



## **Schedule of Events**

SI No	Particulars	Remarks
<b>No</b> 1	Contact details of issuing department (Name, Designation, Mobile No., Email and office address for sending any kind of correspondence regarding this RFP)	Name: Mr. Raju Chowdhri Designation: AGM (E&TA) Email ID: raju.chowdhri@sbi.co.in with a copy to dgmit.eta@sbi.co.in <b>Contact Address:</b> 2nd Floor, Kapas Bhavan, Plot No. 3A, Sector 10, CBD Belapur, Navi Mumbai 400614 Contact Number: 9819329824
2	Bid Document Availability including changes/amendments, if any to be issued	RFP may be downloaded from Bank's website https://www.sbi.co.in procurement news from 07.04.2023 to 15- 05-2023
3	Last date for requesting clarification	Upto 15:00 hours on 27.04.2023 (reduce it) All communications regarding points / queries requiring clarifications shall be given in writing or by e-mail.
4	Pre - bid Meeting at (venue)	From 15:00 hours to 16:00 hours on 02.05.2023 at through online meeting
5	Clarifications to queries raised at pre- bid meeting will be provided by the Bank.	On 06.05.2023
6	Last date and time for Bid submission	Upto 15:00 hours on 15.05.2023
7	Address for submission of Bids (Please incorporate details of e- Procurement Agency portal wherein online bid has to be submitted)	https://etender.sbi/SBI/
8	Date and Time of opening of Technical Bids	15:30 hours on 15.05.2023 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 Bidders representatives.
9	Opening of Indicative Price Bids	Not applicable, as it is for empanelment



10	Reverse Auction	Not applicable,	as it is for empanelment
11	Tender Fee	Rs. 10,000/-	
		Amount should	be deposited in
		For NEFT or R	TGS
			2113433 (NEFT & RTGS)
		IFSC: SBIN0011	
		Account Name:	Subsidy Inward Remittance
		SBI to SBI Trai	nsfer
			52111 IFSC: SBIN0011343
			System Suspense Branch
		Parking A/C	
		Tender fee will	be non-refundable.
12	Earnest Money Deposit	Rs. 23,24,000/-	
		Amount should	be deposited in
		For NEFT or R	TGS
			2113433 (NEFT & RTGS)
		IFSC: SBIN0011	
		Account Mane.	Subsidy Inward Remittance
		SBI to SBI Trai	nsfer
			52111 IFSC: SBIN0011343
			System Suspense Branch
		Parking A/C	
		Bidder should (	deposit EMD and Tender
		Fee separately.	
13	Bank Guarantee	Rs.	Performance Security in
		27,36,000/-	form of BG should be
			valid for _5year(s) and
			three months from the
			effective date of the
			Contract.
14	Contact details of e-Procurement		echnologies Limited
	agency appointed for e-procurement	Address: A- 201/208, Wall Street – II, Op	
			sbridge, Ahmedabad –
		380006, Gujarat, Contact Nos - 9	9510813528   6354919566
		9081000427	00010020   0001010000



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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* Empanelment of Vendors for providing resources on T&M basis for Enterprise Architecture Assessment and Design. Subsequently closed RFP(s) will be floated for actual onboarding of architectural resources among the empaneled Vendors as per the requirement of the Bank.
- ii. In order to meet the 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.
- 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 Services 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 Services desired in this RFP.
- 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 providing of proposed Services 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 Services 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 letter for empanelment 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/Applicant"** 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/ Agreement"** 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. "Resources" means the "Architectural resources of various categories like technology architect, infra architect, cloud architect etc. "
- 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 as per the selection criteria set out in the RFP and to whom notification of empanelment has been given by the Bank.
- vii. **"Services"** means all services, scope of work and deliverables to be provided by a Bidder as described in subsequent Closed RFP/Request for Quotation (RFQ) issued in pursuant to this RFP and may include provision of technical assistance, training, certifications, auditing and other obligation of Service Provider covered under the respective closed RFP/ RFQ.
- viii. "Deliverables/ Work Product" shall mean all work product generated by the service provider solely or jointly with others in the performance of the Services, including, but not limited to, any and all information, notes, reports, material, drawings, records, diagrams, formulae, processes,



technology, firmware, software, know-how, designs, ideas, discoveries, inventions, improvements, copyrights, trademarks and trade secrets.

- ix. "Intellectual Property Rights" shall mean and include (a) copyrights and all renewals thereof; (b) trademarks, trade names, service marks, service names, logos and corporate names, both primary and secondary, together with all goodwill associated therewith and including, without limitation, all translations, adaptations, combinations and derivations of each of the foregoing, (c) trade secrets and other confidential information (including proposals, financial and accounting data, business and marketing plans, customer and supplier lists and related information); (d) all other intellectual property, including but not limited to design rights, trade names, information technology, domain names; and (e) all registrations and applications for registration, extension or renewal filed anywhere in the world for each of the foregoing.
- x. "**Purchase Order Value**" means the total price agreed to be paid to Vendor under the respective Purchase Order, which may be issued by the Bank in pursuant to RFQ from time to time during the empanelment contract period.

## 4. SCOPE OF WORK:

As given in **Appendix-E** of this document. The detailed Scope of Work will be provided in the respective Closed RFP/RFQ issued in pursuant to this RFP.

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 evaluation 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.

#### 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-L** 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 connection thereto.
- 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/analyse 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 as mentioned in Schedule of Events. Proof of remittance of EMD in the designated account should be enclosed with the technical bid.
- 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 Bidder makes any statement or encloses any form which turns out to be false / incorrect at any time prior to signing of Contract; or
- (c) if the successful Bidder fails to accept letter of empanelment 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:**

- The Bid is to be submitted on portal of e-Procurement agency for 'Empanelment of Vendors for providing resources for Enterprise Architecture Assessment and Design'. in response to the RFP No. SBI/GITC/E&TA/2023/2024/977 Dated: 07.04.2023. 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 and Tender Fee as specified in this document.
  - (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, copy of registration certificate issued by competent authority as mentioned in Sl No 2 of Eligibility Criteria under Appendix-B.

#### ii. Bidders may please note:

- (a) Care should be taken that the Technical Bid shall not contain any price information. Such proposal, if received, will be rejected.
- (b) 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.



- (c) 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).
- (d) 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.
- (e) The Bidder may also be asked to give presentation for the purpose of clarification of the Bid.
- (f) The Bidder must provide specific and factual replies to the points raised in the RFP.
- (g) 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.
- (h) All the enclosures (Bid submission) shall be serially numbered.
- (i) 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.
- (j) 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.
- (k) 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 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 S1 No 1 of Schedule of Events, failing which Bid will be treated as non-responsive.
- iii. In the event of the specified date for submission of Bids being declared a holiday for the Bank, the Bids will be received up to the appointed time on the next working day.



iv. 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.

## 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:**

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

## **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 offer of empanelment.
- 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 to, 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 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 Services, reference calls and site visits, wherever required. The Bidder may highlight the noteworthy/superior features of their Services. The Bidder will demonstrate/substantiate all claims made in the technical Bid along with supporting documents to the Bank, the capability of the Services to support all the required functionalities at their cost in their lab or those at other organizations where similar 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. Intentionally left Blank

#### **18. CONTACTING THE BANK:**

- i. No Bidder shall contact the Bank on any matter relating to its Bid, from the time of opening of 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. Applicability of Preference to Make in India, Order 2017 (PPP-MII Order)

Guidelines on Public Procurement (Preference to Make in India), Order 2017 (PPP-MII Order and revision thereto will be applicable for this RFP and allotment will be done in terms of said Order as under:

(a) Among all qualified bids, the lowest bid (as quoted in reverse auction) will be termed as L1. If L1 is 'Class-I local supplier', the contract for full quantity will be awarded to L1.

(b) If L1 bid is not a 'Class-I local supplier', 50% of the order quantity shall be awarded to L1. Thereafter, the lowest bidder among the 'Class-I local supplier', will be invited to match the L1 price for the remaining 50% quantity subject to the Class-I local supplier's quoted price falling within the margin of purchase preference, and contract for that quantity shall be awarded to such 'Class-I local supplier' subject to matching the L1 price. In case such lowest eligible 'Class-I local supplier' fails to match the L1 price or accepts less than the offered quantity, the next higher 'Class-I local supplier' within the margin of purchase preference shall be invited to match the L1 price for remaining quantity and so on, and contract shall be awarded accordingly. In case some quantity is still left uncovered on Class-I local suppliers, then such balance quantity may also be ordered on the L1 bidder.



## <u>Or</u>

(a) Among all qualified bids, the lowest bid (as quoted in reverse auction) will be termed as L1. If L1 is 'Class-I local supplier', the contract will be awarded to L1.

(b) If L1 is not from a 'Class-I local supplier', the lowest bidder among the 'Class-I local supplier' will be invited to match the L1 price subject to Class-I local supplier's quoted price falling within the margin of purchase preference, and the contract shall be awarded to such 'Class-I local supplier' subject to matching the L1 price.

(c) In case such lowest eligible 'Class-I local supplier' fails to match the L1 price, the 'Class-I local supplier' with the next higher bid within the margin of purchase preference shall be invited to match the L1 price and so on and contract shall be awarded accordingly. In case none of the 'Class-I local supplier' within the margin of purchase preference matches the L1 price, then the contract will be awarded to the L1 bidder.

