has notified the Bank in writing that use of the update would have avoided the claim.



- 12.6 Service provider hereby grants the Bank a *fully paid-up, irrevocable, unlimited, perpetual, non-exclusive license* throughout the territory of India or abroad to access, replicate, modify and use Software licensed/developed including its upgraded versions available during the term of this Agreement by Service provider as part of this engagement, including all inventions, designs and trademarks embodied therein perpetually.
- 12.7 Software licensed/developed as part of this Agreement can be put to use in all offices of the Bank.

13. INSTALLATION

Service provider will install the software/support the Bank in installation of the software developed into the Bank's production, disaster recovery, testing and training environment, if required.

14. INSPECTION AND AUDIT

14.1 It is agreed by and between the parties that Service Provider shall be subject to annual audit by internal/external Auditors appointed by the Bank/ inspecting official from the Reserve Bank of India or any regulatory authority, covering the risk parameters finalized by the Bank/ such auditors in the areas of products (IT hardware/ Software) and services etc. provided to the Bank and Service Provider shall submit such certification by such Auditors to the Bank. Service Provider and or his / their outsourced agents /sub – contractors (if allowed by the Bank) shall facilitate the same. The Bank can make its expert assessment on the efficiency and effectiveness of the security, control, risk management, governance system and process created by Service Provider. Service Provider shall, whenever required by such Auditors, furnish all relevant information, records/data to them. All costs for such audit shall be borne by the Bank. Except for the audit done by Reserve Bank of India or any statutory/regulatory authority, the Bank shall provide reasonable notice not less than 7 (seven) days to Service Provider before such audit and same shall be conducted during normal business hours.



- 14.2 Where any Deficiency has been observed during audit of Service Provider on the risk parameters finalized by the Bank or in the certification submitted by the Auditors, it is agreed upon by Service Provider that it shall correct/ resolve the same at the earliest and shall provide all necessary documents related to resolution thereof and the auditor shall further certify in respect of resolution of the Deficiencies. It is also agreed that Service Provider shall provide certification of the auditor to the Bank regarding compliance of the observations made by the auditors covering the respective risk parameters against which such Deficiencies observed.
- 14.3 Service Provider further agrees that whenever required by the Bank, it will furnish all relevant information, records/data to such auditors and/or inspecting officials of the Bank/ Reserve Bank of India and/or any regulatory authority (ies). The Bank reserves the right to call for and/or retain any relevant information/ audit reports on financial and security review with their findings undertaken by Service Provider. However, Service Provider shall not be obligated to provide records/data not related to Services under the Agreement (e.g. internal cost break-ups etc.).

15. CONFIDENTIALITY

15.1 "Confidential Information" mean all information which is material to the business operations of either party or its affiliated companies, designated as being confidential or which, under the circumstances surrounding disclosure out to be treated as confidential, in any form including, but not limited to, proprietary information and trade secrets, whether or not protected under any patent, copy right or other intellectual property laws, in any oral, photographic or electronic form, whether contained on computer hard disks or floppy diskettes or otherwise without any limitation whatsoever. Without prejudice to the generality of the foregoing, the Confidential Information shall include all information about the party and its customers, costing and technical data, studies, consultants reports, financial information, computer models and programs, software Code, contracts, drawings, blue prints, specifications, operating techniques, processes, models, diagrams, data sheets, reports and



other information with respect to any of the foregoing matters. All and every information received by the parties and marked confidential hereto shall be assumed to be confidential information unless otherwise proved. It is further agreed that the information relating to the Bank and its customers is deemed confidential whether marked confidential or not.

- 15.2 All information relating to the accounts of the Bank's customers shall be confidential information, whether labeled as such or otherwise.
- 15.3 All information relating to the infrastructure and Applications (including designs and processes) shall be deemed to be Confidential Information whether labeled as such or not. Service provider personnel/resources responsible for the project are expected to take care that their representatives, where necessary, have executed a Non-Disclosure Agreement to comply with the confidential obligations under this Agreement.
- 15.4 Each party agrees that it will not disclose any Confidential Information received from the other to any third parties under any circumstances without the prior written consent of the other party unless such disclosure of Confidential Information is required by law, legal process or any order of any government authority. Service provider, in this connection, agrees to abide by the laws especially applicable to confidentiality of information relating to customers of Banks and the banks per-se, even when the disclosure is required under the law. In such event, the Party must notify the other Party that such disclosure has been made in accordance with law; legal process or order of a government authority.
- 15.5 Each party, including its personnel, shall use the Confidential Information only for the purposes of achieving objectives set out in this Agreement. Use of the Confidential Information for any other purpose shall constitute breach of trust of the same.
- 15.6 Each party may disclose the Confidential Information to its personnel solely for the purpose of undertaking work directly related to the Agreement. The extent of Confidential Information disclosed shall be strictly limited to what is necessary for those particular personnel to perform his/her duties in connection with the Agreement. Further each Party shall ensure that each personnel



representing the respective party agree to be bound by obligations of confidentiality no less restrictive than the terms of this Agreement.

- 15.7 The non-disclosure obligations herein contained shall not be applicable only under the following circumstances:
 - (i) Where Confidential Information comes into the public domain during or after the date of this Agreement otherwise than by disclosure by receiving party in breach of the terms hereof.
 - (ii) Where any Confidential Information was disclosed after receiving the written consent of disclosing party.
 - (iii)Where receiving party is requested or required by law or by any Court or governmental agency or authority to disclose any of the Confidential Information, then receiving party will provide the other Party with prompt notice of such request or requirement prior to such disclosure.
 - (iv)Where any Confidential Information was received by the receiving party from a third party which does not have any obligations of confidentiality to the other Party.
 - (v) Where Confidential Information is independently developed by receiving party without any reference to or use of disclosing party's Confidential Information.
- 15.8 Receiving party undertakes to promptly notify disclosing party in writing any breach of obligation of the Agreement by its employees or representatives including confidentiality obligations. Receiving party acknowledges that monetary damages may not be the only and / or a sufficient remedy for unauthorized disclosure of Confidential Information and that disclosing party shall be entitled, without waiving any other rights or remedies, to injunctive or equitable relief as may be deemed proper by a Court of competent jurisdiction.
- 15.9 Service Provider shall not, without the Bank's prior written consent, make use of any document or information received from the Bank except for purposes of performing the services and obligations under this Agreement.
- 15.10 Any document received from the Bank shall remain the property of the Bank and shall be returned (in all copies) to the Bank on completion of Service Provider's performance under the Agreement.


- 15.11 Upon expiration or termination of the Agreement, all the Bank's proprietary documents, customized programs partially or wholly completed and associated documentation, or the Bank's materials which are directly related to any project under the Agreement shall be delivered to the Bank or at the Bank's written instruction destroyed, and no copies shall be retained Service provider without the Bank's written consent.
- 15.12The foregoing obligations (collectively referred to as "Confidentiality Obligations") set out in this Agreement shall survive the term of this Agreement and for a period of five (5) years thereafter provided Confidentiality Obligations with respect to individually identifiable information, customer's data of Parties or software in human-readable form (e.g., source code) shall survive in perpetuity.

16. OWNERSHIP

- 16.1 Service Provider will provide OEM Source Code review certificate in bank defined format periodically for every version of the Software supplied or deployed in customized/developed to the Bank, without any cost to the Bank, and it will be treated as the property of the Bank.
- 16.2 Service Provider agrees that the Bank owns the entire right, title and interest to any inventions, designs, discoveries, writings and works of authorship, including all Intellectual Property Rights, copyrights. Any work made under this Agreement shall be deemed to be 'work made for hire' under any Indian/U.S. or any other applicable copyright laws.
- 16.3 Service Provider shall ensure proper change management process covering impact assessment, requirement and solution documents detailing changes made to the Software for any work order-
- 16.4 For each application developed by Service Provider on Software, including third party software before the platform become operational, Service Provider shall deliver all documents to the Bank, which include coding standards, user manuals, installation manuals, operation manuals, design documents, process documents, technical manuals, and other documents, if any, as per work order.



- 16.5 Service Provider shall also provide documents related to Review Records/ Test Bug Reports/ Root Cause Analysis Report, details and documentation of all product components, details and documentation of all dependent/ external modules and all documents relating to traceability of the Software supplied/ customized under this Agreement before its production release.
- 16.6 All Software programs supplied/developed, program documentation, system documentation and testing methodologies along with all other information and documents (other than tools being proprietary to Service Provider) and used for customized Software development shall be the exclusive property of the Bank.
- 16.7 The Intellectual Property Rights on the Software Code, copyright and source code for various applications/ interfaces developed under this Agreement, and any other component/ framework/ middleware used/ developed as pre-built software assets to deliver the solution, shall belong to the Bank and the Bank shall have complete and unrestricted rights on such property. However, Service Provider shall hold All Intellectual Property rights in any pre-built software *per se*, except for those which have been assigned under this Agreement.
- 16.8 All information processed by Service Provider during Software development/ customization, implementation& maintenance belongs to the Bank. Service Provider shall not acquire any other right in respect of the information for the license to the rights owned by the Bank. Service Provider will implement mutually agreed controls to protect the information. Service Provider also agrees that it will protect the information appropriately.

17. TERMINATION

- 17.1 The Bank may, without prejudice to any other remedy for breach of Agreement, by written notice of not less than 30 (thirty) days, terminate the Agreement in whole or in part:
 - (e) If Service Provider fails to deliver any or all the obligations within the time period specified in the Agreement, or any extension thereof granted by the Bank;
 - (f) If Service Provider fails to perform any other obligation(s) under the Agreement;

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- (g) Violations of any terms and conditions stipulated in the RFP;
- (h) On happening of any termination event mentioned herein above in this Agreement.

Prior to providing a written notice of termination to Service Provider under clause 17.1 (i) to 17.1 (iii), the Bank shall provide Service Provider with a written notice of 30 (thirty) days to cure such breach of the Agreement. If the breach continues or remains unrectified after expiry of cure period, the Bank shall have right to initiate action in accordance with above clause.

- 17.2 The Bank, by written notice of not less than 90 (ninety) days, may terminate the Agreement, in whole or in part, for its convenience, provided same shall not be invoked by the Bank before completion of half of the total Contract period (including the notice period). In the event of termination of the Agreement for the Bank's convenience, Service Provider shall be entitled to receive payment for the Services rendered (delivered) up to the effective date of termination.
- 17.3 In the event the bank terminates the Agreement in whole or in part for the breaches attributable to Service Provider, the Bank may procure, upon such terms and in such manner, as it deems appropriate, software or services similar to those undelivered and subject to clause 21 Service Provider shall be liable to the Bank for any excess costs for such similar software or services. However, Service provider, in case of part termination, shall continue the performance of the Agreement to the extent not terminated.
- 17.4 The Bank shall have a right to terminate the Agreement immediately by giving a notice in writing to Service Provider in the following eventualities:
- (i) If any Receiver/Liquidator is appointed in connection with the business of Service Provider or Service Provider transfers substantial assets in favour of its creditors or any orders / directions are issued by any Authority / Regulator which has the effect of suspension of the business of Service Provider.
- (ii) If Service Provider applies to the Court or passes a resolution for voluntary winding up of or any other creditor / person files a petition for winding up or dissolution of Service Provider.



- (iii) If any acts of commission or omission on the part of Service Provider or its agents, employees, sub-contractors or representatives, in the reasonable opinion of the Bank tantamount to fraud or prejudicial to the interest of the Bank or its employees.
- (iv) Any document, information, data or statement submitted by Service Provider in response to RFP, based on which Service Provider was considered eligible or successful, is found to be false, incorrect or misleading.
- 17.5 In the event of the termination of the Agreement Service Provider shall be liable and responsible to return to the Bank all records, documents, data and information including Confidential Information pertains to or relating to the Bank in its possession.
- 17.6 In the event of termination of the Agreement for material breach, Bank shall have the right to report such incident in accordance with the mandatory reporting obligations under the applicable law or regulations.
- 17.7 Upon termination or expiration of this Agreement, all rights and obligations of the Parties hereunder shall cease, except such rights and obligations as may have accrued on the date of termination or expiration; the obligation of indemnity; obligation of payment ;confidentiality obligation; Governing Law clause; Dispute resolution clause; and any right which a Party may have under the applicable Law.

18. DISPUTE REDRESSAL MACHANISM & GOVERNING LAW

- 18.1 All disputes or differences whatsoever arising between the parties out of or in connection with this Agreement (including dispute concerning interpretation) or in discharge of any obligation arising out of the Agreement (whether during the progress of work or after completion of such work and whether before or after the termination of this Agreement, abandonment or breach of this Agreement), shall be settled amicably.
- 18.2 If the parties are not able to solve them amicably within 30 (thirty) days after dispute occurs as evidenced through the first written communication from any Party notifying the other regarding the disputes, either Party [the Bank or Service Provider] shall give written notice to other party clearly setting out



there in, specific dispute(s) and/or difference(s), and shall be referred to a sole arbitrator mutually agreed upon, and the award made in pursuance thereof shall be binding on the Parties.

- 18.3 In the absence of consensus about the single arbitrator, the dispute may be referred to an arbitration panel; one to be nominated by each Party and the said arbitrators shall nominate a presiding arbitrator, before commencing the arbitration proceedings. The arbitration shall be settled in accordance with the applicable Indian Laws and the arbitration shall be conducted in accordance with the Arbitration and Conciliation Act, 1996.
- 18.4 Service Provider shall continue work under the Agreement during the arbitration proceedings, unless otherwise directed by the Bank or unless the matter is such that the work cannot possibly be continued until the decision of the arbitrator is obtained.
- 18.5 Arbitration proceeding shall be held at **Mumbai**, India, and the language of the arbitration proceedings and that of all documents and communications between the parties shall be in English.
- 18.6 This Agreement shall be governed by laws in force in India. Subject to the arbitration clause above, all disputes arising out of or in relation to this Agreement, shall be subject to the exclusive jurisdiction of the courts at Mumbai only.
- 18.7 In case of any change in applicable laws that has an effect on the terms of this Agreement, the Parties agree that the Agreement may be reviewed, and if deemed necessary by the Parties, make necessary amendments to the Agreement by mutual agreement in good faith, in case of disagreement obligations mentioned in this clause shall be observed.