# For the purpose of Preference to Make in India, Order 2017 (PPP-MII Order) and revision thereto:

**"Local content**" means the amount of value added in India which shall, unless otherwise prescribed by the Nodal Ministry, be the total value of the item procured (excluding net domestic indirect taxes) minus the value of imported content in the item (including all customs duties) as a proportion of the total value, in percent.

"Class-I local supplier" means a supplier or service provider whose product or service offered for procurement meets the minimum local content as prescribed for 'Class-I local supplier' hereunder.

"Class-II local supplier" means a supplier or service provider whose product or service offered for procurement meets the minimum local content as prescribed for 'Class-II local supplier' hereunder. Class-II local supplier shall not get any purchase preference under this RFP.

"Non-local supplier" means a supplier or service provider whose product or service offered for procurement has 'local content' less than that prescribed for 'Class-II local supplier' under this RFP.



"Minimum Local content" for the purpose of this RFP, the 'local content' requirement to categorize a supplier as 'Class-I local supplier' is minimum 50%. For 'Class-II local supplier', the 'local content' requirement is minimum 20%. If Nodal Ministry/Department has prescribed different percentage of minimum 'local content' requirement to categorize a supplier as 'Class-I local supplier'/ 'Class-II local supplier', same shall be applicable.

**"Margin of purchase preference"** means the maximum extent to which the price quoted by a 'Class-I local supplier' may be above the L1 for the purpose of purchase preference. The margin of purchase preference shall be 20%.

#### ii. Verification of local content

The 'Class-I local supplier'/ 'Class-II local supplier' at the time of submission of bid shall be required to provide self-certification as per **Appendix-G** that the product or service offered meets the minimum local content requirement for 'Class-I local supplier'/ 'Class-II local supplier' as the case may be and shall give details of location(s) at which the local value addition is made.

- iii. Bank will notify successful Bidder in writing by way of issuance of communication through letter or fax/email that its Bid for empanelment 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.
- iv. 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-K of this RFP together with acceptance of all terms and conditions of RFP.
- v. 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.
- vi. The successful Bidder shall be required to enter into a Contract with the Bank and submit the Bank Guarantee, within 30 days from the Letter of empanelment or within such extended period as may be decided by the Bank.
- vii. Till execution of a formal contract, the RFP, along with the Bank's notification of award by way of Letter of Empanelment and Service Provider's acceptance thereof, would be binding contractual obligation between the Bank and the successful Bidder.



- viii. 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.
  - ix. 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.
  - x. 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.
  - xi. The Rate discovery for Scope of Work/ Services to be provided by the Service Provider under the respective RFQ/ Closed RFP will be done after empanelment by floating a Closed RFP/Request for Quotation (RFQ) among empanelled Service Providers through the reverse auction process to be conducted by the Bank or its authorised service provider during empanelment period. Order No. P-45021/2/2017- B-E-II issued by Department of Industrial Policy and Promotion, Ministry of Commerce and Industry, Government of India relating to Public Procurement (Preference to Make in India), Order 2017 and any subsequent amendment/ clarifications thereto will be considered for participation in bidding process and deciding the L1 bidder(s). Also, participating bidders need to sign and submit Pre-Contract Integrity Pact, based on the estimated value at the time of submitting bids in respective RFQs as per Appendix N.
- xii. Statement of Work (SOW) will be shared in these Closed RFP/RFQs mentioning details of Services sought and Payment Terms along with additional clauses as per case to case basis.
- xiii. The successful Bidder in the Closed RFP/RFQ shall be required to enter a contract with the Bank and submit the required Bank Guarantee, within 30 days of award of the Contract or within such extended period as may be decided by the Bank. The purchase order along with the Statement of Work will form the contract. The stamp duty and other such expenses on such SOW will be borne by the successful bidder in the Closed RFP/RFQ.

#### 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 respective Purchase Order Value & SOW 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 respective Purchase Order Value & SOW, 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/respective closed RFP/RFQ 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. 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 empanelled 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 interest of the Bank against the risk of Service Provider's failing to perform / fulfil its commitments / obligations in respect of this RFP; failing to enter into a contract with the Bank and submit required Bank Guarantee under the respective Closed RFP/RFQ, within 30 days of award of the contract or within such extended period as may be decided by the Bank or breach of any other terms and conditions of this RFP, which may warrant invoking of Bank Guarantee.

## **25. INTENTIONALLY LEFT BLANK**

#### **26. PENALTIES:**

Penalties will be mentioned in the respective subsequent closed RFPs/ RFQs issued in pursuant to this RFP.

#### **27. 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.



## **28. 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 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 Service Provider. 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 Service Provider on the risk parameters finalized by the Bank or in the certification submitted by the Auditors, 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 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 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.).

#### **29. SUBCONTRACTING:**

As per scope of this RFP, sub-contracting is not permitted.

#### **30. VALIDITY OF AGREEMENT:**



The Agreement/ SLA will be valid for the period of 5 year(s). The Bank reserves the right to terminate the Agreement as per the terms of RFP/ Agreement.

## **31. LIMITATION OF LIABILITY:**

- i. The maximum aggregate liability of Service Provider under the respective closed RFP/RFQ and SOW to be entered in pursuant to such closed RFP/RFQ, subject to below mentioned clause *31 (iii)*, in respect of any claims, losses, costs or damages arising out of or in connection with this closed RFP/RFQ/SOW shall not exceed the total Purchase Order Value agreed to be paid under such Purchase Order giving rise to such claims or equivalent to amount of Performance Security in form of Bank Guarantee [BG] submitted by Service Provider in pursuant to respective closed RFP/RFQ, whichever is greater.
- ii. 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.
- iii. 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,
  - (d) 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 31(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.

## **32. CONFIDENTIALITY:**

Confidentiality obligation shall be as per Non-disclosure agreement and clause 14 of agreement for empanelment placed as **Appendix-J** to this RFP.

## **33. DELAY IN SERVICE PROVIDER'S PERFORMANCE:**

- i. Services shall be made by Service Provider within the timelines prescribed in respective Closed RFP/RFQ.
- ii. If at any time during performance of the Contract/SOW, Service Provider should encounter conditions impeding timely delivery 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/SOW as the case may be.
- 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).

## **34. 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 misdemeanours.
- 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-K** of this RFP.

# **35. TECHNICAL DOCUMENTATION: (DELETE, WHICHEVER IS NOT APPLICABLE)**

- i. Architectural resources provided by the empanelled vendors will be required to prepare and provide Architectural assessment report and other relevant reports/ documents as per the assignments' requirement.
- ii. 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.

## **36. INTELLECTUAL PROPERTY RIGHTS AND OWNERSHIP:**

- All data or information supplied by the Bank to Service Provider and/or its i. employee, agent or sub-contractor (if allowed) in connection with the provision of Services by Service Provider shall remain the property of the Bank or its licensors. In connection with the provision of Services under the respective Closed RFP/RFQ/SOW, it is not required from Service Provider to license and/or supply third party materials, including any third party software, hardware, tools, content, graphics or other materials (collectively referred as "Third Party Materials") to the Bank. In the event that a portion of the Services requires the use of Third Party Materials, the Bank already has or will license or acquire such Third Party Materials directly from the third party provider, and shall ensure that it has the right to provide Service Provider with access to and/or use of such Third Party Materials in the provision of Services performed by Service Provider. All Third Party Materials are subject to the terms and conditions of the applicable license or other agreement between the Bank and the applicable third party provider and Service Provider, its employee, agent or subcontractor shall comply with the terms and conditions of access and uses of such Third Party Materials under applicable agreements.
  - 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 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 RFP/ Closed RFP/ RFQ.

- iii. Subject to clause 36 (*iv*) and 36 (*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 costs, 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 the Services or use of the technology / software / products or any part thereof in India or abroad.
- 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); or (ii) any unauthorized modification or alteration of the Deliverable (if any) by the Bank..
- vi. All Work Product prepared by Service Provider in performing the Services shall become and remain the sole and exclusive property of the Bank and all Intellectual Property Rights in such Work Product shall vest with the Bank. Any Work Product, of which the ownership or the Intellectual Property Rights do not vest with the Bank under law, shall automatically stand assigned to the Bank as and when such Work Product is created, and Service Provider agrees to execute all papers and to perform such other acts as the Bank may deem necessary to secure its rights herein assigned by Service Provider. 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.
- vii. The Intellectual Property Rights on the software code, copyright and source code



for various applications/ interfaces developed under the respective closed RFP/RFQ/SOW, 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.

## **37. LIQUIDATED DAMAGES:**

If Service Provider fails to deliver and perform any or all the Services within the stipulated time, schedule as specified in the respective RFQ, the Bank may, without prejudice to its other remedies under the RFP/Agreement/RFQ and unless otherwise extension of time is agreed upon without the application of liquidated damages, deduct from the respective Purchase Order Value as liquidated damages as defined under the respective RFQ. Once the maximum deduction is reached, the Bank may consider termination of the respective RFQ/Purchase Order/SOW.

#### **38. 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 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.



#### **39. 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, noncompetitive 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 up to 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 empanelled 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 *39(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.

## **40. 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/ respective Purchase Order/ SOW in whole or in part:
  - (a) If Service Provider fails to deliver any or all the obligations within the time period specified in the RFP/Agreement/SOW, or any extension thereof granted by the Bank;
  - (b) If Service Provider fails to perform any other obligation(s) under the RFP/Agreement/SOW;
  - (c) Violations of any terms and conditions stipulated in the RFP/Agreement/SOW;
  - (d) On happening of any termination event mentioned in the RFP/Agreement/SOW.

Prior to providing a written notice of termination to Service Provider under clause 40(i)(a) to 40(i)(d), the Bank shall provide Service Provider with a written notice of 30 (thirty) days to cure such breach of the Agreement/respective Purchase Order/SOW. 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/ respective Purchase Order/SOW 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, 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 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/ Closed RFP/RFQ 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.
- 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/ Closed RFP/RFQ.
- i. In the event of failure of Service Provider to render the Services under the respective Closed RFP/RFQ or in the event of termination of Agreement/SOW 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 Closed RFP/RFQ/SOW 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 respective Closed RFP/RFQ/SOW, 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 respective Purchase Order/SOW. If existing Service Provider is breach of this obligation, they shall be liable for paying a penalty of 10% of the respective Purchase Order Value on demand to the Bank, which may be settled from the payment of invoices or Bank Guarantee for the contracted period or by invocation of Bank Guarantee.

#### **41. FORCE MAJEURE:**

i. Notwithstanding the provisions of terms and conditions contained in this RFP/ Closed RFP/RFQ, 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/ respective SOW 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/ respective SOW 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/ respective SOW.

#### 42. TERMINATION FOR INSOLVENCY:

The Bank may, at any time, terminate the Contract/SOW 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.

## **43. TERMINATION FOR CONVENIENCE:**

- i. The Bank, by written notice of not less than 90 (ninety) days, may terminate the Contract/ SOW/PO, in whole or in part, for its convenience.
- ii. In the event of termination of the Agreement/SOW/PO 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 under the respective SOW.

# 44. 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/SOW (including dispute concerning interpretation) or in discharge of any obligation arising out of the Contract/SOW (whether during the progress of work or after completion of such work and whether before or after the termination of the Contract/SOW, abandonment or breach of the Contract/SOW), 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/SOW 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.

#### **45. GOVERNING LANGUAGE:**

The governing language shall be English.

## **46. APPLICABLE LAW:**

The Contract/SOW 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.



### 47. 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 empanelled Service Provider under respective RFQ shall include all such taxes in the quoted price.
- ii. Prices payable to Service Provider under the respective Closed RFP/RFQ as stated in the PO/SOW shall be firm and not subject to adjustment during performance of the PO/SOW, irrespective of reasons whatsoever, including exchange rate fluctuations, any upward revision in Custom duty.
- iii. 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.
- iv. All expenses, stamp duty and other charges/ expenses in connection with the execution of the Agreement/SOW as a result of this RFP/ respective Closed RFP/RFQ process shall be borne by Service Provider. The Agreement/ Contract/SOW would be stamped as per Maharashtra Stamp Act, 1958 and any amendment thereto.

### 48. 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 under the respective SOW. 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/SOW 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/SOW.
- 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.



### **49. 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.

### **50. EXEMPTION OF EMD AND TENDER FEE:**

Micro & Small Enterprises (MSE) units and Start-ups\* are exempted from payment of EMD and tender fee provided the Services they are offering, are rendered by them. Exemption as stated above is not applicable for providing services, rendered by other companies.

Bidder should submit supporting documents issued by competent Govt. bodies to become eligible for the above exemption.

#### **Bidders may please note:**

- i. NSIC certificate/ Udyog Aadhar Memorandum/ Udyam Registration Certificate should cover the items tendered to get EMD/tender fee exemptions. Certificate/ Memorandum should be valid as on due date / extended due date for Bid submission.
- ii. "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.
- iii. \*Start-ups which are not under the category of MSE shall not be eligible for exemption of tender fee.
- iv. Bidder who solely on its own, fulfils each eligibility criteria condition as per the RFP terms and conditions and who are having MSE or Start-up company status, can claim exemption for EMD/ tender fee.
- v. If all these conditions are not fulfilled or supporting documents are not submitted with the technical Bid, then all those Bids without tender fees /EMD will be summarily rejected and no queries will be entertained.



### 51. 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: AGM (E&TA) 2nd Floor, Kapas Bhavan, Plot No. 3A, Sector 10, CBD Belapur, Navi Mumbai - 400614

Dear Sir, Ref: RFP No. SBI/GITC/E&TA/2023/2024/977 Dated: 07.04.2023

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 provide Services detailed in this RFP. We shall abide by the terms and conditions spelt out in the RFP. We shall participate and submit the Bid through online process 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.
  - We have not induced or attempted to induce any other Bidder to submit or not to submit a Bid for restricting competition.
  - 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 **agreement for empanelment** as per template available at **Appendix-J** 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. 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.
  - ix. 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.
  - x. We hereby certify that our name does not appear in any "Caution" list of RBI / IBA or any other regulatory body for outsourcing activity.
  - xi. 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.



- xii. 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.
- xiii. 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 are not from such a country or if from a country, has been registered with competent authority. We certify that we fulfil all the requirements in this regard and is eligible to participate in this RFP.
- xiv. 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.
- xv. 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. No.	Eligibility Criteria	Compliance (Yes/No)	Documents to be submitted
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 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		<ol> <li>Bidder should specifically certify in Appendix A in this regard and</li> <li>Provide copy of registration certificate issued by competent authority wherever applicable.</li> </ol>
3.	The Bidder must have an average annual turnover of minimum Rs. 2000 crore during last 03 (three) financial year(s) i.e. FY19-20, FY20-21 and FY21-22		Copy of the audited financial statement for required financial years.
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. FY19-20, FY20-21 and FY21-22		Copy of the audited financial statement along with profit and loss statement and / or Certificate of the statutory auditor.
5.	Bidder should have experience of minimum 5 years in providing the Services.		Certificate of completion of the work along with Copy of the purchase order.



6.	Number of employees – The bidder should have minimum 4,000 permanent employees working on its payroll in India at the time of submission of Bid excluding those who are working in BPOs.Client references and contact details (email/ landline/ mobile) of	Certificate from the Bidder stating the number of permanent employees as per <b>Appendix-G</b> . Bidder should specifically confirm on their letter head in this regard as
	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 4 client references are required)	per <b>Appendix-M</b>
8	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.
9	Bidders should not be under 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/	Bidder should specifically certify in <b>Appendix A</b> in this regard.



	departments on the date of submission of bid for this RFP.	
10	The Bidder should not have any	Bidder should specifically certify in
	Service Level Agreement pending to	<b>Appendix A</b> in this regard.
	be signed with the Bank for more	
	than 6 months from the date of issue	
	of purchase order.	
11	The resources proposed to be	Bidder should specifically certify on
	provided in future after the	their letter head
	subsequent closed RFP(s) should be	
	on payroll of the company for at least	"That while providing resources in
	last one year.	future after the subsequent closed
	lust one yeur.	RFP(s), we note to provide only
		those resources who are associated
		with the company for at least past
12	Empondment of Vendors to be done	one year."
12	Empanelment of Vendors to be done under two categories - A & B.	Bidder can apply for
	under two categories - A & B.	empanelment in only one of the
		categories – Either Category A or Category B.
	Category A Average Annual	Category D.
	Turnover for last 3	Diddon should applicitly mention in
	years > Rs. 8000	Bidder should explicitly mention in
	crores	which category they are applying on
	Category B Average Annual	their letter head signed by the
	turnover for last 3	authorized signatory.
	years > Rs. 2000	
	and <= Rs. 8000	In case bids are submitted for
	crores	empanelment in both the
		categories, the bids shall be
		<u>treated as null and void and will</u> be rejected
13	Bidder should be able to provide all	Provide the confirmation that 'all
	the category of architect roles	the category of architect roles
	defined in <b>Appendix-E</b> and all these	defined in <b>Appendix-E</b> are on the
	Architects should be on the payroll	payroll of the bidder' for minimum
	of the bidder for minimum time	time period of 1 (one) year. It should
	period of 1 (one) year	be company letter head signed by
	1	the authorized signatory.
1		the authorized signatory.



- 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. , along with the seal of the company / LLP / Partnership firm.
- Relevant portions, in the documents submitted in pursuance of eligibility criteria, should be highlighted.
- Bidder can apply for empanelment in only one of the categories Either Category A or Category B. In case bids are submitted for empanelment in both the categories, the bids shall be treated as null and void and will be rejected for both the categories

### <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:

- 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 Sl. 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 Evaluation Criteria**

Bidder should explicitly mention in which category they are applying. Bidder can apply for empanelment in only one of the A or B categories.

# Category A Vendors – Average annual Turnover of last three years is more than Rs 8,000 crores

SL No	Indicative Criteria	Ma x Mar ks	Scoring Guidelines	Marks	Documents Required (Proof)
1	Average annual turnover during last 03 (three) financial year(s)	15	Above Rs. 16,000 crores Above Rs 12,000 crores and <= Rs.	15 10	Copy of Audited financial statements OR Certificate from the statutory auditor of the
	i.e., FY2019-20, FY2020-21, and FY 2021-22		16,000 crores Above Rs 8,000 crores and <= Rs. 12,000 crores	5	company required for each financial year.
2	Profitability during last 03 (three) financial	10	The bidder has been profitable before tax for the last three financial year(s).	10	Copy of Audited financial statements <b>OR</b> Certificate from the statutory auditor of the
2	2 year(s) i.e., FY2019-20, FY2020-21, and FY 2021-22	10	The bidder has been profitable before tax for any 2 out of 3 financial year(s)	5	company required for each financial year.