19. POWERS TO VARY OR OMIT WORK

19.1 No alterations, amendments, omissions, additions, suspensions or variations of the work (hereinafter referred to as variation) under the Agreement shall be made by Service provider except as directed in writing by Bank. The Bank shall have full powers, subject to the provision herein after contained, from time to time during the execution of the Agreement, by notice in writing to instruct



Service Provider to make any variation without prejudice to the Agreement. Service Provider shall carry out such variations and be bound by the same conditions, though the said variations occurred in the Agreement documents. If any suggested variations would, in the opinion of Service Provider, if carried out, prevent them from fulfilling any of their obligations under the Agreement, they shall notify the Bank, thereof, in writing with reasons for holding such opinion and Bank shall instruct Service Provider to make such other modified variation without prejudice to the Agreement. Service Provider shall carry out such variations and be bound by the same conditions, though the said variations occurred in the Agreement documents. If Bank confirms their instructions Service Provider's obligations will be modified to such an extent as may be mutually agreed. If such variation involves extra cost, any agreed difference in cost occasioned by such variation shall be mutually agreed between the parties. In any case in which Service Provider has received instructions from the Bank as to the requirement of carrying out the altered or additional substituted work, which either then or later on, will in the opinion of Service Provider, involve a claim for additional payments, such additional payments shall be mutually agreed in line with the terms and conditions of the order.

19.2 If any change in the work is likely to result in reduction in cost, the parties shall agree in writing so as to the extent of reduction in payment to be made to Service Provider, before Service provider proceeding with the change.

20. WAIVER OF RIGHTS

Each Party agrees that any delay or omission on the part of the other Party to exercise any right, power or remedy under this Agreement will not automatically operate as a waiver of such right, power or remedy or any other right, power or remedy and no waiver will be effective unless it is in writing and signed by the waiving Party. Further the waiver or the single or partial exercise of any right, power or remedy by either Party hereunder on one occasion will not be construed as a bar to a waiver of any successive or other right, power or remedy on any other occasion.



21. LIMITATION OF LIABILITY

- 21.1 The maximum aggregate liability of Service Provider, subject to clause 21.3, in respect of any claims, losses, costs or damages arising out of or in connection with this Agreement shall not exceed the total Project Cost.
- 21.2 Under no circumstances shall either Party be liable for any indirect, consequential or incidental losses, damages or claims including loss of profit, loss of business or revenue.
- 21.3 The limitations set forth in Clause 21.1 shall not apply with respect to:
 - (i) claims that are the subject of indemnification pursuant to Clause 12⁹
 (infringement of third party Intellectual Property Right);
 - (ii) damage(s) occasioned by the Gross Negligence or Willful Misconduct of Service Provider;
 - (iii) damage(s) occasioned by Service Provider for breach of Confidentiality Obligations;
 - (iv) Regulatory or statutory fines imposed by a Government or Regulatory agency for non-compliance of statutory or regulatory guidelines applicable to the Bank, provided such guidelines were brought to the notice of Service Provider.

For the purpose of clause 21.3(ii) "Gross Negligence" means any act or failure to act by a party which was in reckless disregard of or gross indifference to the obligation of the party under this Agreement and which causes injury, damage to life, personal safety, real property, harmful consequences to the other party, which such party knew, or would have known if it was acting as a reasonable person, would result from such act or failure to act for which such Party is legally liable. Notwithstanding the forgoing, Gross Negligence shall not include any action taken in good faith.

"Willful Misconduct" means any act or failure to act with an intentional disregard of any provision of this Agreement, which a party knew or should have known if it was acting as a reasonable person, which would result in injury, damage to life, personal safety,

⁹ Please see Clause 12 'IPR Indemnification'



real property, harmful consequences to the other party, but shall not include any error of judgment or mistake made in good faith.

22. FORCE MAJEURE

- 22.1 Notwithstanding anything else contained in the Agreement, neither Party shall be liable for any delay in performing its obligations herein if and to the extent that such delay is the result of an event of Force Majeure.
- 22.2 For the purposes of this clause, 'Force Majeure' means and includes wars, insurrections, revolution, civil disturbance, riots, terrorist acts, public strikes, hartal, bundh, fires, floods, epidemic, quarantine restrictions, freight embargoes, declared general strikes in relevant industries, Vis Major, acts of Government in their sovereign capacity, impeding reasonable performance of Service Provider and /or sub-contractor but does not include any foreseeable events, commercial considerations or those involving fault or negligence on the part of the party claiming Force Majeure.
- 22.3 If Force Majeure situation arises, the non-performing Party shall promptly notify to the other Party in writing of such conditions and the cause(s) thereof. Unless otherwise agreed in writing, the non-performing Party shall continue to perform its obligations under the Agreement as far as is reasonably practical, and shall seek all reasonable alternative means for performance not prevented by the Force Majeure event.
- 22.4 If the Force Majeure situation continues beyond 30 (thirty) days, either Party shall have the right to terminate the Agreement by giving a notice to the other Party. Neither Party shall have any penal liability to the other in respect of the termination of this Agreement as a result of an event of Force Majeure. However, Service Provider shall be entitled to receive payments for all services actually rendered up to the date of the termination of this Agreement.

23. NOTICES

23.1 Any notice or any other communication required to be given under this Agreement shall be in writing and may be given by delivering the same by hand or sending the same by prepaid registered mail, postage prepaid, telegram or

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facsimile to the relevant address set forth below or such other address as each Party may notify in writing to the other Party from time to time. Any such notice given as aforesaid shall be deemed to be served or received at the time upon delivery (if delivered by hand) or upon actual receipt (if given by postage prepaid, telegram or facsimile).

- 23.2 A notice shall be effective when it is delivered or on the effective date of the notice, whichever is later.
- 23.3 The addresses for Communications to the Parties are as under.
 - (a) In the case of the Bank

Deputy General Manager Platform Engineering-II Department State Bank of India Global IT Centre Sector-11, CBD Belapur, Navi Mumbai, Maharashtra, India. PIN-400614

(b) In case of Service Provider

23.4 In case there is any change in the address of one Party, it shall be promptly communicated in writing to the other Party.

24. GENERAL TERMS & CONDITIONS

- 24.1 HANDHOLDING SUPPORT: Service Provider shall provide handholding support to designated Bank officials on the configuration, operation/ functionalities, maintenance, support & administration for software, application architecture and components, installation, troubleshooting processes of the proposed Services as mentioned in this Agreement.
- 24.2 PUBLICITY: Service Provider may make a reference of the Services rendered to the Bank covered under this Agreement on Service provider's Web Site or in their sales presentations, promotional materials, business plans or news releases etc., only after prior written approval from the Bank.



- 24.3 SUCCESSORS AND ASSIGNS: This Agreement shall bind and inure to the benefit of the Parties, and their respective successors and permitted assigns.
- 24.4 NON-HIRE AND NON-SOLICITATION: During the term of this Agreement and for a period of one year thereafter, neither Party shall (either directly or indirectly through a third party) employ, solicit to employ, cause to be solicited for the purpose of employment or offer employment to any employee(s) of the other Party, or aid any third person to do so, without the specific written consent of the other Party. However, nothing in this clause shall affect the Bank's regular recruitments as per its recruitment policy and not targeted to the employees of Service provider.
- 24.5 SEVERABILITY: The invalidity or unenforceability of any provision of this Agreement shall not in any way effect, impair or render unenforceable this Agreement or any other provision contained herein, which shall remain in full force and effect.
- 24.6 MODIFICATION: This Agreement may not be modified or amended except in writing signed by duly authorized representatives of each Party with express mention thereto of this Agreement.
- 24.7 ENTIRE AGREEMENT: The following documents along with all addenda issued thereto shall be deemed to form and be read and construed as integral part of this Agreement and in case of any contradiction between or among them the priority in which a document would prevail over another would be as laid down below beginning from the highest priority to the lowest priority:
 - (i) This Agreement;
 - (ii) Annexure of Agreement;
 - (iii) Purchase Order No._____ dated _____; and
 - (iv) RFP No. SBI/GITC/Platform Engineering-II/2022/2023/971 dated : 31/03/2023
- 24.8 PRIVITY: Neither this Agreement nor any provision hereof is intended to confer upon any person/s other than the Parties to this Agreement any rights or remedies hereunder.



- 24.9 DUE AUTHORISATION: Each of the undersigned hereby represents to the other that she/ he is authorized to enter into this Agreement and bind the respective parties to this Agreement.
- 24.10COUNTERPART: This Agreement may be executed in duplicate and each copy is treated as original for all legal purposes.

IN WITNESS WHEREOF, the Parties hereto have caused this Agreement to be executed by their duly authorized representatives as of the date and day first mentioned above.

State Bank of India	Service Provider
By: Name: Designation: Date:	By: Name: Designation: Date:
WITNESS: 1.	1.
2.	2.



ANNEXURE-A

1. DELIVERABLES/SCOPE OF WORK

The Service Provider must ensure devilverables and services listed below:

Sl	Area	Requirement/Description
Ν		
N 0 1	Consideration for Scope of Work (SOW)	 A. Definitions: Below terms are defined to avoid any "doubts" or "errors in understanding" the Scope of work, terms & conditions. a. Term "Application" means IT Asset Management Solution (referred as ITAM). It covers all the components/modules/software's (e.g. middleware, java, etc.) of the BMC product licenses procured/renewed through this RFP. b. Term "Operating System (OS)" and "Database (DB)" will have the same meaning as generally accepted practices within the software services industry. However, the OS and DB along with other tools and technologies like containers, etc., required to install,
		 run, update, upgrade and configure the BMC products as procured or renewed through this RFP will be in scope and the Bidder must ensure the services for the same (as asked in this RFP relevant sections) throughout the contract period. c. Application version minor and major are defined as below. i. Major version means: A.1 to B.1 ii. Minor version means: A.1 to A.2
		 d. Service packs for the operating systems and database will be treated as minor version. e. Perquisites related to infrastructure (like FAR implementation, desktop access enablement, infra provisioning, etc) required for the update or upgrade or configuration will be provided by the Bank. The details of such perquisites must be shared by the bidder in Bank defined formats.
		 f. Vulnerability: it will have same meaning as generally accepted practices within the software services industry. A weakness in an IT system that can be exploited by an attacker to deliver a successful attack or harm. They can occur through flaws, user error, code error, configuration error and attackers will look to exploit any of them, often combining one or more, to achieve their end goal. All components of the solution i.e., software/ modules/ components of ITAM



		 application, operating system, and database shall be part of the scope for vulnerability assessment and resolution. i. The vulnerabilities can be pointed-out or detected by the Bank security solution or by the Bank audit teams or by the Regulatory advisories like CSITE, RBI, etc. or by advisories issued by Government of India. Notwithstanding the OEM has detected the vulnerability or not the Bidder has to provide the fix for the same. ii. The zero-day vulnerabilities/bug/threats are also under the scope of this point. g. Application Support Services: This includes all the activities required to make the application up, running, stable and secure as per Bank security and usage policies. Application activities like installation, configuration, maintenance, upgrade, patching, troubleshooting, vulnerability closure, security/audit observation closure, issue resolution, user assistance, etc. are under the scope of this category except the infrastructure support services: This includes all type of operating system, and database related all type of activities like installation, upgrade, patching, maintenance, troubleshooting, audit & security observation closure, vulnerability closure, hardening as per bank defined secure configuration document (SCD), etc. All the type of Operating Systems (Windows & Non-Windows), Database and other required technology (Oracle 3-Node RAC, Docker, Kubernetes, Jenkins, etc.) required to successfully run the BMC ITAM application suite are under the scope of this category. Please note that the technologies mentioned are indicative and not comprehensive.
2	OutofScopeworkandassumption	None
3	Supply and Deploy	 Provide renewal of licenses under Enterprise Unlimited License Agreement with the highest level of OEM support for the all products as mentioned in the Appendix-C (License Specification) for the entire contract period as mentioned in this RFP. All the licenses must be delivered within the 1 week of purchase order issuance.



3	. All the licenses renewed/procured through this RFP shall
	be perpetual in nature until-unless mentioned otherwise in
	this RFP Document.
4	. All the new licenses and capacity enhancements for
	existing licenses through this RFP will be having minimum
	one-year warranty and ATS/AMC/ S&S fees (if any) will
	be applicable only after warranty period.
5	. Shall arrange for half-yearly review of the solution by the
	OEM covering the correct, complete, total
	implementation, health & performance, capacity and
	Digital Forensic Risk Audit of the ITAM. The review
	report shall be submitted to the Bank with
	recommendations for performance/ process/ security
	enhancements against world best practices for IT asset
	management process. The report shall also contain
	expected timelines for implementation of
	recommendations covering short-term and long-term
	enhancements.
6	. Shall implement all the recommendations of OEM review
Ŭ	within the prescribe timelines by the Bank.
7	
,	procured licenses are split or merged or renamed by OEM
	during the period of contract. The license conversion shall
	be done without any additional cost to the Bank and before
	the End of Life/End of Support declared by the OEM.
8	
0	component name changed by the OEM, the service terms
	and conditions defined throughout this RFP will be explicit
0	in nature for the new name as they are for the older names.
2	. The licenses provided should have minimum EOL/EOS
	life span up to year 2030. All the features and functionality
1	of the procured or renewed licenses should continue.
	0. Must supply all the software's required to run the ITAM
	solution.
	1. Shall provide all the licenses under EULA of the solution
	without any capping or limitation of the usage unless and
	otherwise explicitly mentioned in this RFP.
1	2. Should provide documents related installation,
	configuration, upgrade, and troubleshooting as required by
	the Bank.