3	Certification of Architects on payroll of the bidder for at least last 1 year. Certification listed below from recognized institutions: 1) AWS Solutions Architect 2) Azure Solutions Architect 3) CISSP 4) Open Group Certified Architect 5) Professional Cloud Solutions Architect 6) Red Hat Certified	20	All 10 category of Architects defined in Appendix-E have at least one of the listed certifications (Not <b>expired as on date</b> ). 7 out of 10 category of Architects defined in Appendix-E have at least one of the listed certifications (Not expired as on date). 5 out of 10	20	Provide the requested details, listed below Certified by CTO / CIO or equivalent designation of the bidding organization* – 1) Architect qualifications for each category of Architects 2) Name of certifications for each category of Architects along with Name of Certificate Issuing Institution for each certification mentioned. 3) Architects are on payroll of the bidder for last 1 year 4) Number of Architects available in each category of Architects. *The bidders may be required to submit the copy of the certifications as and when required.
	Architect 7) Sun certified Enterprise Architect 8) TOGAF		category of Architects defined in Appendix-E have at least one of the listed certifications (Not expired as on date).	6	
4	Contacts of previous companies in which the TSP has completed	10	10relevantcontactsfrompastdistinctclientshasprovided.	10	<ol> <li>Relevant contacts of representatives for companies in which TSP has executed similar projects in BFSI domain</li> </ol>



	similar assignments for BFSI clients in India with each assignment having at least 5 architects in last 10 years.		<ul> <li>7 relevant</li> <li>contacts from</li> <li>past distinct</li> <li>clients have been</li> <li>provided.</li> <li>5 relevant</li> <li>contacts from</li> <li>past distinct</li> <li>clients has been</li> <li>provided.</li> </ul>	5	<ul> <li>with each project having at least 5 architects.</li> <li>2. To be given by the client companies on their letter head or copy of PO</li> <li>3. The engagements should not be more than 10 years old</li> </ul>
_	Number of ongoing similar assignments projects in BFSI		Ongoing projects – Above 10 Ongoing projects – Above 6 and <=	15 10	Attach POs/ invoices / client letters (emails or signed letters) stating proof of engagement for open
5	domain in India / Globally having at least 5 architects.	a <sup>15</sup> y	10 Ongoing projects - above 4 and <= 6	5	projects. It should contain project name, project description, duration, client name
			Offices present in unique (different) Indian city – Above 5	10	Attach a document with all major locations the bidder
6	Presence in unique (different) Indian cities.	10	Offices present in unique (different) Indian city – Above 3 and <= 5	5	has operational presence in. Support each claim made with relevant proof (like rental agreement/
			Offices present in unique (different) Indian city – above 1 and <= 3	3	land ownership). Multiple Offices in one City would be considered as one.
	Number of full time Architects on payroll of		Above 200 Architects	10	A confirmation on company letter head signed by authorized signatory of the company
7	the bidder at least for the last 1 year and	10	Above 150 and <= 200 Architects	5	confirming Number of Architects
	working in BFSI domain.		Above 100 and <= 150 Architects	3	working on the payroll of the bidder at least for the last 1 year.



the client organization.
Total

- 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, along with the seal of the company / LLP / Partnership firm.
- Relevant portions, in the documents submitted in pursuance of eligibility criteria, should be highlighted.

### Name & Signature of authorised signatory

#### Seal of Company



# Category B Vendors – Average annual Turnover of last three years is more than Rs 2,000 crores & up to Rs 8,000 crores

SL No	Indicative Criteria	Max Mar ks	Scoring Guidelines	Marks	Documents Required (Proof)
	Average annual turnover		Above Rs. 6,000 crores and <= Rs. 8,000 crores	15	Copy of Audited financial statements <b>OR</b>
1	during last 03 (three) financial	15	Above Rs 4,000 crores and <= Rs. 6,000 crores	10	Certificate from the statutory auditor of the company required for each
	year(s) i.e., FY2019-20, FY2020-21, and FY 2021- 22		Above Rs 2,000 crores and <= Rs. 4000 crores	5	financial year.
2	Profitability during last 03 (three) financial year(s) i.e.,	10	The bidder has been profitable before tax for the last three financial year(s).	10	Copy of Audited financial statements <b>OR</b> Certificate from the statutory auditor of the
2	FY2019-20, FY2020-21, and FY 2021- 22	10	The bidder has been profitable before tax for any 2 out of 3 financial year(s)	5	company required for each financial year.
3	Certification of Architects on payroll of the bidder minimum for last 1 year. Certification listed below from	20	All 10 category of Architects defined in Appendix-E have at least one of the listed certifications (Not expired as on date).	20	Provide the requested details, listed below Certified by CTO / CIO or equivalent designation of the bidding organization - 1) Architect qualifications for each category of Architects 2) Name of certifications for each category of Architects



	recognized institutions : 1) AWS Solutions Architect 2) Azure Solutions Architect 3) CISSP 4) Open Group Certified Architect 5) Profession		7 out of 10 category of Architects defined in Appendix-E have at least one of the listed certifications (Not expired as on date).	12	along with Name of Certificate Issuing Institution for each certification mentioned. 3) Architects are on payroll of the bidder for last 1 year. 4) Number of Architects available in each category of Architects. *The bidders may be required to submit the copy of the certifications as and when required.
	al Cloud Solutions Architect 6) Red Hat Certified Architect 7) Sun certified Enterprise Architect 8) TOGAF		5 out of 10 category of Architects defined in Appendix-E have at least one of the listed certifications (Not expired as on date).	6	
	Contacts of previous companies in which the TSP has		8 relevant contacts from past distinct clients has been provided.	10	1. Relevant contacts of representatives for companies in which TSP has executed similar projects in BFSI domain with each
4	completed similar assignments for BFSI clients in India	10	6 relevant contacts from past distinct clients have been provided.	5	<ul><li>project having at least 5 architects.</li><li>2. To be given by the client companies on their letter head or company of PO</li></ul>
	with each assignment having at least 5 architects in last 10 years.		4 relevant contacts from past distinct clients has been provided.	3	head or copy of PO
5	Number of ongoing	15	Ongoing projects – Above 8	15	Attach POs/ invoices / client letters (emails or signed



	similar assignments in BFSI domain in India / Globally having at least 5 architects.		Ongoing projects - Above 6 and <= 8 Ongoing projects - above 4 and <= 6	10	letters) stating proof of engagement for open projects. It should contain project name, project description, duration, client name
			Offices present in unique (different) Indian city – Above 5	10	
6	Presence in unique (different) Indian cities	10	Offices present in unique (different) Indian city – Above 3 and <= 5	5	Attach a document with all major locations the bidder has operational presence in.
			Offices present in unique (different) Indian city – above 1 and <= 3	3	Support each claim made with relevant proof (like rental agreement/ land ownership).
	Number of full time Architects on		Above 120 Architects	10	A confirmation on company letter head signed by
7	payroll of the bidder at least for the last 1	10	Above 90 and <= 120 Architects	5	authorized signatory of the company confirming Number of Architects
	year and working in BFSI domain.		Above 70 and <= 90 Architects	3	working on the payroll of the bidder at least for the last 1 year.
8	Submit Write- up on how different category of architects deployed in earlier BFSI assignments have contributed to different architecture initiatives and added value	10	Write-up submitted shall be evaluated by the Bank and accordingly marks in the range 0 to 10 will be awarded.	0-10	<ul> <li>Write-up not more than 1000 words to be submitted on company letter head signed by authorized signatory of the bidder.</li> <li>1) Please submit up to 4 certificates from clients for each of the parameters supporting the write-up (write-up endorsed by client).</li> <li>2) There could be one certificate covering multiple parameters or separate</li> </ul>

RFP for Empanelme providing archit			<b>SBI</b>
to the client organization.			certificate for each parameter. 3) Parameters are listed below: 1. Scalability of Application 2. Migration to Cloud (Private/Public/Hybrid) 3. Infrastructure modernization 4. Improved security in application or infrastructure 5. Improved value to organization / business.
Total	100	Total Marks Secured	

- 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, along with the seal of the company / LLP / Partnership firm.

Relevant portions, in the documents submitted in pursuance of eligibility criteria, should be highlighted.

Name & Signature of authorised signatory

Seal of Company



### Selection of bidders -

- Based on the evaluation criteria, bidders will be awarded the marks under the respective category– Category A and Category B.
- Threshold for qualifying the above evaluation criteria is 70 marks out of total marks of 100 in each category Category A and Category B.
- Maximum up to 5 bidders' who secure maximum marks (in descending order) would be empaneled in each category – Category A and Category B.

In case, two or more bidders have same marks, following criteria shall be adopted in sequence to select one of the bidder(s), subject to maximum selection of 5 bidders in each Category. If two or more bidders score the same marks then that bidder will be selected who has the highest marks in any the following points in that order until the deadlock of same marks is resolved.

- 1) Point number 3 of technical evaluation criteria in each category Category A and Category B.
- 2) Point number 7 of technical evaluation criteria in each category Category A and Category B.
- 3) Point number 5 of technical evaluation criteria in each category Category A and Category B.
- 4) Point number 1 of technical evaluation criteria in each category Category A and Category B.

During above evaluation, in case two or more bidders have scored same marks even after following the above mentioned evaluation criteria from serial no - 1 to 4 in sequence, and we have not reached selection of 5 bidders in each category, then all such bidders who have scored the same marks (as per evaluation criteria from serial no - 1 to 4) would be considered for empanelment until 5 bidders are selected in each category or just crosses the threshold of 5 bidders.

\*The bidders may be required to submit the copy of the certificates or any other supporting documents before final empanelment of bidders.



### Appendix-D

#### **Bidder Details**

Details of	the Bidder	
S. No.	Particulars	Details
1.	Name	
2.	Date of Incorporation and / or commencement	
	of business	
3.	Certificate of incorporation	
4.	Brief description of the Bidder including	
	details of its main line of business	
5.	Company website URL	
6.	Company Pan Number	
7.	Company GSTIN Number	
8.	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	
9	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	
	d) IFSC Code	

### Name & Signature of authorised signatory

Seal of Company



### Appendix-E

	Scope of Work and Payment Schedule				
Sl. No	Particulars	Requirements/ Remarks			
1	Description of Services	Empanelment of Vendor to provide different category of Architectural resources for the Banlon <b>T&amp;M basis for a period of 5 years.</b>			
		This RFP is for empanelment only. It will b followed by process of subsequent closer RFP(s) as per Bank's requirement amongst th empanelled vendors for actual selection of vendor to fulfil the requirement of various architect positions for various requirements. Closed RFP(s) shall have separate terms and conditions for which a separate SLA shall b defined and executed with the selected bidder Such closed RFP(s) can be floated by an department of the Bank as per their requirement.			
		The requirement of Architectural resources with vary from time to time depending on the requirements of the Bank. Details related to join description, experience, skills for all the Architect categories are mentioned below this table.			
		The below list of Architectural positions is indicative in nature and not exhaustive. Bank may require architects having expertise in othe domains as and when required like AI/MI Architects, Analytics Architects, Blockchai Architects etc. For such additional architectural positions, relevant details like education qualification, additional certifications, experienc level, skill set, roles and responsibilities etc. with be provided at the time of actual requirement.			

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		Empanelment of bidders shall be done in two categories i.e. Category A and Category B. 1) Broadly, scope of work for Category A shall be architectural assessment of Crown Jewel applications and systems of the Bank and any critical assignment as decided by the Bank. 2) Broadly, Scope of work for Category B shall be architectural assessment of applications and systems other than Crown Jewels of the Bank and any assignment as decided by the Bank. Bank at its discretion may allocate any assignment as it deems fit to either Category A or Category B empanelled vendors. Separate evaluation criteria has been defined for both the categories. Bidder can apply for only one of the categories - Category A or Category B.
2	Description of Deliverables	
		Creation of reports on Architectural assessment, Architecture review and architecture consulting assignments and any other architectural works allotted by the Bank.
3	Third-Party Components	
		Not applicable as the resources will be on-boarded on Time and Material basis.
4	Term of the Project – Project Schedule; Milestones and delivery locations	Resources will be on-boarded on Time and Material basis at SBI offices in CBD Belapur, Navi Mumbai.



5	Annual Maintenance (AMC) Term	
		Not applicable as the resources will be on-boarded on Time and Material basis.
6	Integration / Migration Requirements with existing systems	Not applicable as the resources will be on-boarded on Time and Material basis.
7	Help Desk Requirements	<i>a</i> ).
		Not applicable as the resources will be on-boarded on Time and Material basis.
8	MIS Report Generation requirement	
		Not applicable as the resources will be on-boarded on Time and Material basis.
9	In case of Transaction System	
		Not applicable as the resources will be on-boarded on Time and Material basis.
10	Performance Requirements	
		Not applicable
11	Scalability Requirements	Not applicable
12	Regulatory / Compliance Requirements	
	Requirements	To be followed as per Bank's instructions from time to time.
13	Security Requirements	
		Not applicable as the resources will be on-boarded on Time and Material basis.
14	Limited Trial / Pilot Requirements	
		Not applicable as the resources will be on-boarded on Time and Material basis.
15	Backup system / POC / test & training system / DR system	
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		Not applicable as the resources will be on-boarded
		on Time and Material basis.
16	Training	
		Not applicable as the resources will be on-boarded
		on Time and Material basis.
17	Payment schedule	
		Assignment is on Time & Material basis and the
		vendor will raise the invoice on quarterly basis in
		arrears

# Resource category and other details including skill set required and roles & responsibility is placed below:

The below list of Architectural positions is indicative in nature and not exhaustive. Bank may require architects having expertise in other domains as and when required like AI/ML Architects, Analytics Architects, Blockchain Architects etc.

For such additional architectural positions, relevant details like education qualification, additional certifications, experience level, skill set, roles and responsibilities etc. will be provided at the time of actual requirement.



Sl. No	Architect Category	Education Qualification	Additional Certifications	Total Experience	Experience in relevant Architectural field
1	API	BE/ BTech in (Computer Science/ Computer Science & Engineering/ Information Technology/ Software Engineering/ Electronics & Communications Engineering or equivalent degree in relevant discipline) or MCA or MTech/ MSc in (Computer Science/ Information Technology/ Electronic & Communications Engineering) from recognized University/ Institute. Desirable: MBA as an additional qualification is preferred		Minimum 12 years post basic qualification in <b>IT field</b>	Minimum 5 years in any architectural functionswith with minimum 2 years of APIAPIArchitecture preferablyin BankingBanking/Financial Sector.
2	Application	BE/BTech in (ComputerScience/Computer Science& Engineering/InformationTechnology/SoftwareEngineering/Electronics &CommunicationsEngineering or equivalentdegreeinrelevantdiscipline)orMCA orMTech/MSc in (ComputerScience/InformationTechnology/Electronic &CommunicationsEngineering)Engineering)fromrecognizedUniversity/Institute.Desirable:MBA as an additionalqualification is preferred		Minimum 12 years post basic qualification in <b>IT field</b>	Minimum 5 years preferably in Banking / Financial Sector
3	Cloud	BE/ BTech in (Computer Science/ Computer Science & Engineering/ Information Technology/ Software Engineering/ Electronics & Communications	Expert/Professi onal level Certification on at least one public cloud provider	Minimum 12 years post basic qualification in <b>IT field</b>	Minimum5yearspreferablyinBanking/Financial Sector
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		<b></b>			
		Engineering or equivalent			
		degree in relevant	GCP).		
		discipline) or MCA or			
		MTech/ MSc in (Computer			
		Science/ Information			
		Technology/ Electronic &			
		Communications			
		Engineering) from			
		0 0			
		recognized University/			
		Institute.			
		Desirable:			
		MBA as an additional			
		qualification is preferred			
4	Data	BE/ BTech in (Computer		Minimum 12	Minimum 5 years
		Science/ Computer Science		years post	preferably in
		& Engineering/ Information		basic	Banking /
		Technology/ Software		qualification	Financial Sector
				in <b>IT field</b>	r mancial Sector
		Engineering/ Electronics &		III II IIela	
		Communications			
		Engineering or equivalent			
		degree in relevant			
		discipline) or MCA or			
		MTech/ MSc in (Computer			
		Science/ Information			
		Technology/ Electronic &			
		Communications			
		6 6,			
		recognized University/			
		Institute.			
		Desirable:			
		MBA as an additional			
		qualification is preferred			
5	DevOps	BE/ BTech in (Computer		Minimum 12	Minimum 5 years
	1	Science/ Computer Science		years post	preferably in
		& Engineering/ Information		basic	Banking /
		Technology/ Software		qualification	Financial Sector
				-	r manual Sector
		Engineering/ Electronics &		in <b>IT field</b>	
		Communications			
		Engineering or equivalent			
		degree in relevant			
		discipline) or MCA or			
		MTech/ MSc in (Computer			
		Science/ Information			
		Technology/ Electronic &			
		Communications			
	1	Engineering) from		1	



	Communications Engineering or equivalent degree in relevant discipline) or MCA or MTech/ MSc in (Computer Science/ Information Technology/ Electronic & Communications Engineering) from recognized University/ Institute. <b>Desirable:</b> MBA as an additional		
Integration	BE/ BTech in (Computer Science/ Computer Science & Engineering/ Information Technology/ Software Engineering/ Electronics &	 Minimum 12 years post basic qualification in <b>IT field</b>	Minimum 5 years preferably in Banking Financial Sector
e Infrastructur	recognized University/ Institute. <b>Desirable:</b> MBA as an additional qualification is preferred BE/ BTech in (Computer Science/ Computer Science & Engineering/ Information Technology/ Software Engineering/ Electronics & Communications Engineering or equivalent degree in relevant discipline) or MCA or MTech/ MSc in (Computer Science/ Information Technology/ Electronic & Communications Engineering) from recognized University/ Institute. <b>Desirable:</b> MBA as an additional qualification is preferred	 Minimum 12 years post basic qualification in <b>IT field</b>	Minimum 5 yrs preferably ir Banking 7 Financial Sector