4	Installation /	1.	The bidder must supply, install, configure, implement,
	Integration		test, integrate and maintain the solution for the entire
	Requirements		period of the contract.
	with existing	2.	The solution must integrate with all the layers of
	systems		infrastructure i.e., hardware, operating systems. databases,
			middleware, application servers, web servers, appliances,
			utilities, etc. The Bidder must provide the entire integration
			and on boarding process with all the dependencies
			throughout the contract period. The average time for
			onboarding should be provided. The bidder must complete
			the integration of entire IT ecosystem for IT Asset
			management within the agreed timelines approved by the
		-	Bank.
		3.	Should onboard the IT Assets, provide the technical
			support for integration, monitor the integration parameters,
			act on alert and monitoring thresholds, assist the owners in
			for management of IT Assets during the entire period of the contract.
		1	Integration and configuration should not impact on
		ч.	targeted system.
		5	Integration and configuration should not have any
		5.	unplanned infrastructure downtime.
		6.	-
		0.	solution of the Bank which uses WS-Federation / SAML
			protocols and MS ADFS as an Identity Provider.
		7.	The solution must integrate with notification systems of
			the bank like email, sms, etc. to send alerts, reports,
			notifications, and tips.
		8.	Integration with SIEM and Privileged Identity/Access
			Management Solutions for secured log monitoring and
			analytics and privileged access management.
		9.	8 I I I I I I I I I I I I I I I I I I I
			automation of service management of the solution.
		10	The solution must integrate (application and infrastructure)
			with various systems / applications of the Bank including
			but not limited to SOC (Security Operations Centre),
			SIEM (Security Information and Event Management),
			DAM (Database Activity Monitoring), PIMS
			(Privileged Identity Management Solution), NOC
			(Network Operations Centre), Centralized Command
			Centre, ITAM(IT Asset Management Solution), ADS (
			Active Directory Services) , ITSM (IT Service



Management), DLP (Data leakage P Application Change Control), FIN Management), Crypto-Key Manag Hardware Security Module), A	M (File Integrity gement, HSM (
Management), Crypto-Key Manag	gement, HSM (
Hardware Security Module), A	
	APM (Application
Performance Monitoring) solution et	c. during the entire
period of contract wherever applicable	
11. Integrate the ITAM application with o	other applications of
the Bank like Active Directory, HRMS	S, PIMS etc. for user
authentication, people data and access	management using
API's or other relevant supported integ	gration technologies.
12. ITAM application shall support integration	gration with other
solution of the Bank to publish or provid	de asset related data
from the CMDB.	
5 Maintenance / 1. Shall also have the responsibility to perform the second	erform all technical
Management/ activities including but not limited	l to configuration,
Operations patching, updates, upgrades, reporting	-
audits etc of the solution in part or fu	
technology standards in terms of perfo	ormance, IT security
and operationalization of the solution.	
2. Ensure that ITAM solution stack: in	10
operation, integration, maintenance	
application backup & recovery, DR a	
administration/ installation (OS / DB i	-
appliance) and Middleware administ	
upgrade of other products provided by	-
solution. All the third-party software b the tool/solution (e.g. apache webserve	-
under the scope of this point.	er, java, etc.) will be
3. Must follow full Segregation of Dut	ties and role-based
access controls. The Bidder shall build	
metrics for the ITAM operations & se	
end users (as per their business usage).	
4. Modules/Components of the appli	
configured to ensure "role-based acces	
so that the only the eligible users can	· · · · · ·
records/information.	
5. Shall undertake to carry out	implementation /
operationalization including move,	1
changes / configure of software for th	
version upgrades ad declared by the O	-



	6.	Should configure the application and ensure redundancy
		with no single point of failure wherever required by the
		Bank to meet the best industry practices.
	7.	The application should have layered security structure as
		per the security best practices and should cover the
		network zones for security. The communication of any
		component should only be limited to 1 layer UP or
		DOWN.
	8.	Should proactively provide the infrastructure sizing
		enhancement (if required) details to keep the infra-capacity
		utilization including memory, CPU, storage below 70%
		during the period of contract.
	9.	Should proactively review Bank's monitoring
		alerts/information to ensure the infra-capacity are
		sufficiently advised well in time to keep the infra-
		utilization below 70%.
	10.	All the environments (Production- Primary (PR) &
		Disaster Recovery (DR), Development (Dev), User
		Acceptance Testing (UAT), Pre-Production or System
		Integration Testing (Pre-Prod or SIT) of the application
		should always up to date and correctly reflect the actual
		state of the ITAM application set-up at any point of time
	11	during the contract period.
	11.	The production environment PR (Primary) and DR (Disaster Recovery) should always in sync with real-time
		data sync provided prerequisites are in place. Raise
		escalation ticket to relevant teams if there is any issue with
		prerequisites.
	12	Arrange for continuous service improvement initiatives
	12.	proactively. e.g., health check, new feature enablement,
		etc.
	13.	Complete implementation, operations, and management of
		the proposed solution for the Bank.
	14.	Shall design and implement the processes for
		infrastructure management of the solution in line with the
		industry standards like ITIL.
	15.	Must ensure that all the components and modules of the
		application, operating systems, and database are always
		updated to latest stable and secure versions as per
		recommendations of OEM / Bank security teams.
	16.	All the operational & maintenance activities should be
		carried out proactively.



18.	All the patches, updates, upgrades, or bug fixes for all the components of the application must be applied and configured for the entire period of the contract. Timely closure of all the security, audit, regulatory advisory /observations as published by the different teams of the Bank. Ensure that all the task/activities to ensure the complete, updated, and consistent CMDB shall be performed by the team. For e.g., discovery, normalization & reconciliation, archival, etc. It is to be ensured that the ITAM CMDB
	should act as a Single Source of Truth (SSOT) for the assets related information and data across the bank.
20.	The application must be configured and enhanced to discover all the eligible assets deployed in the bank like servers, desktops, network devices, firewall, IDS/IPS, virtualized environments (e.g. VMware ESXi/ESX, Microsoft-Hypervisor, etc.), Public cloud setup (e.g., Microsoft Azure, Google Cloud, etc.), Containers OS (Red Hat Enterprise Linux CoreOS, etc.), proprietary OS (e.g., Photos, AIX, Solaris, HPUX, Oracle Enterprise Linux etc.) Discovery of the new software, hardware and technologies released in the market are under the scope of this point.
21.	The asset discovery must be comprehensive to capture hardware & software information and the same is to be updated in CMDB.
22.	All the patch repositories are updated as per the defined schedules. Additionally, Bidder shall deploy the repository without any extra cost in case of the Bank mentioned to configure/update/maintain any other repositories in ITAM.
23.	Create and configure relevant remedy workflows/ forms/ service request / aif forms/ SLA configuration/ as required by the Bank to perform the asset management life cycle
24.	Configure access/user-capability level of role holders as per Bank`s requirement.
25.	Proactively check the health & performance of the application and infrastructure to avoid any disruption.
26.	The periodical backup and restore activities shall be tested to ensure the readiness of the application to prevent data loss.
27.	The application should be configured/updated to comply all bank's regulatory and security team guidelines.



28. Create/update all the process/SOP (standard operating procedures) documents for the end user and bank application team for application operations.
29. Ensure that all the changes made by the users to assets records in ITAM are recorded and available for audit-trail
for audit purpose.
30. Generation of reports based on relevant information from
different areas of application as and when required. Apart
from standard reports, if any configuration is required for generating a report, it needs to be configured without any
extra cost to the Bank.
31. Raise and track issues with BMC Software Support, if required.
32. Bidder should ensure to reconcile and provide reports
regarding assets pending for integration in ITAM by
comparing the CMDB data with the Asset data made
available by the bank form other tools/solutions. The
Discovery operations should be executed periodically (as
defined by the bank) and share the progress of missing
assets integration on periodic basis (say fortnightly). If any
of the asset is missing the agent rollout required, the same
must be deployed by the team by configuring required
BCM rollout jobs.
33. Should ensure to run the network sweep scan, asset
deep(full) discovery, CMDB recon jobs at regular intervals
or as required by the bank. It must be ensured that all the
discovered information will be available in CMDB.
34. Ensure that all the current IT-Assets deployed in the Bank
namely but not limited to Network router, Network
switches, Firewall, load-balancers, Server, Laptop,
Desktop, USB Printer, Network printer, Passbook Printer,
STDR/IOI Printer, Green Channel Counter machine,
Network Scanner, USB/network Scanner, (QMS),
Swayam Kiosk, ATM / CDWM, VC equipment, Projector,
Cheque Deposit Kiosk, DISP Kiosk, QMS Feed Back Tab,
SAN Switch, etc. should be available in ITAM CMDB
along with asset corelation. Data source for the CMDB will
be either discovery or manually entered/uploaded. It will
be bank's discretion to treat the item as "Active" means
discovered or "Passive" means manually
entered/uploaded. If any IT-asset not listed here and
deployed in the Bank's environment now or in-future that



	should also be discovered on regular basis if the device
	fulfils the prerequisites for discovery.
	35. The Application level necessary updates and
	configurations will be done to discover any new
	hardware/software deployed in Bank's environment
	without any extra cost to the bank.
	36. Shall have to manually update the Asset information in
	ITAM from backend, as and when required by the Bank.
	37. Will provide all the services for the ITAM application as
	detailed throughout this RFP document irrespective of
	location for application hosting (viz. on-premises-physical
	infra or public cloud or SBI- virtualized environment (i.e.,
	Meghdoot) or private cloud or hybrid cloud.
	38. Should ensure that the all the existing and any new features
	of the application should be configured/enabled to enhance
	the user experience and ease of access to the application
	without any additional charges.
	39. Enabling/Configuring any or all features or functionality
	which is already available to the Bank with the licenses
	procured/renewed through this RFP, should be under the
	services obligation and must be delivered proactively as
	required by the Bank.
	40. Application level necessary updates and configurations for
	firewall access request for application/module/component
	will be implemented by the team. IP and Port details,
	network communication rules (Firewall Access Request)
	will be provided by the team for enabling access to the
	application/module/component for the users as and when
	instructed by the Bank.
	41. Shall deploy the supported software/application packages
	to the IT-assets of the Bank as and when as advised by the
	Bank to deploy the software/application packages.
	42. Will do the required application level necessary updates,
	configurations, and operations to switch to disaster
	recovery site of the application within defined RTO as and
	when required for the application continuity or as advised
	by the Bank.
	43. Will do the required application/module/component level
	necessary updates, configurations, changes, and upgrades
	for all the application/module/component interfaces as and
	when identified.



 44. Will act proactively on the Bank's monitoring tool alert regarding application resource usage, health, interface high availability and ensure the availability of th application/ module/ component from ITAM application availability perspective. 45. Will check, monitor, and analyse application/service/error logs to identify the issues, if any. 46. Create and execute data purging and archival jobs for th different modules/components across the ITAM application as and when advised by the Bank. 47. Should implement the best practices of OEM / Ban review recommendation to improve the solution performance/service levels. 	s, e n or e M k n d
 high availability and ensure the availability of the application/ module/ component from ITAM application availability perspective. 45. Will check, monitor, and analyse application/service/error logs to identify the issues, if any. 46. Create and execute data purging and archival jobs for the different modules/components across the ITAM application as and when advised by the Bank. 47. Should implement the best practices of OEM / Ban review recommendation to improve the solution 	e n or e M k n d
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review recommendation to improve the solution	n d
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48. Should create remedy workflow to track the operation an	
maintenance activities SLA. The same will be accounte	
for the penalty and SLA achievement confirmation.	
49. Detailed RCA with evidence for any issues faced shoul	d
be provided in defined timeframes.	u
50. Must document the entire operations & maintenance task	'C
and provide the bank with all the high-level and low-level	
documents incorporating the actual screenshots for th	
configuration and hand over the entire setup with proper	
knowledge transfer to the bank appointed resource	S
(including third party resources).	1
51. The Bidder should maintain & upgrade ITAM relate	
software as and when required throughout the contract	
period so that the software shall, always during the contract	
period, meet or exceed the specifications in the Solution	n
Documents and the performance requirements.	
52. Must arrange for the prompt, conclusive, secure, an	
permanent closure of any issue/vulnerability/bug pointe	
out in any of the ITAM security reviews carried by the	
bank or bank appointed third party during the contract	t
period.	
53. Shall carry out all the routine day to day activities, dat	a
updates related to Assets/ Contract/SLA/ workflows	3/
reports/patch repositories/ agents etc. information/repo	rt
sharing to the Bank, update of ITAM related document	S
including processes/ procedures/ SOP's etc.	
54. The support shall be provided from the location decided b	у
the Bank anywhere in India during the entire period of th	-
contract. The team shall be relocated as and when advise	



Compliance in all key concern areas relevant to the service. Some c			by the Bank to anywhere within India. The Bank shall advise the prior notice for relocation in advance during the period of contract.
 a. Responsibilities for data and application privacy an confidentiality b. Responsibilities on system and software access controand administration c. Custodial responsibilities for data, software, hardware and other assets of the Bank being managed by o assigned to the vendor. d. Physical security of the facilities e. Physical and logical separation from other customers of the vendor f. Incident response and reporting procedures g. Password policy of the Bank h. Data Encryption/Protection requirement of the Bank k. Data Encryption/Protection requirement of the Bank Z. Remediate the vulnerabilities/security-observation i operating system, database, ITAM application, software module/ component pointed out by Bank or by any othe Government regulatory bodies/authority. a. It can be detected by the Bank security scanning tools directed by advisories/ security warnings/ securit bulletin published by Bank regulators / Govt. Of Indi bodies/ CSITE, etc. b. All the reported/identified vulnerabilities in th application, operating system, database should b closed within the defined timeframe. If an vulnerability cannot be closed due to the factors lik technology limitation, tool limitation, functionalit limitation or OEM dependency etc. should b documented and communicated to the Bank with th supporting evidence, within the defined timeframe fc Closure. The criticality of vulnerabilities will b defined as per the definition adopted by the securit team of the Bank. c. The zero-day vulnerabilities/bug/threats need to b 	6	-	 b. Responsibilities on system and software access control and administration c. Custodial responsibilities for data, software, hardware, and other assets of the Bank being managed by or assigned to the vendor. d. Physical security of the facilities e. Physical and logical separation from other customers of the vendor f. Incident response and reporting procedures g. Password policy of the Bank h. Data Encryption/Protection requirement of the Bank 2. Remediate the vulnerabilities/security-observation in operating system, database, ITAM application, software/module/ component pointed out by Bank or by any other Government regulatory bodies/authority. a. It can be detected by the Bank security scanning tools, directed by advisories/ security warnings/ security bulletin published by Bank regulators / Govt. Of India bodies/ CSITE, etc. b. All the reported/identified vulnerabilities in the application, operating system, database should be closed within the defined timeframe. If any vulnerability cannot be closed due to the factors like technology limitation, tool limitation, functionality limitation or OEM dependency etc. should be documented and communicated to the Bank with the supporting evidence, within the defined timeframe for Closure. The criticality of vulnerabilities will be defined as per the definition adopted by the security team of the Bank.



		0	r compensator	ry controls advised by the OEM to	
		safeguard the Bank.			
			-	along with their closure timelines:	
			Rating	Maximum Time for Closure	
			Critical	15 days of identifying/reporting	
			High	21 days of identifying/reporting	
			Medium	30 days of identifying/reporting	
			Low	45 days of identifying/reporting	
		conf		patches, bug fixes, issue resolution rols as and when released by the OEM e Bank.	
		4. If a bugs must the solution implements of the solution in the solution is t	iny of the re- s/defects canno t document, pro OEM. Bidder tion/arrangemented unti	eported/identified/declared tool level ot be closed immediately then Bidder rovide evidence and justification from shall also ensure that an alternate ent in the tool/application is 1 permanent patch/solution is not EM to safeguard Bank's interest.	
		5. Shal Cont and	l ensure to imp figuration Doc	element the recommendations of Secure ument (SCD) for the ITAM application rastructure as and when advised by the	
		all th inclu appl mod the reco 7. The iden	ne products cov ading operation ication, mule/component contract perion mmendations. bidder must tified by the B	hes/updates/version upgrade/releases to vered under the scope of ITAM solution ing system, database, appliance, iddleware & other ITAM ts, etc. as and when required throughout d as per OEM /Bank security team close all the VA-PT points being ank in the ITAM solution including its odically within the defined timeframe.	
7	Third-Party Components	supp the upke	blied/used as a maintenance eeping (update er the scope o	nts/modules or third-party software's part of the solution stack by the OEM, , operations, administration and , upgrade, bug/issue fix) of the same is of the Operations and Support service	



		2. Any third-party components required to run the solution
		shall be provided with adequate number of licenses to the Bank.
		3. The Bidder must explicitly list such third-party solutions
		along with licenses details. Additional licenses shall be
		provided without any additional cost whenever required
		during the period of the contract to meet the project
		growth.
8	Operations &	1. Shall provide onsite resources for Application Support and
	Support Team	Infrastructure Support for all activities as defined in the
	Requirements	relevant sections.
		2. The minimum qualification required shall be BE/B Tech/
		MCA or equivalent.
		3. All the resources must have minimum five-year experience
		in the respective tool/technology mentioned in the Bill of
		Material.
		4. Should provide enough resources with relevant experience
		and expertise throughout the contract period to meet out all
		the service obligation as per RFP along with Service
		Delivery Manager /Project Manager.
		5. Shall provide onsite support in general shift (normal
		working hours) on all the Bank's working day. However,
		in case of any Application specific requirements as
		intimated by bank in advance (excluding business
		exigencies) such as DR drills, planned downtime,
		application/DB/OS maintenance activity or
		Application/database restart at night, on-site support
		should be extended beyond normal working hours without
		charging any extra cost.
		6. The resources should be well trained to effectively handle
		all the queries raised by the Bank / employees etc.7. Shall deploy the resources as soon as possible but not later
		than two weeks of Purchase Order issue date. Billing will
		start from the date of deployment of resources.
		8. A team leader / Service Delivery Manager in Bank's
		Working hours shall be placed in addition to the team, for
		management of team activities.
		9. All communication from the Bank to the service team will
		be channelized through Project Manager/ Service Delivery
		Manager and no direct communication to be done to the
		team members. Project Manager/ Service Delivery
i		in memoris. Project munuger bervice Delivery



Manager will be accountable for activities delivery
(application as well as infrastructure).
10. The minimum resource availability as mentioned in the
Appendix - C shall always be ensured.
11. If minimum number of resources are not deployed or
present on a day, then the amount over and above of the
penalty clause as defined in Appendix-J will be deducted.
Deduction amount per day will be calculated as
a. Application resource: 25000 X (5 - count available on
the day)
b. Infrastructure resource: 10000 X (3 - count available on the day)
c. (Values greater than zero are considered valid and applicable only)
12. The application support services must be staffed and
provided by the OEM (BMC Software) payroll resources
only. The infrastructure support services can be of OEM or
Bidder payroll resources.
13. All the technical operations, integration, installation,
maintenance, upgrades required to run the application
efficiently and successfully with best user experience with
the available products/modules/components need to be
delivered/configured by team.
14. Bank reserves the right to interview all the resources to be
deployed in the project and reject if not found suitable for
the project. At a later stage also if any of the professional
found unsuitable or incapable or violates any of the bank
guidelines Bank may ask to remove all such professionals
on a short notice.
15. Shall deploy additional resources to ensure service
delivery commitments in timely manner or for any specific
purpose/consultancy purpose and should inform the Bank
of the same. Any cost incurred by the way of this
engagement shall be borne by the bidder.
16. Should share the required vendor on-boarding documents
as defined by the bank before on-boarding any resource to
the team. Documents like Background Verification Report
(BGV), Police Verification, ID proof, address proof,
relevant experience certificate, etc.



9	MIS / Report	1.	Must design and develop comprehensive reports and
	Generation		dashboard as per the best practices of the IT Asset
	Requirement		Management Process.
	-	2.	The automated reports for IT Asset Inventory covering all
			asset attributes shall be provided to respective stakeholders
			as advised by the Bank.
		3.	Shall configure dashboards to cover various aspects of IT
			Asset inventory for operational managers, controllers,
			regulators, auditors and Top Management as and when
			required by the Bank.
		4.	The dashboards shall provide a bird-eye view of the entire
			IT Asset Inventory of the Bank.
		5.	The reporting and MIS modules of the application should
			be configured to provide relevant information in the form
			of dashboards, csv/xlsx-extracts and pdf extracts.
		6.	The reports/dashboards shall be periodically auto updated,
			and data reports/extracts should be shared through
			automated emails to the relevant role holders.
		7.	Should generate MIS reports for ITAM operations
			periodically: e.g., Volume of tickets per day, resolution %
			per day, open/in-progress ticket etc.
		8.	Provide reports for the assets, purchase-order/contract data
			entered by users, SLA, Tickets (open/closed),
			software/hardware inventory, etc. on weekly basis or a
			scheduled defined by the bank.
		9.	Should manage/update/create the required dashboards
			using reporting tools as available in various
			module/component.
		10	. Shall integrate with the bank email/notification systems to
			share the reports/dashboards with the relevant stake
			holders.
		11	. Reporting module shall be configured for periodic(auto)
			and ad-hoc(manual) generation and distribution of reports
			through email/notification system of the bank.
10	Performance	1.	Uptime: Term "uptime" means the application is available
	Requirement		to the end user with full functionality and features as for
			which the applications is configured.
		2.	A partial failure will also be treated as complete failure for
			the purpose of calculating the uptime.



-		
		3. Uptime Exclusions are only planned downtime window
		agreed to by Bank or the reasons not attributable to the
		service provider.
		4. The bidder should ensure an uptime of 99.99%.
		5. Uptime (%) = $(X / Y) *100$, where
		a. X: Sum of total hours during the month- sum of
		downtime hours during the month
		b. Y: Sum of total hours during the month
		c. Total hours during the day should be calculated as eight
		working hours on Bank working days. (Present working
		hours are from 1030 hrs to 1830 hrs, which may change
		as directed by regulator or bank management)
		d. Total hours during the month should be calculated as (8
		x no. of bank working days in the month).
		6. Periodicity of uptime calculation will be on monthly basis.
11	Term of the	The duration of the project shall be for the period of three
	Project - Project	years.
	Schedule	
12	Warranty Term	The warranty of all the newly procured licenses must be for
		one year.
13	Maintenance	The AMC/ATS/S&S shall be applicable after completion of
	Term	the warranty period.
	(AMC/ATS/S&S	
)	
14	Training	Arrange for end user education presentations/session as a part
		of continuous improvement to update the information about
		the new features/update of the ITAM application and "How to
		do what" session



2. Bill of Quantity (BOQ)/ Bill of Material (BOM) Details

1. License Specifications: (under Enterprise Unlimited License Agreement and entitlement)

SN	Module	Component	Type of license/ Service	New Base for EULA
1.	BMC Client Management	BMC Client Management	Perpetual	1
2.	in an agement	BMC Client Management Suite Nodes	Perpetual	371000
3.		BMC Discovery for Data Centre - ESO	Perpetual	70000
4.	BMC Discovery	BMC Discovery for Storage - ESO	Perpetual	70000
5.		BMC Discovery for Multi-Cloud	Perpetual	30
6.		BMC Helix Digital Workplace Basic OnPrem (100 Users)	Perpetual	210
7.		BMC Helix IT Service Management OnPrem	Perpetual	1
8.		BMC Helix ITSM OnPrem - Smart Reporting Support Extension	Perpetual	1
9.		BMC Helix IT Service Management OnPrem - Asset Management Floating User License Add-on	Perpetual	200
10.	BMC Remedy	BMC Helix IT Service Management OnPrem - Change Management Floating User License Add-On	Perpetual	51
11.		BMC Helix IT Service Management OnPrem - Service Desk Floating User License Add-On	Perpetual	51
12.		BMC Helix IT Service Management OnPrem - Service Level Management Floating User License Add-On	Perpetual	8
13.		TrueSight Automation for Servers	Perpetual	10000
14.	TrueSight	BladeLogic Automation Suite - Base License	Perpetual	1
15.	Automation for Servers	BMC Server Automation for Servers	Perpetual	50000
16.		TrueSight Smart Reporting - Server Automation	Perpetual	1
17.	BMC Premier Support	MC Premier BMC Premier Support Gold - Emerging Markets – ITSM		3 year

2. ITAM application operational and maintenance support Team

SNO	Module	Component	Minimum onsite resources	Remarks
1	Operational & Maintenance	Application Support	5	One Service Delivery Manager (SDM) and four application resources to perform all the application related tasks as per the RFP.
2	Support	Infrastructure Support	3	To perform all the infrastructure related tasks as per the RFP.



1 1	
	Please note that the infrastructure
	management shall cover all
	tools/technologies on which the
	aforesaid BMC Tools are
	implemented. This may cover
	operating systems. Middleware,
	containers, databases, utilities,
	etc.



3. Standard Services / Maintenance/ Upgrades

- 1. All the required services need to be delivered are as detailed in the RFP, and the same is listed in the section "Deliverables / Scope of work".
- 2. The Maintenance and upgrade requirements are as detailed under "Deliverables / Scope of Work".
 - i. Service Provider shall maintain and upgrade the Software during the warranty and support period so that the Software shall, at all times during the warranty and support period, meet or exceed the specifications in the Project Documents and the performance requirements as set forth in this Agreement. Service provider shall, at no cost to the Bank, promptly correct any and all errors, Deficiencies and defects in the Software.
 - ii. Service Provider shall have the operational maintenance obligations (e.g., telephone support, problem resolution, on-site services) as mentioned in Deliverables/Scope of Work.
 - iii. The Service Provider will deploy the resources who are technically qualified and have sufficient expertise in the areas of BMC IT-Asset Management Solution and required operating systems & database tool-technology. The project team should be well versed with the ITIL processes.
 - iv. The service provider will depute Project Manager/ Service Delivery Manager and Project Team with relevant experience and has to submit the CV of Project Manager & Team Members demonstrating their proven experience and expertise in executing projects similar in scope and complexity. The Bank may interview the Project Manager / Team Member before on-boarding the team and may reject/accept them. The Bank may levy suitable penalty, in case of willfully deployment of inexperienced person by the service provider at Banks site.

4. Correction of Deficiencies in Deliverables

- 1. If Service provider is unable to correct all Deficiencies preventing acceptance of a deliverable or meet the performance requirements, for which Service provider is responsible within the timelines as mentioned in this Agreement, the Bank may at its discretion:
 - i. Without prejudiced to the Bank's other rights under this Agreement, allow Service provider to continue its efforts to make corrections; or
 - ii. Accept the deliverable with its Deficiencies and reach agreement with Service provider on an equitable reduction to Service provider's charges for developing such deliverable to reflect the uncorrected Deficiencies; or



iii. Terminate this Agreement for cause in accordance with Clause 17 (except that the Bank is under no obligation to provide Service provider any further opportunity to cure) and recover its damages as set forth in this Agreement.

5. Risk Management

- 1. Service Provider shall identify and document the risk in delivering the Services. Service Provider shall identify the methodology to monitor and prevent the risk, and shall also document the steps taken to manage the impact of the risk.
- 2. Service Request¹⁰: All the task of BAU (business as usual) activities will treated as service request. The service request will tracked thorugh bank deinfed ticket workflow like Remedy SRM or other ticketing mechnism or email as adopted by the bank

¹⁰The purpose of this clause is to document the process and timeframe for responding to the service requests.



ANNEXURE-B

Infrastructure Management and Application Management metrics:

1) Infrastructure Management:

This includes all type of operating system, and database related all type of activities like installation, upgrade, patching, maintenance, trouble-shooting, audit & security observation closure, vulnerability closure, hardening as per bank defined secure configuration document (SCD), etc. All the type of Operating Systems (Windows & Non-Windows), Database and other required technology (like Oracle 3-Node RAC, Docker, Kubernetes, Jenkins, etc.) required to successfully run the BMC ITAM application suite are under the scope of Infrastructure

2) Application Management:

This includes all the operational activities required to make the application up, running, stable and secure as per Bank security and usage policies. Application activities like installation, configuration, maintenance, upgrade, patching, troubleshooting, vulnerability closure, security/audit observation closure, issue resolution, user assistance, etc. are under the scope of this category except the infrastructure support services.

The metrices will be as per the scope of work, deliverables and specification as mentioned in the relevant sections in this agreement.



ANNEXURE-C

SERVICE DESK SUPPORT METRIC

Application Response, Workaround, Resolution Time metrics

(Table: Time Frame Matrices)

Impact / Urgency Level	Definition	Response Time (Business hours)	Workaround Time (Business hours)	Resolution Time (Business hours)
Critical (Severity 1) S1	Severe impact: a critical that makes the customer environment unavailable to conduct business such as: A business service is not available, a production system has crashed, infrastructure outage, Data integrity is at risk.	0.5 Hours	2 Hours	4 Days
High/Major (Severity 2) S2	Major impact: the business service, major functionality of an application, or system, is seriously affected (no data loss, business service performance has degraded).	1 Hour	4 Hours	5 Days
Medium (Severity 3) S3	Minor impact: Incidents related to business service, major applications, or system causing moderate user impact; no data loss, business service still functioning.	2 Hours	1 Days	9 Days
Low /Minor (Severity 4) S4	Minimal impact: incidents related to business service, major applications, or system causing low user impact; no data loss, business service still functioning. User access issues or access management requests are examples of S4. Also includes business impacting service requests.	4 Hours	4 Days	10 Days
Very Low/ Cosmetic (Severity 5) S5	Query or routine change request	5 Hours	10 Days	15 Days



ANNEXURE-D

SERVICE LEVEL REPORTING/ FREQUENCY¹¹

Below is an illustrative list (but not limited to) of service team performance reports need to be generated and shared with relevant stakeholders defined. Reports can be added or removed as per the service review meeting/discussions.