9	Security	Engineering/ Electronics & Communications Engineering or equivalent degree in relevant discipline) or MCA or MTech/ MSc in (Computer Science/ Information Technology/ Electronic & Communications Engineering) from recognized University/ Institute. <b>Desirable:</b> MBA as an additional qualification is preferred BE/ BTech in (Computer Science/ Computer Science & Engineering/ Information	Compulsory: (Anyone of the below)	in <b>IT field</b> Minimum 12 years post basic	Minimum 5 years preferably in Banking /
		Technology/ Software Engineering/ Electronics & Communications Engineering or equivalent degree in relevant discipline) or MCA or MTech/ MSc in (Computer Science/ Information Technology/ Electronic & Communications Engineering) from recognized University/ Institute. <b>Desirable:</b> MBA as an additional qualification is preferred	<ul> <li>✓ Certified Informatio n Systems Auditor (CISA)</li> <li>✓ Certified Informatio n Systems Security Professiona 1 (CISSP)</li> <li>✓ Systems Security Certified Practitioner (SSCP)</li> <li>✓ Certified Informatio n Security Manager (CISM)</li> </ul>	qualification in <b>IT field</b>	Financial Sector
10	Technology	BE/ BTech in (Computer Science/ Computer Science & Engineering/ Information Technology/ Software Engineering/ Electronics & Communications Engineering or equivalent		Minimum 12 years post basic qualification in <b>IT field</b>	Minimum 5 years preferably in Banking / Financial Sector



degree in relevant discipline) or MCA or MTech/ MSc in (Computer Science/ Information Technology/ Electronic & Communications Engineering) from recognized University/ Institute.	
Institute. <b>Desirable:</b> MBA as an additional qualification is preferred	

# Job Profile and Skill Set

### 1. API Architect

Specific skills required	• Exposure to application integrations, API Architecture, and private Cloud – VMWare and knowledge of public Cloud – Azure / AWS.
requireu	<ul> <li>Knowledge of integration products like IBM IIB, IBM Gateway, Google Apigee, Microsoft Azure etc.</li> </ul>
	• Ability to connect dots, conceptualize and design API architecture from strategic and enterprise perspective.
	<ul> <li>Ability to understand, discuss and question business requirements, current solutions.</li> <li>Ability to re-architect monolithic applications to API / Microservices based architecture</li> </ul>
	<ul> <li>architecture.</li> <li>Strong engineering skills and enterprise architecture data skills.</li> <li>Exposure to application integrations, API microservices architecture.</li> </ul>
	<ul> <li>Strong negotiation skills - design considerations, tools selection, technology conviction, prioritization of features, meeting delivery timelines, influencing business stakeholders, challenging teams.</li> </ul>
	• Expertise in designing and implementing API based platforms and architecture for similar scale and domain organizations.
Job Profile	• Set up technical standards and governance structure for the enterprise.
(Detailed description of	• To provide technology architecture expertise and guidance across multiple business
Role, Responsibilities	• Assist business strategy and accordingly drive technology strategy from an architecture perspective.
and Functions)	• Setting up technical standards, formulation of Enterprise Architecture (EA) Governance Framework.
	• Driving technology strategy from an architecture perspective, across a portfolio of applications in the Bank, for resource optimization and Risk mitigation.
	applications in the Dank, for resource optimization and Kisk initigation.



1	
	• Translating business requirements into specific system, application or process designs, including working with business personnel and executives to identify functional requirements.
	Define/ maintain Target Architectures in Roadmaps.
	• Lead and/or assist efforts to scope and architect major change programs, leading strategic options analysis & proposing end-to-end solutions & highlighting trade-offs.
	• Review ongoing designs of major programs to identify strategic opportunities and resolve design issues during delivery.
	• Identify key technology enablers to optimize IT investment.
	• Develop highly complex solutions that exemplifies quality optimization regarding reliability, availability, scalability, manageability, flexibility, usability/ reusability, and high performance.
	• Deliver Architecture solutions in a Banking environment at the highest-level technical expertise.
	• Lead other IT Architects to provide effective consulting on complex projects including RFP technical evaluations for various business domain.
	• Lead multifunctional teams in successful application of methodologies and architecture modelling tools.
	• As an architect the person would be responsible for suggestion and implementation of new technologies.
	• Collaborate with key stakeholders in IT infra domain, IT-vendors, and other architects to achieve enterprise business goals.

# 2. Application Architect

Specific skills	• Ability to create, evaluate reference architectures and ensure enterprise wide buy-		
required	in, adoption, adherence, and compliance.		
• Expertise in Java technologies or .NET technologies and middleware technol			
	• Knowledge of cross platform Mobile application development – IBM MEA / Ke		
	etc.		
	• Expertise in modern user interface frameworks.		
	• Expertise on various operating systems like AIX, LINUX, Windows.		
	Ability to train teams and prepare presentations.		
Job Profile	• Set up technical standards and governance structure for the enterprise.		
(Detailed	• To provide technology architecture expertise and guidance across multiple		
description of	business divisions & technology domains.		
Role,	• Assist business strategy and accordingly drive technology strategy from an		
Responsibilities	architecture perspective.		
and Functions)	• Setting up technical standards, formulation of Enterprise Architecture (EA)		
	Governance Framework.		
	• Driving technology strategy from an architecture perspective, across a portfolio of		
	applications in the Bank, for resource optimization and Risk mitigation.		
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• Translating business requirements into specific system, application or process
designs, including working with business personnel and executives to identify
functional requirements.
• Define / maintain Target Architectures in Roadmaps.
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strategic options analysis & proposing end-to-end solutions & highlighting trade-
offs.
• Review ongoing designs of major programs to identify strategic opportunities and
resolve design issues during delivery.
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• Develop highly complex solutions that exemplifies quality optimization regarding
reliability, availability, scalability, manageability, flexibility, usability/ reusability,
and high performance.
• Deliver Architecture solutions in a Banking environment at the highest-level
technical expertise.
• Lead other IT Architects to provide effective consulting on complex projects
including RFP technical evaluations for various business domain.
• Lead multifunctional teams in successful application of methodologies and
architecture modelling tools.
• As an architect the person would be responsible for suggestion and implementation
of new technologies.
• Develop architectural solutions for new solutions / changes to existing applications
and solutions to the bank from conceptualization through deployment.
• Understanding enterprise business requirements and mapping them into technical
solutions, assist in the scope definition.
• Create high level and low-level design documents. Experience in UML design
tools.
• Develop relevant technical SOPs for rollout. Define metrics to measure
performance of applications.
• Create enterprise-wide architecture of applications ensuring reliability,
scalability, manageability, and security compliance.
• Collaborate with key stakeholders in IT infra domain, IT-vendors and other
architects to achieve enterprise business goals.
• Define and understand current state solutions and identify improvements, options
& trade-offs to define target state solutions.
• Ensuring compliance to architecture principles and standards as per enterprise
requirements.
• Develop POCs, case-studies and demo presentations for new growth areas based on market research.



### 3. Cloud Architect

Specific skills	• In-depth experience in Secure Solutions architecture for Cloud platforms (Private
required	<ul><li>/ Public / Hybrid).</li><li>Knowledge and experience of implementation with container platforms like Tanzu</li></ul>
	/ Open shift etc.
	• Expertise in migration of applications from Physical infrastructure to cloud infrastructure.
	• Expertise in reviewing implementation to ensure design alignment of Digital solutions to globally defined enterprise architecture policies, patterns, blueprints and frameworks.
	Supporting security architecture review of cloud infrastructure designs
	• Good understanding of pricing models in the cloud and should have experience in cost-benefit analysis.
	• Ability to provide technical input and know-how to architecture governance processes for private Cloud – VMWare and knowledge of public Cloud – Azure/AWS etc.
	<ul> <li>Ability to review changes made by Private/Public Cloud providers to understand the impact on Digital platforms/services</li> </ul>
Job Profile	• Acts as the single point of contact (SPOC) between D&T and the business for all
(Detailed	things related to cloud architecture. Champion and serve as the lead cloud architect
description of Role,	for cloud transformation programs involving AWS, Google Cloud and Azure platforms
Responsibilities and Functions)	<ul> <li>Lead architecture assessment of applications and enable cloud readiness and migration</li> </ul>
	• Work with cloud engineering teams to deliver global cloud services including container orchestration, IaaC patterns, cloud service catalog etc.
	• Lead strategic initiatives around Immutable Infrastructure, Serverless and DevSecOps Platformization
	• Develop and build modern cloud platform services across multi cloud platforms including Container management
	• Understanding of cloud security principles to be incorporated in architectural design and documentations
	• Ability to evaluate current hosting maturity for the client environment
	• Good understanding on cloud native services for cloud native development
	• Be aware and evaluate new cloud native/ hybrid hosting solution available in market and develop PoV/ use cases for client s reference
	<ul> <li>Ability to work with 3rd party to implement hosting solutions</li> </ul>
	Develop teams internally through cloud initiatives
	• To provide technology architecture expertise and guidance across multiple business divisions & technology domains.



• Assist business strategy and accordingly drive technology strategy from an
architecture perspective.
• Driving technology strategy from an architecture perspective, across a portfolio of
applications in the Bank, for resource optimization and Risk mitigation.
• Translating business requirements into specific system, application or process
designs, including working with business personnel and executives to identify
functional requirements.
• Define/ maintain Target Architectures in Roadmaps.
• Lead and/or assist efforts to scope and architect major change programs, leading strategic options analysis & proposing end-to-end solutions & highlighting trade-
offs.
• Review ongoing designs of major programs to identify strategic opportunities and resolve design issues during delivery.
• Identify key technology enablers to optimize IT investment.
• Develop highly complex solutions that exemplifies quality optimization regarding
reliability, availability, scalability, manageability, flexibility, usability/ reusability,
and high performance.
• Deliver Architecture solutions in a Banking environment at the highest-level
technical expertise.
• Lead other IT Architects to provide effective consulting on complex projects including RFP technical evaluations for various business domain.
• Lead multifunctional teams in successful application of methodologies and
architecture modelling tools.
• Collaborate with key stakeholders in IT infra domain, IT-vendors, and other
architects to achieve enterprise business goals.
• As an architect the person would be responsible for suggestion and implementation
of new technologies.
• Designing and deploying dynamically scalable, available, fault-tolerant, and reliable applications on the Cloud
<ul> <li>Selecting appropriate Cloud services to design and deploy an application based on</li> </ul>
given requirements
<ul> <li>Migrating complex, multi-tier applications on Cloud Platforms</li> </ul>
<ul> <li>Designing and deploying enterprise-wide scalable operations on Cloud Platforms</li> </ul>
<ul> <li>Implementing cost-control strategies</li> </ul>
<ul> <li>Understanding of application lifecycle management</li> </ul>
<ul> <li>Understanding in the use of containers in development processes</li> </ul>



### 4. Data Architect

Specific skills	• In depth knowledge of data reconciliation, storage (capacity planning), lineage
required	using different tools
	• Having skills in migration of logical DWH from one stack to another.
	• Knowledge and experience in IBM stack, Teradata/SAP/Oracle stack etc will be
	preferred.
	• Knowledge of reporting tools like IBM Cognos, Tableau, Power BI etc.
Job Profile	• Set up technical standards and governance structure for the enterprise.
(Detailed	• To provide technology architecture expertise and guidance across multiple
description of	business divisions & technology domains.
Role,	• Assist business strategy and accordingly drive technology strategy from an
Responsibilities	architecture perspective.
and Functions)	• Setting up technical standards, formulation of Enterprise Architecture (EA) Governance Framework.
	• Driving technology strategy from an architecture perspective, across a portfolio
	of applications in the Bank, for resource optimization and Risk mitigation.
	• Translating business requirements into specific system, application or process
	designs, including working with business personnel and executives to identify
	functional requirements.
	Define/ maintain Target Architectures in Roadmaps.
	• Lead and/or assist efforts to scope and architect major change programs, leading strategic options analysis & proposing end-to-end solutions & highlighting trade-offs.
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	• Identify key technology enablers to optimize IT investment.
	• Develop highly complex solutions that exemplifies quality optimization regarding reliability, availability, scalability, manageability, flexibility, usability/ reusability, and high performance.
	• Deliver Architecture solutions in a Banking environment at the highest-level technical expertise.
	<ul> <li>Lead other IT Architects to provide effective consulting on complex projects</li> </ul>
	including RFP technical evaluations for various business domain.
	• Lead multifunctional teams in successful application of methodologies and
	architecture modelling tools.
	• As an architect the person would be responsible for suggestion and
	implementation of new technologies.
	• Collaborate with key stakeholders in IT infra domain, IT-vendors, and other architects to achieve enterprise business goals.



The Enterprise Data Architect will be responsible for maturing and extending data management, data engineering, metadata management, Data warehouse, Data Lake and Data virtualization/fabric solutions across the organization. By combining a strong technical background with a solid understanding of market trends, the IT Enterprise Data Architect will be responsible for architecting, designing, and delivering projects and enhancements across the Enterprise Data Platform. Evaluate current state architecture and recommend and implement changes with a focus on modernization of Data integration (ETL, ELT, API / ESB) and Data Virtualization solutions. Combine business needs, vendor roadmaps and technology trends to develop Enterprise Data Management platforms and product roadmaps and future state architecture diagrams for the bank based on their roadmap. Mitigate issues related to data quality • Provide technical and architectural guidance to projects, teams, and service providers, ensuring that new initiatives enable effective and scalable data storage, data engineering and data analysis capabilities Participate in architectural review boards, evaluations of data and analytics solutions/COTS products, and technologies Research, recommend and pilot tools and process changes to drive quality and efficiency across the solution development lifecycle Act as a thought leader on industry trends, emerging data management • capabilities (such as enterprise Data Lake) and technologies (cloud platforms) and potential use for various existing and potential Customers.



# 5. DevOps Architect

Specific skills required	<ul> <li>Strong knowledge of DevSecOps Platform tooling (CI/CD Toolchain like Jenkins, Maven, GitLab, Ansible, SonarCube, HPfortify, JMeter, Nagios, Kibana etc.)</li> <li>Working knowledge of Automation service provisioning and middleware configuration</li> <li>Expertise in container orchestration such as Tanzu, OpenShift etc., to deploy and manage applications in containers.</li> <li>DevSecOps Architect on any cloud or platform.</li> <li>Expertise in end-to-end DevOps platform implementation.</li> <li>Skills in defining &amp; developing DevOps framework on Private, Public, Hybrid Cloud platform along with designing, developing, and implementing software integrations.</li> <li>Expertise in provisioning of infrastructure through Infrastructure as a Code (IaaC)</li> <li>Working knowledge of DevOps monitoring tools and Scripting (shell, python, ruby, groovy etc.) skills for automating day-today work</li> <li>Familiarity with agile software development methodologies.</li> <li>Skills with RHEL and Windows Operating System.</li> <li>Should have ability to interact with stakeholder departments and ensure</li> </ul>
Job Profile (Detailed description of Role, Responsibilities and Functions)	<ul> <li>migration to DevOps platform and troubleshoot issues</li> <li>Set up technical standards and governance structure for the enterprise.</li> <li>To provide technology architecture expertise and guidance across multiple business divisions &amp; technology domains.</li> <li>Assist business strategy and accordingly drive technology strategy from an architecture perspective.</li> <li>Setting up technical standards, formulation of Enterprise Architecture (EA) Governance Framework.</li> <li>Driving technology strategy from an architecture perspective, across a portfolio of applications in the Bank, for resource optimization and Risk mitigation.</li> <li>Translating business requirements into specific system, application or process designs, including working with business personnel and executives to identify functional requirements.</li> <li>Define/ maintain Target Architectures in Roadmaps.</li> <li>Lead and/or assist efforts to scope and architect major change programs, leading strategic options analysis &amp; proposing end-to-end solutions &amp; highlighting trade-offs.</li> <li>Review ongoing designs of major programs to identify strategic opportunities and resolve design issues during delivery.</li> </ul>



•	Identify key technology enablers to optimize IT investment.
•	Develop highly complex solutions that exemplifies quality optimization regarding reliability, availability, scalability, manageability, flexibility, usability/ reusability, and high performance.
•	Deliver Architecture solutions in a Banking environment at the highest-level technical expertise.
•	Lead other IT Architects to provide effective consulting on complex projects including RFP technical evaluations for various business domain.
•	Lead multifunctional teams in successful application of methodologies and architecture modelling tools.
•	As an architect the person would be responsible for suggestion and implementation of new technologies.
	Collaborate with key stakeholders in IT infra domain, IT-vendors, and other architects to achieve enterprise business goals.

# 6. Infrastructure Architect

Specific skills	• Deep understanding of various infra components such as Compute, Storage
required	& Network and arrive at best fit architecture for various infra platforms
	within the enterprise.
	• Strong delivery experience in assessing business needs, capacity
	management, infra resource sizing and technical framework.
	• Skills in migration of IT infrastructure platforms (On-premise / Cloud /
	Hybrid).
	• Skills in infra design of Data centers, connectivity, migration and
	Management.
	• Ability to write architecture / design documents and review design
	documents provided by Project teams
	• Knowledge and understanding of industry trends and new technologies and
	ability to apply trends to architectural needs.
	• Knowledge of infrastructure elements and requirements related to infra
	virtualization, Software-defined Infrastructure, Private/Public cloud /
	container platforms.
	• Skills in Infrastructure implementation, integration, migration and infra
	management tools.
	• Ability to identify and resolve performance issues and bottlenecks.
	• Expert level OEM certifications on Infrastructure
	(Compute/Storage/Network) preferred.
	• Sharp technical skills to solve issues.
	• Strong communication and presentation skills.
Job Profile	• Set up technical standards and governance structure for the enterprise.
	Page <b>73</b> of <b>162</b>



(Detailed	• To provide technology architecture expertise and guidance across multiple
description of	business divisions & technology domains.
Role,	• Assist business strategy and accordingly drive technology strategy from an
Responsibilities	architecture perspective.
and Functions)	• Setting up technical standards, formulation of Enterprise Architecture (EA)
	Governance Framework.
	• Driving technology strategy from an architecture perspective, across a
	portfolio of applications in the Bank, for resource optimization and Risk
	mitigation.
	• Translating business requirements into specific system, application or
	process designs, including working with business personnel and executives
	to identify functional requirements.
	• Define/ maintain Target Architectures in Roadmaps.
	• Lead and/or assist efforts to scope and architect major change programs,
	leading strategic options analysis & proposing end-to-end solutions &
	highlighting trade-offs.
	• Review ongoing designs of major programs to identify strategic opportunities and resolve design issues during delivery.
	<ul> <li>Identify key technology enablers to optimize IT investment.</li> <li>Develop highly complex solutions that exemplifies quality optimization</li> </ul>
	regarding reliability, availability, scalability, manageability, flexibility,
	usability/ reusability, and high performance.
	<ul> <li>Deliver Architecture solutions in a Banking environment at the highest-level</li> </ul>
	technical expertise.
	• Lead other IT Architects to provide effective consulting on complex projects
	including RFP technical evaluations for various business domain.
	• Lead multifunctional teams in successful application of methodologies and
	architecture modelling tools.
	• As an architect the person would be responsible for suggestion and
	implementation of new technologies.
	• Collaborate with key stakeholders in IT infra domain, IT-vendors, and other
	architects to achieve enterprise business goals.
	• Create Secure IT Infrastructure Architecture and roadmap that result in strong
	business IT alignment, driving latest suitable technology adoption and usage
	of technology across the enterprise.
	• Collaborate with key stakeholders in IT infra domain, IT-vendors, and other architects to achieve enterprise business goals
	architects to achieve enterprise business goals.
	• Reviewing infra implementations to ensure alignment against business/design goals, Disaster recovery and BCP.
	<ul> <li>Design / Review Enterprise Infrastructure to meet industry best practices,</li> </ul>
	<ul> <li>Design / Review Enterprise infrastructure to meet industry best practices, Regulatory &amp; security compliance and high-level performance.</li> </ul>
	Regulatory & security compliance and ingli-level performance.