Report Name	Interval	Recipient	Responsible
Open/Closed Tickets	Weekly	Bank ITAM team	Service Provider Project Manager/ Service Delivery Manager
SLA breach report	Fortnightly	DGM IT PE2, Bank ITAM team	Service Provider Project Manager/ Service Delivery Manager
Proposed new value-addition as a part of continuous improvement	Quarterly	DGM IT PE2, Bank ITAM team	Service Provider Project Manager/ Service Delivery Manager
Application and infrastructure health report	Weekly	Bank ITAM team	Service Provider Project Manager/ Service Delivery Manager
Open workorder / changes	Monthly	Bank ITAM team	Service Provider Project Manager/ Service Delivery Manager

¹¹The purpose of this section is to document reports used to measure service levels. These reports must align with the service measurement and should support these measurements.



SERVICE REVIEW MEETING¹²

1. SERVICE LEVEL WEEKLY REVIEW

Agenda	Chaired by	Responsible
ITAM operations, maintenance and support status	DGM (IT-PE-II), State Bank GITC	Service Provider Project Manager/ Service Delivery Manager

2. SERVICE LEVEL QUARTERLY REVIEW

The following members comprise of the Service Review Board:

- GM (IT-Infra), SBI GITC Belapur
- DGM(IT-PE-II), SBI GITC Belapur
- Onsite Delivery Manager M/s.

The review meeting will be held at SBI premises quarterly.

¹²The purpose of this section to describe the frequency of meeting and composition of service review board.



ANNEXURE-E

ESCALATION MATRICS¹³

Service level	Response Time/	Escalation thresholds.			
Category	Workaround Time/ Resolution Time		SLA breach	•	
	(refer Table: Time Frame Matrices)	Workaroun S3,S4	each for		
		Escalation L	evel 1	Escalation Level 2	
		Escalation to	Escalation Mode	Escalation to	Escalation Mode
Production Support	As severity of the incident defined in Table: Time Frame Matrices	<name, designation contact no.></name, 	Service Ticket/ Email/ Call		Service Ticket/ Email
Infrastructure Management	As severity of the incident defined in Table: Time Frame Matrices	<name, designation contact no.></name, 	Service Ticket/ Email/ Call		Service Ticket/ Email
Application Development & Maintenance	As severity of the incident defined in Table: Time Frame Matrices	<name, designation contact no.></name, 	Service Ticket/ Email/ Call		Service Ticket/ Email
Information Security	As severity of the incident defined in Table: Time Frame Matrices	<name, designation contact no.></name, 	Service Ticket/ Email/ Call		Service Ticket/ Email

¹³ To ensure that the service beneficiary receives senior management attention on unresolved issues, Service Provider operates a problem escalation procedure in order that any unresolved problems are notified to Service Provider management personnel on a priority basis dependent upon the impact and urgency of the problem.


ANNEXURE-F

- 1. Description and considerations for the penalties for non-performance of service and required operations:
 - 1. All the penalties, as applicable, will be applied in parallel on a monthly basis.
 - 2. The penalty shall only be applicable if the reasons are attributable to the Bidder.
 - 3. The penalties may be recovered from invoices presented for payment or through credit note or invoking Bank Guarantee or invoking Performance Guarantee submitted.
 - 4. Application of penalties and payments thereof will not relieve the Bidder from the obligation of delivery of services during the valid contract period.
 - 5. A penalty period may spill-over across more than one month (thus multiple invoice), the amounts are deducted in each month invoices as applicable. If the delay approaches to next invoice period, the delay period will be calculated from the actual delay start date and the penalty will be invoked for the next invoice period too.
 - 6. All the BAU activities or the daily operational activities will be considered as work-order tickets and will be governed relevant SLA of workorders.
 - 7. The maximum penalties as described in this Annexure-F, detailed below can be 10% of the total project cost for the whole contract period. Once the maximum penalty deduction is reached, the Bank may consider termination of the Agreement.

2. Penalties:

1. Uptime penalties: The uptime penalties shall be calculated as per following table.

S No.	Uptime Range	Penalty
1	Uptime >= 99.9%	No penalty
2	99.9 > Uptime >99.5%	2% of cost of monthly support charges
3	Uptime <=99.5%	5% of cost of monthly support charges



2. Response, Workaround and Resolution Time Penalties:

- All the time frames unit is "Bank Business Days".
 - a. Response time penalties

S.	Service level	Severity of	Service	Penalty
No	category	Service Call	level object	
1		Critical	> 0.5 hour	Rs.2000 per hour
		(Severity 1)		or part thereof
		S 1		
2	Responses to any	High/Major	> 1 hours	Rs.2000 per hour
	support request /	(Severity 2)		or part thereof
	technical activities	S2		
3	requested/ planned/	Medium	> 2 hours	Rs. 1000 per
	routine advised by	(Severity 3)		hour or part
	the Bank as per	S 3		thereof
4	Service Desk	Low /Minor	>4 hours	Rs. 1000 per
	Support Metric	(Severity 4)		hour or part
	(Timeframe Metric	S4		thereof
5	Table)	Very Low/	> 5 Hours	Rs. 1000 per
		Cosmetic		hour or part
		(Severity 5)		thereof
		S5		

b. Workaround time penalties

S.	Service level	Severity of	Service	Penalty
No	category	Service Call	level object	
1		Critical	> 2 hours	Rs.2000 per hour
	Workaround to be	(Severity 1)		or part thereof
	provided for any	S1		
2	support request /	High/Major	>4 hours	Rs.2000 per hour
	technical activities	(Severity 2)		or part thereof
	requested/ planned/ routine advised by	S2		
3	the Bank as per	Medium	>1 Day	Rs. 10000 per
	Service Desk	(Severity 3)		day or part
	Support Metric	S 3		thereof
4	(Timeframe Metric	Low /Minor	>4 Days	Rs. 10000 per
	Table)	(Severity 4)		day or part
		• •		thereof



	S 4				
5	Very Low/	> 10 Days	Rs.	10000	per
	Cosmetic		day		part
	(Severity 5)		there	eof	
	S5				

c. <u>Resolution time penalties</u>

S.	Service level	Severity of	Service level	Penalty
No	category	Service	object	· ·····
		Call		
1		Critical	>4 Days	Rs.20000 per day
		(Severity 1)		or part thereof
		S 1		
2		High/Major	> 5 Days	Rs.20000 per day
	Resolution for any	(Severity 2)		or part thereof
	support request /	S2		
3	technical activities	Medium	> 9 Days	Rs. 10000 per day
	requested/ planned/ routine advised by	(Severity 3)		or part thereof
	the Bank as per	S 3		
4	Service Desk	Low	> 10 Days	Rs. 10000 per day
	Support Metric	/Minor		or part thereof
	(Timeframe Metric	(Severity 4)		
	Table)	S4		
5		Very Low/	>15 Days	Rs. 10000 per day
		Cosmetic		or part thereof
		(Severity 5)		
		S5		

3. Other operational categories and relevant penalties



Sl No	Service level category	SLA Measure	Penalty Calculation
1	RTO during disaster for switching to DR site	As per agreed and approved DR Plan. If the RTO gets revised after periodic review by the OEM or the Bank, the SLA measures for RTO will be applicable for the new time. Bank related prerequisites (like: network availability, backup, FAR,	The uptime penalties shall be applicable for RTO beyond approved DR Plan.
2	Monthly Patch Repository Update	etc.) will be ensured by Bank team. Patch repositories should be updated on a specific date of every month or as per urgency or as decided by the Bank.	Penalties shall be calculated based on Response, Workaround And Resolution Time Penalties— Severity 2
3	VA/PT Closure	All the reported/identified VA/PT observation should be closed within the defined time frame listed in Appendix-E Scope of work The criticality of vulnerability will be defined as per the definition adopted by the security team of the Bank.	INR 1000 per VA per week or part thereof. If VA closure requires a product upgrade or version change as recommended by OEM (like compatibility issues with existing version). The same should be documented and submitted to the bank with proper evidence to put the relevant VA SLA on hold.
4	ITAM support team member not acceptable to the Bank on	Replacement should be done within 60 days from the date of intimation by the Bank.	INR 2000.00 for a delay of each week or a part thereof.



	behavioral ground		
5	ITAM Application Module Upgrade	Minor version upgrade: 1 month Major version upgrade: 4 months	Penalties shall be calculated based on Response, Workaround And Resolution Time Penalties– Severity-3
6	Operating system/Database upgrade	Minor version upgrade: 1 month Major version upgrade: 3 months	Penalties shall be calculated based on Response, Workaround And Resolution Time Penalties— Severity-3
7	Operating system/Database installation/ configuration/ integration	Installation/Configuration/ Integrations: 1 month	Penalties shall be calculated based on Response, Workaround And Resolution Time Penalties— Severity-4
8	Operating system/ Database/applic ation: SCD implementation	SCD Implementation: 3 months	Penalties shall be calculated based on Response, Workaround And Resolution Time Penalties— Severity-2
9	Integration with Security and Monitoring tool	As per Table: Time Frame Matrix Severity: Medium (S3)	Penalties shall be calculated based on Response, Workaround And Resolution Time Penalties— Severity-3
10	Workorder/ form Configurations	Effort: Very High:72 days High: 60 days Medium: 25 days	Penalties shall be calculated based on Response, Workaround and Resolution Time Penalties–



		Low: 10 days Very Low: 2 Days Informational: 5 hours	Severity 3- Resolution Penalties
11	Audit Closure	As agreed between the bank and the operations & support team as per discussion. (Scope: application and all its components, operating system, databases)	Penalties shall be calculated based on Response, Workaround and Resolution Time Penalties— Severity 3- Resolution Penalties
12	Security Incident Closure	As per Table: Time Frame Matrix Severity: Medium (S2)	Penalties shall be calculated based on Response, Workaround and Resolution Time Penalties— Severity 2- Response, Workaround, and Resolution Penalties
13	Other activities of application and infrastructure operations & maintenance	As per Table: Time Frame Matrix Severity: S1,S2,S3,S4,S5 as the case applicable.	Penalties shall be calculated based on Response, Workaround and Resolution Time Penalties– Response, Workaround, and Resolution Penalties of the relevant severity S1,S2,S3,S4,S5



ANNEXURE G

Transition & Knowledge Transfer Plan

1. Introduction

1.1 This Annexure describes the duties and responsibilities of Service Provider and the Bank to ensure proper transition of services and to ensure complete knowledge transfer.

2. Objectives

- 2.1 The objectives of this annexure are to:
 - ensure a smooth transition of Services from Service Provider to a New/Replacement SERVICE PROVIDER or back to the Bank at the termination or expiry of this Agreement;
 - (2) ensure that the responsibilities of both parties to this Agreement are clearly defined in the event of exit and transfer; and
 - (3) ensure that all relevant Assets are transferred.

3. General

- 3.1 Where the Bank intends to continue equivalent or substantially similar services to the Services provided by Service Provider after termination or expiry the Agreement, either by performing them itself or by means of a New/Replacement SERVICE PROVIDER, Service Provider shall ensure the smooth transition to the Replacement SERVICE PROVIDER and shall co-operate with the Bank or the Replacement SERVICE PROVIDER as required in order to fulfil the obligations under this annexure.
- 3.2 Service Provider shall co-operate fully with the Bank and any potential Replacement SERVICE PROVIDERs tendering for any Services, including the transfer of responsibility for the provision of the Services previously performed by Service Provider to be achieved with the minimum of disruption. In particular:
- 3.2.1 during any procurement process initiated by the Bank and in anticipation of the expiry or termination of the Agreement and irrespective of the identity of any potential or actual Replacement SERVICE PROVIDER, Service Provider shall



comply with all reasonable requests by the Bank to provide information relating to the operation of the Services, including but not limited to, hardware and software used, inter-working, coordinating with other application owners, access to and provision of all performance reports, agreed procedures, and any other relevant information (including the configurations set up for the Bank and procedures used by Service Provider for handling Data) reasonably necessary to achieve an effective transition, provided that:

- 3.2.1.1 Service Provider shall not be obliged to provide any information concerning the costs of delivery of the Services or any part thereof or disclose the financial records of Service Provider to any such party;
- 3.2.1.2 Service Provider shall not be obliged to disclose any such information for use by an actual or potential Replacement SERVICE PROVIDER unless such a party shall have entered into a confidentiality agreement; and
- 3.2.1.3 whilst supplying information as contemplated in this paragraph 3.2.1 Service Provider shall provide sufficient information to comply with the reasonable requests of the Bank to enable an effective tendering process to take place but shall not be required to provide information or material which Service Provider may not disclose as a matter of law.
- 3.3 In assisting the Bank and/or the Replacement SERVICE PROVIDER to transfer the Services the following commercial approach shall apply:
 - (1) where Service Provider does not have to utilise resources in addition to those normally used to deliver the Services prior to termination or expiry, Service Provider shall make no additional Charges. The Bank may reasonably request that support and materials already in place to provide the Services may be redeployed onto work required to effect the transition provided always that where the Bank agrees in advance that such redeployment will prevent Service Provider from meeting any Service Levels, achieving any other key dates or from providing any specific deliverables to the Bank, the Bank shall not be entitled to claim any penalty or liquidated damages for the same.
 - (2) where any support and materials necessary to undertake the transfer work or any costs incurred by Service Provider are additional to those in place as part



of the proper provision of the Services the Bank shall pay Service Provider for staff time agreed in advance at the rates agreed between the parties and for materials and other costs at a reasonable price which shall be agreed with the Bank.

- 3.4 If so required by the Bank, on the provision of no less than 15 (fifteen) days' notice in writing, Service Provider shall continue to provide the Services or an agreed part of the Services for a period not exceeding **6** (**Six**) months beyond the date of termination or expiry of the Agreement. In such event the Bank shall reimburse Service Provider for such elements of the Services as are provided beyond the date of termination or expiry date of the Agreement on the basis that:
- Services for which rates already specified in the Agreement shall be provided on such rates;
- (2) materials and other costs, if any, will be charged at a reasonable price which shall be mutually agreed between the Parties.
- 3.5 Service Provider shall provide to the Bank an analysis of the Services to the extent reasonably necessary to enable the Bank to plan migration of such workload to a Replacement SERVICE PROVIDER provided always that this analysis involves providing performance data already delivered to the Bank as part of the performance monitoring regime.
- 3.6 Service Provider shall provide such information as the Bank reasonably considers to be necessary for the actual Replacement SERVICE PROVIDER, or any potential Replacement SERVICE PROVIDER during any procurement process, to define the tasks which would need to be undertaken in order to ensure the smooth transition of all or any part of the Services.
- 3.7 Service Provider shall make available such Key Personnel who have been involved in the provision of the Services as the Parties may agree to assist the Bank or a Replacement SERVICE PROVIDER (as appropriate) in the continued support of the Services beyond the expiry or termination of the Agreement, in which event the Bank shall pay for the services of such Key Personnel on a time and materials basis at the rates agreed between the parties.
- 3.8 Service Provider shall co-operate with the Bank during the handover to a Replacement SERVICE PROVIDER and such co-operation shall extend to, but



shall not be limited to, inter-working, co-ordinating and access to and provision of all operational and performance documents, reports, summaries produced by Service Provider for the Bank, including the configurations set up for the Bank and any and all information to be provided by Service Provider to the Bank under any other term of this Agreement necessary to achieve an effective transition without disruption to routine operational requirements.

4. **Replacement SERVICE PROVIDER**

4.1 In the event that the Services are to be transferred to a Replacement SERVICE PROVIDER, the Bank will use reasonable endeavors to ensure that the Replacement SERVICE PROVIDER co-operates with Service Provider during the handover of the Services.

5. Subcontractors

5.1 Service Provider agrees to provide the Bank with details of the Subcontracts (if permitted by the Bank) used in the provision of the Services. Service Provider will not restrain or hinder its Subcontractors from entering into agreements with other prospective service providers for the delivery of supplies or services to the Replacement SERVICE PROVIDER.

6. Transfer of Configuration Management Database

6.1 6 (six) months prior to expiry or within 2 (two) week of notice of termination of this Agreement Service Provider shall deliver to the Bank a full, accurate and up to date cut of content from the Configuration Management Database (or equivalent) used to store details of Configurable Items and Configuration Management data for all products used to support delivery of the Services.

7. Transfer of Assets

- 6 (six) months prior to expiry or within2 (two) week of notice of termination of the Agreement Service Provider shall deliver to the Bank the Asset Register comprising:
 - (1) a list of all Assets eligible for transfer to the Bank; and



- (2) a list identifying all other Assets, (including human resources, skillset requirement and know-how), that are ineligible for transfer but which are essential to the delivery of the Services. The purpose of each component and the reason for ineligibility for transfer shall be included in the list.
- 7.2 Within 1 (one) month of receiving the Asset Register as described above, the Bank shall notify Service Provider of the Assets it requires to be transferred, (the "Required Assets"), and the Bank and Service Provider shall provide for the approval of the Bank a draft plan for the Asset transfer.
- 7.3 In the event that the Required Assets are not located on Bank premises:
 - Service Provider shall be responsible for the dismantling and packing of the Required Assets and to ensure their availability for collection by the Bank or its authorised representative by the date agreed for this;
 - (2) any charges levied by Service Provider for the Required Assets not owned by the Bank shall be fair and reasonable in relation to the condition of the Assets and the then fair market value; and
 - (3) for the avoidance of doubt, the Bank will not be responsible for the Assets.
- 7.4 Service Provider warrants that the Required Assets and any components thereof transferred to the Bank or Replacement SERVICE PROVIDER benefit from any remaining manufacturer's warranty relating to the Required Assets at that time, always provided such warranties are transferable to a third party.

8. Transfer of Software Licenses

- 8.1 6 (six) months prior to expiry or within 2 (two) week of notice of termination of this Agreement Service Provider shall deliver to the Bank all licenses for Software used in the provision of Services which were purchased by the Bank.
- 8.2 On notice of termination of this Agreement Service Provider shall, within 2 (two) week of such notice, deliver to the Bank details of all licenses for SERVICE PROVIDER Software and SERVICE PROVIDER Third Party Software used in the provision of the Services, including the terms of the software license agreements. For the avoidance of doubt, the Bank shall be responsible for any costs incurred in the transfer of licenses from Service Provider to the Bank or to a Replacement SERVICE PROVIDER provided such costs shall be agreed in



advance. Where transfer is not possible or not economically viable the Parties will discuss alternative licensing arrangements.

8.3 Within 1 (one)month of receiving the software license information as described above, the Bank shall notify Service Provider of the licenses it wishes to be transferred, and Service Provider shall provide for the approval of the Bank a draft plan for license transfer, covering novation of agreements with relevant software providers, as required. Where novation is not possible or not economically viable the Parties will discuss alternative licensing arrangements.

9. Transfer of Software

- 9.1 Wherein State Bank of India is the owner of the software, 6 (six) months prior to expiry or within 2 (two) weeks of notice of termination of this Agreement Service Provider shall deliver, or otherwise certify in writing that it has delivered, to the Bank a full, accurate and up to date version of the Software including up to date versions and latest releases of, but not limited to:
 - (a) Source Code (with source tree) and associated documentation;
 - (b) application architecture documentation and diagrams;
 - (c) release documentation for functional, technical and interface specifications;
 - (d) a plan with allocated resources to handover code and design to new development and test teams (this should include architectural design and code 'walk-through');
 - (e) Source Code and supporting documentation for testing framework tool and performance tool;
 - (f) test director database;
 - (g) test results for the latest full runs of the testing framework tool and performance tool on each environment; and

10. Transfer of Documentation

10.1 6 (six) months prior to expiry or within 2 (two) weeks of notice of termination of this Agreement Service Provider shall deliver to the Bank a full, accurate and upto date set of Documentation that relates to any element of the Services as defined in Annexure A.



11. Transfer of Service Management Process

- 6 (six) months prior to expiry or within 2 (two) weeks of notice of termination of this Agreement Service Provider shall deliver to the Bank:
 - (a) a plan for the handover and continuous delivery of the Service Desk function and allocate the required resources;
 - (b) full and up to date, both historical and outstanding Service Desk ticket data including, but not limited to:
 - (1) Incidents;
 - (2) Problems;
 - (3) Service Requests;
 - (4) Changes;
 - (5) Service Level reporting data;
 - (c) a list and topology of all tools and products associated with the provision of the Software and the Services;
 - (d) full content of software builds and server configuration details for software deployment and management; and
 - (e) monitoring software tools and configuration.

12. Transfer of Knowledge Base

12.1 6 (six) months prior to expiry or within 2 (two) week of notice of termination of this Agreement Service Provider shall deliver to the Bank a full, accurate and up to date cut of content from the knowledge base (or equivalent) used to troubleshoot issues arising with the Services but shall not be required to provide information or material which Service Provider may not disclose as a matter of law.

13. Transfer of Service Structure

6 (six) months prior to expiry or within 2 (two) weeks' notice of termination of this Agreement Service Provider shall deliver to the Bank a full, accurate and up to date version of the following, as a minimum:



- (a) archive of records including:
 - (1) Questionnaire Packs;
 - (2) project plans and sign off;
 - (3) Acceptance Criteria; and
 - (4) Post Implementation Reviews.
- (b) programme plan of all work in progress currently accepted and those in progress;
- (c) latest version of documentation set;
- (d) Source Code (if appropriate) and all documentation to support the services build tool with any documentation for 'workarounds' that have taken place;
- (e) Source Code, application architecture documentation/diagram and other documentation;
- (f) Source Code, application architecture documentation/diagram and other documentation for Helpdesk; and
- (g) project plan and resource required to hand Service Structure capability over to the new team.

14. Transfer of Data

- 14.1 In the event of expiry or termination of this Agreement Service Provider shall cease to use the Bank's Data and, at the request of the Bank, shall destroy all such copies of the Bank's Data then in its possession to the extent specified by the Bank.
- 14.2 Except where, pursuant to paragraph 14.1 above, the Bank has instructed Service Provider to destroy such Bank's Data as is held and controlled by Service Provider, 1 (one) months prior to expiry or within 1 (one) month of termination of this Agreement, Service Provider shall deliver to the Bank:
 - An inventory of the Bank's Data held and controlled by Service Provider, plus any other data required to support the Services; and/or
 - (2) a draft plan for the transfer of the Bank's Data held and controlled by Service Provider and any other available data to be transferred.

15. Training Services on Transfer



- 15.1 Service Provider shall comply with the Bank's reasonable request to assist in the identification and specification of any training requirements following expiry or termination. The purpose of such training shall be to enable the Bank or a Replacement SERVICE PROVIDER to adopt, integrate and utilize the Data and Assets transferred and to deliver an equivalent service to that previously provided by Service Provider.
- 15.2 The provision of any training services and/or deliverables and the charges for such services and/or deliverables shall be agreed between the parties.
- 15.3 Subject to paragraph 15.2 above, Service Provider shall produce for the Bank's consideration and approval 6 (six) months prior to expiry or within 10 (ten) working days of issue of notice of termination:
 - (1) A training strategy, which details the required courses and their objectives;
 - (2) Training materials (including assessment criteria); and
 - (3) a training plan of the required training events.
- 15.4 Subject to paragraph 15.2 above, Service Provider shall schedule all necessary resources to fulfil the training plan, and deliver the training as agreed with the Bank.
- 15.5 SERVICE PROVIDER shall provide training courses on operation of licensed /open source software product at Bank's _____Premises, at such times, during business hours as Bank may reasonably request. Each training course will last for _____hours. Bank may enroll up to ______ of its staff or ______employees of the new/replacement service provider in any training course, and Service Provider shall provide a hard copy of the Product (licensed or open sourced) standard training manual for each enrollee. Each training course will be taught by a technical expert with no fewer than ______ years of experience in operating ______software system. SERVICE PROVIDER shall provide the ______training without any additional charges.

16. Transfer Support Activities

16.1 6 (six) months prior to expiry or within 10 (ten) Working Days of issue of notice of termination, Service Provider shall assist the Bank or Replacement SERVICE PROVIDER to develop a viable exit transition plan which shall contain details



of the tasks and responsibilities required to enable the transition from the Services provided under this Agreement to the Replacement SERVICE PROVIDER or the Bank, as the case may be.

- 16.2 The exit transition plan shall be in a format to be agreed with the Bank and shall include, but not be limited to:
 - (1) a timetable of events;
 - (2) resources;
 - (3) assumptions;
 - (4) activities;
 - (5) responsibilities; and
 - (6) risks.

16.3 Service Provider shall supply to the Bank or a Replacement SERVICE PROVIDER specific materials including but not limited to:

- (a) Change Request log;
- (b) entire back-up history; and
- (c) dump of database contents including the Asset Register, problem management system and operating procedures. For the avoidance of doubt this shall not include proprietary software tools of Service Provider which are used for project management purposes generally within Service Provider's business.
- 16.4 Service Provider shall supply to the Bank or a Replacement SERVICE PROVIDER proposals for the retention of Key Personnel for the duration of the transition period.
- 16.5 On the date of expiry Service Provider shall provide to the Bank refreshed versions of the materials required under paragraph 16.3 above which shall reflect the position as at the date of expiry.
- 16.6 Service Provider shall provide to the Bank or to any Replacement SERVICE PROVIDER within 14 (fourteen) Working Days of expiry or termination a full and complete copy of the Incident log book and all associated documentation recorded by Service Provider till the date of expiry or termination.
- 16.7 Service Provider shall provide for the approval of the Bank a draft plan to transfer or complete work-in-progress at the date of expiry or termination.



17. Use of Bank Premises

- 17.1 Prior to expiry or on notice of termination of this Agreement, Service Provider shall provide for the approval of the Bank a draft plan specifying the necessary steps to be taken by both Service Provider and the Bank to ensure that the Bank's Premises are vacated by Service Provider.
- 17.2 Unless otherwise agreed, Service Provider shall be responsible for all costs associated with Service Provider's vacation of the Bank's Premises, removal of equipment and furnishings, redeployment of SERVICE PROVIDER Personnel, termination of arrangements with Subcontractors and service contractors and restoration of the Bank Premises to their original condition (subject to a reasonable allowance for wear and tear).

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Appendix -L

NON-DISCLOSURE AGREEMENT

THIS RECIPROCAL NON-DISCLOSURE AGREEMENT (the "Agreement") is made at between:

State Bank of India constituted under the State Bank of India Act, 1955 having its Corporate Centre and Central Office at State Bank Bhavan, Madame Cama Road, Nariman Point, Mumbai-21 and its Global IT Centre at Sector-11, CBD Belapur, Navi Mumbai- 400614 through its _____ Department (hereinafter referred to as "Bank" which expression includes its successors and assigns) of the ONE PART;

And

a private/public limited company/LL	.P/Firm
<strike applicable="" is="" not="" off="" whichever=""> incorporated under the provisions</strike>	of the
Companies Act, 1956/ Limited Liability Partnership Act 2008/ Indian Partnership A	ct 1932
<strike applicable="" is="" not="" off="" whichever="">, having its registered off</strike>	ice at
(hereinafter referred to as "" which expression	n shall
unless repugnant to the subject or context thereof, shall mean and include its suc and permitted assigns) of the OTHER PART;	cessors

And Whereas

1._____

_____, has agreed to ______

_____ is carrying on business of providing

for the Bank and other related tasks.

2. For purposes of advancing their business relationship, the parties would need to disclose certain valuable confidential information to each other (the Party receiving the information being referred to as the "Receiving Party" and the Party disclosing the information being referred to as the "Disclosing Party. Therefore, in consideration of covenants and agreements contained herein for the mutual disclosure of confidential information to each other, and intending to be legally bound, the parties agree to terms and conditions as set out hereunder.



NOW IT IS HEREBY AGREED BY AND BETWEEN THE PARTIES AS UNDER

1. Confidential Information and Confidential Materials:

- (a) "Confidential Information" means non-public information that Disclosing Party designates as being confidential or which, under the circumstances surrounding disclosure ought to be treated as confidential. "Confidential Information" includes, without limitation, information relating to developed, installed or purchased Disclosing Party software or hardware products, the information relating to general architecture of Disclosing Party's network, information relating to nature and content of data stored within network or in any other storage media, Disclosing Party's business policies, practices, methodology, policy design delivery, and information received from others that Disclosing Party is obligated to treat as confidential. Confidential Information disclosed to Receiving Party by any Disclosing Party Subsidiary and/ or agents is covered by this agreement
- (b) Confidential Information shall not include any information that: (i) is or subsequently becomes publicly available without Receiving Party's breach of any obligation owed to Disclosing party; (ii) becomes known to Receiving Party free from any confidentiality obligations prior to Disclosing Party's disclosure of such information to Receiving Party; (iii) became known to Receiving Party from a source other than Disclosing Party other than by the breach of an obligation of confidentiality owed to Disclosing Party and without confidentiality restrictions on use and disclosure; or (iv) is independently developed by Receiving Party.
- (c) "Confidential Materials" shall mean all tangible materials containing Confidential Information, including without limitation written or printed documents and computer disks or tapes, whether machine or user readable.

2. **<u>Restrictions</u>**

(a) Each party shall treat as confidential the Contract and any and all information ("confidential information") obtained from the other pursuant to the Contract and shall not divulge such information to any person (except to such party's "Covered Person" which term shall mean employees, contingent workers and professional advisers of a party who need to know the same) without the other party's written consent provided that this clause shall not extend to information which was rightfully in the possession of such party prior to the commencement of the negotiations leading to the Contract, which is already public knowledge or becomes so at a future date (otherwise than as a result of a breach of this clause). Receiving Party will have executed or shall execute appropriate written agreements with Covered Person, sufficient to enable it to comply with all the provisions of this Agreement. If the Service Provider appoints any Sub-Contractor (if allowed) then the Service Provider may disclose confidential information to such Sub-Contractor subject to such Sub



Contractor giving the Bank an undertaking in similar terms to the provisions of this clause. Any breach of this Agreement by Receiving Party's Covered Person or Sub-Contractor shall also be constructed a breach of this Agreement by Receiving Party.

- (b) Receiving Party may disclose Confidential Information in accordance with judicial or other governmental order to the intended recipients (as detailed in this clause), provided Receiving Party shall give Disclosing Party reasonable notice (provided not restricted by applicable laws) prior to such disclosure and shall comply with any applicable protective order or equivalent. The intended recipients for this purpose are:
 - i. the statutory auditors of the either party and
 - ii. government or regulatory authorities regulating the affairs of the parties and inspectors and supervisory bodies thereof
- (c) Confidential Information and Confidential Material may be disclosed, reproduced, summarized or distributed only in pursuance of Receiving Party's business relationship with Disclosing Party, and only as otherwise provided hereunder. Receiving Party agrees to segregate all such Confidential Material from the confidential material of others in order to prevent mixing.

3. **<u>Rights and Remedies</u>**

- (a) Receiving Party shall notify Disclosing Party immediately upon discovery of any unauthorized used or disclosure of Confidential Information and/ or Confidential Materials, or any other breach of this Agreement by Receiving Party, and will cooperate with Disclosing Party in every reasonable way to help Disclosing Party regain possession of the Confidential Information and/ or Confidential Materials and prevent its further unauthorized use.
- (b) Receiving Party shall return all originals, copies, reproductions and summaries of Confidential Information or Confidential Materials at Disclosing Party's request, or at Disclosing Party's option, certify destruction of the same.
- (c) Receiving Party acknowledges that monetary damages may not be the only and / or a sufficient remedy for unauthorized disclosure of Confidential Information and that disclosing party shall be entitled, without waiving any other rights or remedies (including but not limited to as listed below), to injunctive or equitable relief as may be deemed proper by a Court of competent jurisdiction.
 - i. Suspension of access privileges
 - ii. Change of personnel assigned to the job
 - iii. Termination of contract



(d) Disclosing Party may visit Receiving Party's premises, with reasonable prior notice and during normal business hours, to review Receiving Party's compliance with the term of this Agreement.

4. Miscellaneous

- (a) All Confidential Information and Confidential Materials are and shall remain the sole and of Disclosing Party. By disclosing information to Receiving Party, Disclosing Party does not grant any expressed or implied right to Receiving Party to disclose information under the Disclosing Party's patents, copyrights, trademarks, or trade secret information.
- (b) Confidential Information made available is provided "As Is," and disclosing party disclaims all representations, conditions and warranties, express or implied, including, without limitation, representations, conditions or warranties of accuracy, completeness, performance, fitness for a particular purpose, satisfactory quality and merchantability provided same shall not be construed to include fraud or wilful default of disclosing party.
- (c) Neither party grants to the other party any license, by implication or otherwise, to use the Confidential Information, other than for the limited purpose of evaluating or advancing a business relationship between the parties, or any license rights whatsoever in any patent, copyright or other intellectual property rights pertaining to the Confidential Information.
- (d) The terms of Confidentiality under this Agreement shall not be construed to limit either party's right to independently develop or acquire product without use of the other party's Confidential Information. Further, either party shall be free to use for any purpose the residuals resulting from access to or work with such Confidential Information, provided that such party shall maintain the confidentiality of the Confidential Information as provided herein. The term "residuals" means information in non-tangible form, which may be retained by person who has had access to the Confidential Information, including ideas, concepts, know-how or techniques contained therein. Neither party shall have any obligation to limit or restrict the assignment of such persons or to pay royalties for any work resulting from the use of residuals. However, the foregoing shall not be deemed to grant to either party a license under the other party's copyrights or patents.
- (e) This Agreement constitutes the entire agreement between the parties with respect to the subject matter hereof. It shall not be modified except by a written agreement dated subsequently to the date of this Agreement and signed by both parties. None of the provisions of this Agreement shall be deemed to have been waived by any act or acquiescence on the part of Disclosing Party, its agents, or employees, except by an instrument in writing signed by an authorized officer of Disclosing Party. No



waiver of any provision of this Agreement shall constitute a waiver of any other provision(s) or of the same provision on another occasion.

- (f) In case of any dispute, both the parties agree for neutral third party arbitration. Such arbitrator will be jointly selected by the two parties and he/she may be an auditor, lawyer, consultant or any other person of trust. The said proceedings shall be conducted in English language at Mumbai and in accordance with the provisions of Indian Arbitration and Conciliation Act 1996 or any Amendments or Re-enactments thereto. Nothing in this clause prevents a party from having recourse to a court of competent jurisdiction for the sole purpose of seeking a preliminary injunction or any other provisional judicial relief it considers necessary to avoid irreparable damage. This Agreement shall be governed by and construed in accordance with the laws of Republic of India. Each Party hereby irrevocably submits to the exclusive jurisdiction of the courts of Mumbai.
- (g) Subject to the limitations set forth in this Agreement, this Agreement will inure to the benefit of and be binding upon the parties, their successors and assigns.
- (h) If any provision of this Agreement shall be held by a court of competent jurisdiction to be illegal, invalid or unenforceable, the remaining provisions shall remain in full force and effect.
- (i) The Agreement shall be effective from _____ ("Effective Date") and shall be valid for a period of ______ year(s) thereafter (the "Agreement Term"). The foregoing obligations as to confidentiality shall survive the term of this Agreement and for a period of five (5) years thereafter provided confidentiality obligations with respect to individually identifiable information, customer's data of Parties or software in human-readable form (e.g., source code) shall survive in perpetuity.

5. Suggestions and Feedback

Either party from time to time may provide suggestions, comments or other feedback to the other party with respect to Confidential Information provided originally by the other party (hereinafter "feedback"). Both party agree that all Feedback is and shall be entirely voluntary and shall not in absence of separate agreement, create any confidentially obligation for the receiving party. However, the Receiving Party shall not disclose the source of any feedback without the providing party's consent. Feedback shall be clearly designated as such and, except as otherwise provided herein, each party shall be free to disclose and use such Feedback as it sees fit, entirely without obligation of any kind to other party. The foregoing shall not, however, affect either party's obligations hereunder with respect to Confidential Information of other party.

Dated this	_ day of	(Month) 20	at	(place)
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For and on behalf of _____

Name	
Designation	
Place	
Signature	

For and on behalf of _____

Name	
Designation	
Place	
Signature	



Appendix-M

<u>Pre-Bid Query Format</u> (To be provide strictly in Excel format)

Vendor Name	SI. No	RFP Page No	RFP Clause No.	Existing Clause	Query/Suggestions

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Appendix-N

Format for Submission of Client References

To whosoever it may concern

Particulars	Details
Client Information	
Client Name	
Client address	
Name of the contact person and designation	
Phone number of the contact person	
E-mail address of the contact person	
Project Details	
Name of the Project	
Start Date	
End Date	
Current Status (In Progress / Completed)	
Size of Project	
Value of Work Order (In Lakh) (only single work	
order)	

Name & Signature of authorised signatory

Seal of Company



Appendix-O

PRE CONTRACT INTEGRITY PACT (TO BE STAMPED AS AN AGREEMENT)

General

This pre-Bid pre-contract Agreement (hereinafter called the Integrity Pact) is made on _____ day of the month of 201, between, on the one hand, the State Bank of India a body corporate incorporated under the State Bank of India Act, 1955 having its Corporate Centre at State Bank Bhavan, Nariman Point, Mumbai through its _____ Department / Office at Global IT Center at CBD Belapur, 400614, (hereinafter called the "BUYER", which expression shall mean and include, unless the context otherwise requires, its successors) of the First Part

And

M/s______, Chief Executive Officer/ Authorised signatory (hereinafter called the "BIDDER/Seller which expression shall mean and include, unless the context otherwise requires, its / his successors and permitted assigns of the Second Part.

WHEREAS the BUYER proposes to procure (Name of the Stores/Equipment/Item) and the BIDDER/Seller is willing to offer/has offered the stores and

WHEREAS the BIDDER is a private company/public company/Government undertaking/partnership/registered export agency, constituted in accordance with the relevant law in the matter and the BUYER is an Office / Department of State Bank of India performing its functions on behalf of State Bank of India.

NOW, THEREFORE,

To avoid all forms of corruption by following a system that is fair, transparent and free from any influence/prejudiced dealings prior to, during and subsequent to the currency of the contract to be entered into with a view to :

Enabling the BUYER to obtain the desired service / product at a competitive price in conformity with the defined specifications by avoiding the high cost and the distortionary impact of corruption on public procurement; and



Enabling BIDDERs to abstain from bribing or indulging in any corrupt practice in order to secure the contract by providing assurance to them that their competitors will also abstain from bribing and other corrupt practices and the BUYER will commit to prevent corruption, in any farm, by its officials by following transparent procedures.

The parties hereto hereby agree to enter into this Integrity Pact and agree as follows:

1. **Commitments of the BUYER**

- 1.1 The BUYER undertakes that no official of the BUYER, connected directly or indirectly with the contract, will demand, take a promise for or accept, directly or through intermediaries, any bribe, consideration, gift, reward, favour or any material or immaterial benefit or any other advantage from the BIDDER, either for themselves or for any person, organisation or third party related to the contract in exchange for an advantage in the bidding process, Bid evaluation, contracting or implementation process related to the contract.
- 1.2 The BUYER will, during the pre-contract stage, treat all BIDDERs alike, and will provide to all BIDDERs the same information and will not provide any such information to any particular BIDDER which could afford an advantage to that particular BIDDER in comparison to other B1DDERs.
- 1.3 All the officials of the BUYER will report to the appropriate authority any attempted or completed breaches of the above commitments as well as any substantial suspicion of such a breach.
- 1.4 In case any such preceding misconduct on the part of such official(s) is reported by the BIDDER to the BUYER with full and verifiable facts and the same is prima facie found to be correct by the BUYER, necessary disciplinary proceedings, or any other action as deemed fit, including criminal proceedings may be initiated by the BUYER and such a person shall be debarred from further dealings related to the contract process. In such a case while an enquiry is being conducted by the BUYER the proceedings under the contract would not be stalled.

2. **Commitments of BIDDERs**

- 2.1 The BIDDER commits itself to take all measures necessary to prevent corrupt practices, unfair means and illegal activities during any stage of its Bid or during any pre-contract or post-contract stage in order to secure the contract or in furtherance to secure it and in particular commit itself to the following:
- 2. 2 The BIDDER will not offer, directly or through intermediaries, any bribe, gift, consideration, reward, favour, any material or immaterial benefit or other advantage, commission, fees, brokerage or inducement to any official of the BUYER, connected directly or indirectly with the bidding process, or to any person, organisation or third party related to the contract in exchange for any



advantage in the bidding, evaluation, contracting and implementation of the contract.

- 2.3 The BIDDER further undertakes that it has not given, offered or promised to give, directly or indirectly any bribe, gift, consideration, reward, favour, any material or immaterial benefit or other advantage, commission, fees, brokerage or inducement to any official of the BUYER or otherwise in procuring the Contract or forbearing to do or having done any act in relation to the obtaining or execution of the contract or any other contract with State Bank of India for showing or forbearing to show favour or disfavour to any person in relation to the contract or any other contract with State Bank of India.
- 2.4 Wherever applicable, the BIDDER shall disclose the name and address of agents and representatives permitted by the Bid documents and Indian BIDDERs shall disclose their foreign principals or associates, if any.
- 2.5 The BIDDER confirms and declares that they have not made any payments to any agents/brokers or any other intermediary, in connection with this Bid/contract.
- 2.6 The BIDDER further confirms and declares to the BUYER that the BIDDER is the original vendors or service providers in respect of product / service covered in the Bid documents and the BIDDER has not engaged any individual or firm or company whether Indian or foreign to intercede, facilitate or in any way to recommend to the BUYER or any of its functionaries, whether officially or unofficially to the award of the contract to the BIDDER, nor has any amount been paid, promised or intended to be paid to any such individual, firm or company in respect of any such intercession, facilitation or recommendation.
- 2.7 The BIDDER, at the earliest available opportunity, i.e. either while presenting the Bid or during pre-contract negotiations and in any case before opening the financial Bid and before signing the contract, shall disclose any payments he has made, is committed to or intends to make to officials of the BUYER or their family members, agents, brokers or any other intermediaries in connection with the contract and the details of services agreed upon for such payments.
- 2.8 The BIDDER will not collude with other parties interested in the contract to impair the transparency, fairness and progress of the bidding process, Bid evaluation, contracting and implementation of the contract.
- 2.9 The BIDDER will not accept any advantage in exchange for any corrupt practice, unfair means and illegal activities.
- 2.10 The BIDDER shall not use improperly, for purposes of competition or personal gain, or pass. on 'to° others, any -information provided by the BUYER as part of the business relationship, regarding plans, technical proposals and business details, including information contained in any electronic data carrier. The BIDDER also undertakes to exercise due and adequate care lest any such information is divulged.
- 2.11 The BIDDER commits to refrain from giving any complaint directly or through any other manner without supporting it with full and verifiable facts.



- 2.12 The BIDDER shall not instigate or cause to instigate any third person to commit any of the actions mentioned above.
- 2.13 If the BIDDER or any employee of the BIDDER or any person acting on behalf of the BIDDER, either directly or indirectly, is a relative of any of the officers of the BUYER, or alternatively, if any relative of an officer of the BUYER has financial Interest/stake in the BIDDER's firm, the same shall be disclosed by the BIDDER at the time of filing of tender. The term 'relative' for this purpose would be as defined in Section 6 of the Companies Act 1956.
- 2.14 The BIDDER shall not lend to or borrow any money from or enter into any monetary dealings or transactions, directly or indirectly, with any employee of the BUYER.

3. Previous Transgression

- 3.1 The BIDDER declares that no previous transgression occurred in the last three years immediately before signing of this Integrity Pact, with any other company in any country in respect of any corrupt practices envisaged hereunder or with any Public Sector Enterprise / Public Sector Banks in India or any Government Department in India or RBI that could justify BIDDER's exclusion from the tender process.
- 3.2 The BIDDER agrees that if it makes incorrect statement on this subject, BIDDER can be disqualified from the tender process or the contract, if already awarded, can be terminated for such reason.

4. Earnest Money (Security Deposit)

- 4.1 While submitting commercial Bid, the BIDDER shall deposit an amount (specified in RFP) as Earnest Money/Security Deposit, with the BUYER through any of the mode mentioned in the RFP / Bid document and no such mode is specified, by a Bank Draft or a Pay Order in favour of State Bank of India from any Bank including SBI. However payment of any such amount by way of Bank Guarantee, if so permitted as per Bid documents / RFP should be from any Scheduled Commercial Bank other than SBI and promising payment of the guaranteed sum to the BUYER on demand within three working days without any demur whatsoever and without seeking any reasons whatsoever. The demand for payment by the BUYER shall be treated as conclusive proof for making such payment to the BUYER.
- 4.2 Unless otherwise stipulated in the Bid document / RFP, the Earnest Money/Security Deposit shall be valid upto a period of five years or the complete conclusion of the contractual obligations to the complete satisfaction of both the BIDDER and the BUYER, including warranty period, whichever is later.
- 4.3 In case of the successful BIDDER a clause would also be incorporated in the Article pertaining to Performance Bond in the Purchase Contract that the provisions of Sanctions for Violation shall be applicable for forfeiture of



Performance Bond in case of a decision by the BUYER to forfeit the samewithout assigning any reason for imposing sanction for violation of this Pact.

4.4 No interest shall be payable by the BUYER to the BIDDER on Earnest Money/Security Deposit for the period of its currency.

5. Sanctions for Violations

- 5.1 Any breach of the aforesaid provisions by the BIDDER or any one employed by it or acting on its behalf (whether with or without the knowledge of the BIDDER) shall entitle the BUYER to take all or any one of the following actions, wherever required:
- (i) To immediately call off the pre contract negotiations without assigning any reason and without giving any compensation to the BIDDER. However, the proceedings with the other BIDDER(s) would continue, unless the BUYER desires to drop the entire process.
- (ii) The Earnest Money Deposit (in pre-contract stage) and/or Security Deposit/Performance Bond (after the contract is signed) shall stand forfeited either fully or partially, as decided by the BUYER and the BUYER shall not be required to assign any reason therefore.
- (iii) To immediately cancel the contract, if already signed, without giving any compensation to the BIDDER.
- (iv) To recover all sums already paid by the BUYER, and in case of an Indian BIDDER with interest thereon at 2% higher than the prevailing Base Rate of State Bank of India, while in case of a BIDDER from a country other than India with interest thereon at 2% higher than the LIBOR. If any outstanding payment is due to the BIDDER from the BUYER in connection with any other contract for any other stores, such outstanding could also be utilized to recover the aforesaid sum and interest.
- (v) To encash the advance bank guarantee and performance bond/warranty bond, if furnished by the BIDDER, in order to recover the payments, already made by the BUYER, along with interest.
- (vi) To cancel all or any other Contracts with the BIDDER. The BIDDER shall be liable to pay compensation for any loss or damage to the BUYER resulting from such cancellation/rescission and the BUYER shall be entitled to deduct the amount so payable from the money(s) due to the BIDDER.
- (vii) To debar the BIDDER from participating in future bidding processes of the BUYER or any of its Subsidiaries for a minimum period of five years, which may be further extended at the discretion of the BUYER.
- (viii) To recover all sums paid, in violation of this Pact, by BIDDER(s) to any middleman or agent or broker with a view to securing the contract.
- (ix) Forfeiture of Performance Bond in case of a decision by the BUYER to forfeit the same without assigning any reason for imposing sanction for violation of this Pact.



- (x) Intimate to the CVC, IBA, RBI, as the BUYER deemed fit the details of such events for appropriate action by such authorities.
- 5.2 The BUYER will be entitled to take all or any of the actions mentioned at para 5.1(i) to (x) of this Pact also on the Commission by the BIDDER or any one employed by it or acting on its behalf (whether with or without the knowledge of the BIDDER), of an offence as defined in Chapter IX of the Indian Penal code, 1860 or Prevention of Corruption Act, 1988 or any other statute enacted for prevention of corruption.
- 5.3 The decision of the BUYER to the effect that a breach of the provisions of this Pact has been committed by the BIDDER shall be final and conclusive on the BIDDER. However, the BIDDER can approach the Independent Monitor(s) appointed for the purposes of this Pact.

6. Fall Clause

The BIDDER undertakes that it has not supplied/is not supplying similar product/systems or subsystems at a price lower than that offered in the present Bid in respect of any other Ministry/Department of the Government of India or PSU or any other Bank and if it is found at any stage that similar product/systems or sub systems was supplied by the BIDDER to any other Ministry/Department of the Government of India or a PSU or a Bank at a lower price, then that very price, with due allowance for elapsed time, will be applicable to the present case and the difference in the cost would be refunded by the BIDDER to the BUYER, if the contract has already been concluded.

7. Independent Monitors

7.1 The BUYER has appointed Independent Monitors (hereinafter referred to as Monitors) for this Pact in consultation with the Central Vigilance Commission (Names and Addresses of the Monitors to be given).

नाम / Name	Ms. Minnie Mathew	Shri Otem Dai
संवर्ग / Designation	IAS (Retd.)	IAS (Retd.)
ई-मेल आइडी / Email	Minniemathew635@gmail.com	otemdai@hotmail.com

7.2 The task of the Monitors shall be to review independently and objectively, whether and to what extent the parties comply with the obligations under this Pact.

- 7.3 The Monitors shall not be subjected to instructions by the representatives of the parties and perform their functions neutrally and independently.
- 7.4 Both the parties accept that the Monitors have the right to access all the documents relating to the project/procurement, including minutes of meetings.



Parties signing this Pact shall not approach the Courts while representing the matters to Independent External Monitors and he/she will await their decision in the matter.

- 7.5 As soon as the Monitor notices, or has reason to believe, a violation of this Pact, he will so inform the Authority designated by the BUYER.
- 7.6 The BIDDER(s) accepts that the Monitor has the right to access without restriction to all Project documentation of the BUYER including that provided by the BIDDER. The BIDDER will also grant the Monitor, upon his request and demonstration of a valid interest, unrestricted and unconditional access to his project documentation. The same is applicable to Subcontractors. The Monitor shall be under contractual obligation to treat the information and documents of the BIDDER/Subcontractor(s) with confidentiality.
- 7.7 The BUYER will provide to the Monitor sufficient information about all meetings among the parties related to the Project provided such meetings could have an impact on the contractual relations between the parties. The parties will offer to the Monitor the option to participate in such meetings.
- 7.8 The Monitor will submit a written report to the designated Authority of BUYER/Secretary in the Department/ within 8 to 10 weeks from the date of reference or intimation to him by the BUYER / BIDDER and, should the occasion arise, submit proposals for correcting problematic situations.

8. Facilitation of Investigation

In case of any allegation of violation of any provisions of this Pact or payment of commission, the BUYER or its agencies shall be entitled to examine all the documents including the Books of Accounts of the BIDDER and the BIDDER shall provide necessary information and documents in English and shall extend all possible help for the purpose of such examination.

9. Law and Place of Jurisdiction

This Pact is subject to Indian Law. The place of performance and jurisdiction is the seat of the BUYER.

10. Other Legal Actions

The actions stipulated in this Integrity Pact are without prejudice to any other legal action that may follow in accordance with the provisions of the extant law in force relating to any civil or criminal proceedings.

11. Validity

11.1 The validity of this Integrity Pact shall be from date of its signing and extend upto 5 years or the complete execution of the contract to the satisfaction of both the BUYER and the BIDDER/Seller, including warranty period, whichever is



later. In case BIDDER is unsuccessful, this Integrity Pact shall expire after six months from the date of the signing of the contract, with the successful Bidder by the BUYER.

- 11.2 Should one or several provisions of this Pact turn out to be invalid; the remainder of this Pact shall remain valid. In this case, the parties will strive to come to an agreement to their original intentions.
- 12. The parties hereby sign this Integrity Pact at _____ on_____

For BUYER	For BIDDER
Name of the Officer.	Chief Executive Officer/
Designation	Authorised Signatory
Office / Department / Branch	Designation
State Bank of India.	

Witness	Witness
2	1.
2	2.

Note: This agreement will require stamp duty as applicable in the State where it is executed or stamp duty payable as per Maharashtra Stamp Act, whichever is higher.



Appendix-P

FORMAT FOR EMD BANK GUARANTEE

To:

EMD BANK GUARANTEE FOR

NAME OF SOFTWARE SOLUTION/ SERVICES TO STATE BANK OF INDIA TO MEET SUCH REQUIRMENT AND PROVIDE SUCH SOFTWARE SOLUTION/ SERVICES AS ARE SET OUT IN THE RFP NO. SBI/GITC/Platform Engineering-II/2022/2023/971 dated : 31/03/2023

WHEREAS State Bank of India (SBI), having its Corporate Office at Nariman Point, Mumbai, and Regional offices at other State capital cities in India has invited Request for Proposal to develop, implement and support ______(name of Software Solution/ Service) as are set out in the Request for Proposal SBI:xx:xx dated dd/mm/yyyy.

2. It is one of the terms of said Request for Proposal that the Bidder shall furnish a Bank Guarantee for a sum of Rs._____/-(Rupees ______ only) as Earnest Money Deposit.

3. M/s. ______, (hereinafter called as Bidder, who are our constituents intends to submit their Bid for the said work and have requested us to furnish guarantee in respect of the said sum of Rs. _____/-(Rupees ______ only)

4. NOW THIS GUARANTEE WITNESSETH THAT

We _________ (Bank) do hereby agree with and undertake to the State Bank of India, their Successors, assigns that in the event of the SBI coming to the conclusion that the Bidder has not performed their obligations under the said conditions of the RFP or have committed a breach thereof, which conclusion shall be binding on us as well as the said Bidder, we shall on demand by the SBI, pay without demur to the SBI, a sum of Rs. ______/- (Rupees _______ Only) that may be demanded by SBI. Our guarantee shall be treated as equivalent to the Earnest Money Deposit for the due performance of the obligations of the Bidder under the said conditions, provided, however, that our liability against such sum shall not exceed the sum of Rs. _____/- (Rupees _______ Only).

5. We also agree to undertake to and confirm that the sum not exceeding Rs._____/- (Rupees ______ Only) as aforesaid shall be paid by us without any demur or protest, merely on demand from the SBI on receipt of a notice in writing stating the amount is due to them and we shall not ask for any further proof or evidence and the notice from the SBI shall be conclusive and binding on us and shall not be questioned by



us in any respect or manner whatsoever. We undertake to pay the amount claimed by the SBI, without protest or demur or without reference to Bidder and not-withstanding any contestation or existence of any dispute whatsoever between Bidder and SBI, pay SBI forthwith from the date of receipt of the notice as aforesaid. We confirm that our obligation to the SBI under this guarantee shall be independent of the agreement or agreements or other understandings between the SBI and the Bidder. This guarantee shall not be revoked by us without prior consent in writing of the SBI.

6. We hereby further agree that –

- a) Any forbearance or commission on the part of the SBI in enforcing the conditions of the said agreement or in compliance with any of the terms and conditions stipulated in the said Bid and/or hereunder or granting of any time or showing of any indulgence by the SBI to the Bidder or any other matter in connection therewith shall not discharge us in any way our obligation under this guarantee. This guarantee shall be discharged only by the performance of the Bidder of their obligations and in the event of their failure to do so, by payment by us of the sum not exceeding Rs._____/- (Rupees ______ Only)
- b) Our liability under these presents shall not exceed the sum of Rs.____/- (Rupees _____ Only)
- c) Our liability under this agreement shall not be affected by any infirmity or irregularity on the part of our said constituents in tendering for the said work or their obligations there under or by dissolution or change in the constitution of our said constituents.
- d) This guarantee shall remain in force up to 180 days provided that if so desired by the SBI, this guarantee shall be renewed for a further period as may be indicated by them on the same terms and conditions as contained herein.
- e) Our liability under this presents will terminate unless these presents are renewed as provided herein upto 180 days or on the day when our said constituents comply with their obligations, as to which a certificate in writing by the SBI alone is the conclusive proof, whichever date is earlier.
- f) Unless a claim or suit or action is filed against us on or before____(date to be filled by BG issuing bank), all the rights of the SBI against us under this guarantee shall be forfeited and we shall be released and discharged from all our obligations and liabilities hereunder.
- g) This guarantee shall be governed by Indian Laws and the Courts in Mumbai, India alone shall have the jurisdiction to try & entertain any dispute arising out of this guarantee.

Notwithstanding anything contained hereinabove:



(a) Our liability under this Bank Guarantee shall not exceed Rs...../-(Rupeesonly)

(b) This Bank Guarantee shall be valid upto

(c) We are liable to pay the guaranteed amount or any part thereof under this Bank Guarantee only and only if you serve upon us a written claim or demand on or before

Yours faithfully,

For and on behalf of

Authorized official of the bank

(Note: This guarantee will require stamp duty as applicable in the State where it is executed and shall be signed by the official(s) whose signature and authority shall be verified)