R	FP for Empanelment of vendors for providing architect resources
7. Integ	<ul> <li>Reviewing changes to IT infrastructure (Compute / Storage / Network) and its impact analysis.</li> <li>Evaluating new Infrastructure technologies and advising Bank on its Pros/Cons</li> <li>Supporting security architecture review of IT infrastructure designs</li> <li>Representing Digital platforms/services in solution architecture governance forums Providing technical input and know-how to architecture governance processes and forums for various Infrastructure projects</li> </ul>
Specific skills required	<ul> <li>In-depth knowledge of enterprise systems, modules and software integration.</li> <li>Provide technical leadership to design and implement solutions through thoughtful use of modern technology.</li> <li>Skills with REST based APIs, Microservices and leveraging open-source technologies for developing service-based architecture.</li> <li>Hands on ability to create Proof of Concepts for team, in order to demonstrate the ideas and start the development processes</li> <li>Hands on experience with middleware products like IBM IIB, IBM MQ, Kafka etc. including ability to handle optimal configurations to meet performance requirements.</li> <li>Knowledge of DevOps tools like Jira, Confluence, and Junit etc.</li> <li>Sharp technical skills to solve issues.</li> <li>Strong communication and presentation skills.</li> </ul>
Job Profile (Detailed description of Role, Responsibilities and Functions)	<ul> <li>Create an enterprise-wide integration architecture that ensures that all enterprise systems are seamlessly integrated while being scalable, reliable, and manageable.</li> <li>Analyze applications, exchange-points, data formats, connectivity requirements, technology environment and specifications to design a secure integration solution framework.</li> <li>Define and understand current state integration solutions and identify improvements and gaps to define target solution.</li> <li>Collaborate with key stakeholders in IT infra domain, IT-vendors, and other architects to achieve enterprise integration needs.</li> <li>Develop and establish relevant integration metrics (KPIs / SLAs) to drive results.</li> <li>Lead the development and maintenance of integration framework and related artefacts.</li> <li>Ensure integration architecture principles are consistently applied and adopted within the enterprise.</li> </ul>



• Integration of enterprise application modules / components with 3rd party / COTS / Cloud solutions/internal downstream applications.

# 8. Performance Architect

[	
Specific skills	• Ability to define and document performance goals such as KPIs /SLAs.
required	Creating a framework for measuring and validating the goals.
	• Expertise in building Full Stack applications with focus on performance and
	low latency.
	• Ability to debug and profile Web/Mobile applications with Chrome Dev
	Tools or Native profilers
	• Good understanding of Networking fundamentals, OSI Stack, DNS, TCP
	protocols, Browser rendering and various stages of execution
	• Strong understanding of Distributed Systems, Fault Tolerance and
	Resiliency.
	• Exposure to Domain Driven Design (DDD), SOLID principles and Data
	Modelling on various RDBMS, NoSQL databases.
	• Expertise on working with microservices, API servers, databases, cloud
	native development, observability, alerting and monitoring systems.
	• Sharp technical skills to solve issues across dependent applications.
	• Strong communication and presentation skills.
Job Profile	• Define and understand current state enterprise architecture and performance
(Detailed	metrics and derive low-level design/configuration to improve performance
description of	metrics with minimal or no impact to existing systems.
Role,	• Collaborate with key stakeholders in IT infra domain, IT-vendors, and other
Responsibilities	architects to achieve enterprise performance goals and reduce performance
and Functions)	anomalies.
	• Tuning of application, Database, configurations of the servers/tools to
	improve the overall performance.
	• Placement/migration of application and infra components to improve
	performance without compromising security compliance
	• Analyze monitoring and log data to arrive at proper infra sizing and capacity
	planning.
	• Create framework and use automation to measure, validate and improve
	system/application performance.
	• Participation in critical incident management and preparation of RCA.
	• Tuning of Cloud native deployments with focus on Cost Optimization.
	• Participate in architecture reviews to identify potential issues, bottlenecks
	and provide early guidance.



• Analyzing and taking corrective steps on bottlenecks identified by the various performance testing tools.

# 9. Security Architect

Specific skills required	<ul> <li>Expertise in architecting secure end-to-end security solutions and controls to protect Digital Applications (on premise, cloud and hybrid applications) and IT assets of the enterprise.</li> <li>Having skills in defining and implementing cloud security and best practices</li> <li>Skills and knowledge of IT security standards and frameworks (such as MITRE, COBIT, CISA, ISA, ISO 27001/2,ISO 31000, NIST 800, ISO 17799 etc.)</li> <li>Thorough understanding of private / public cloud architectures and deployment models.</li> <li>Thorough understanding of Data leakage prevention techniques and tools</li> <li>Skills with desktop security, application security and security vulnerability analysis</li> </ul>
Job Profile (Detailed description of Role, Responsibilities and Functions)	<ul> <li>Set up technical standards and governance structure for the enterprise.</li> <li>To provide technology architecture expertise and guidance across multiple business divisions &amp; technology domains.</li> <li>Assist business strategy and accordingly drive technology strategy from an architecture perspective.</li> <li>Setting up technical standards, formulation of Enterprise Architecture (EA) Governance Framework.</li> <li>Driving technology strategy from an architecture perspective, across a portfolio of applications in the Bank, for resource optimization and Risk mitigation.</li> <li>Translating business requirements into specific system, application or process designs, including working with business personnel and executives to identify functional requirements.</li> <li>Define/ maintain Target Architectures in Roadmaps.</li> <li>Lead and/or assist efforts to scope and architect major change programs, leading strategic options analysis &amp; proposing end-to-end solutions &amp; highlighting trade-offs.</li> <li>Review ongoing designs of major programs to identify strategic opportunities and resolve design issues during delivery.</li> <li>Identify key technology enablers to optimize IT investment.</li> <li>Develop highly complex solutions that exemplifies quality optimization regarding reliability, availability, scalability, manageability, flexibility, usability/ reusability, and high performance.</li> </ul>



• Deliver Architecture solutions in a Banking environment at the highest-level technical expertise.
<ul> <li>Lead other IT Architects to provide effective consulting on complex projects including RFP technical evaluations for various business domain.</li> </ul>
• Lead multifunctional teams in successful application of methodologies and architecture modelling tools.
• As an architect the person would be responsible for suggestion and implementation of new technologies.
• Collaboration with security teams, business and technology partners and security agencies to ensure regulatory and security compliance as per enterprise requirements.
• Participate in architecture design discussions to drive secure development and implementation best practices and security compliance.
• Identify gaps in existing security architecture and to provide solutions.
• Contributing to the overall Operational Technology (OT) security program
implementation, including network security design, asset management,
vulnerability assessment, SIEM and authentication implementation support, and other technically complex activities as needed
<ul> <li>Serving as a key subject matter expert in the field of information and network</li> </ul>
security, TCP/IP based data communications.
• Maintaining a deep understanding of voice, video, and data network
convergence in client enterprise network and storage and data network convergence in client data centers
• Serving as a subject matter expert in security & data communications and be
responsible for the analysis and design of effective and secure network
systems, infrastructure, and related technologies, while partnering with business units especially Information Security
<ul> <li>Research latest IT security standards &amp; trends and provide guidance during</li> </ul>
design activities of new applications / change on existing applications on security risk
• R&D and understanding industry trends and what is and isn't applicable for the Bank
• Proactively recognizing when architectural decisions for their domain may
have cross architectural impacts and work to identify best solution with other
architects
• Leading projects and be accountable for meeting objectives including timelines and budgets
• Level 4 troubleshooting support to resolve critical security incidents and
RCA.
• Engaging and influencing business and technical audiences, drawing out
diverse viewpoints and driving to agreement using a collaborative directional approach



# 10. Technology Architect

Specific skills required	<ul> <li>Skills in identifying enterprise requirements and derive system specifications, breaking down them into manageable parts.</li> <li>Skills on more than one development technology stack required preferably C++, Java, .NET, PHP or other open-source technologies.</li> <li>Expertise in Java technologies or .NET technologies and middleware technologies.</li> <li>Knowledge of cross platform Mobile application development – IBM MEA / Kony etc.</li> <li>Skills on various operating systems like AIX, LINUX, and Windows.</li> <li>Hands on experience in development of applications including web services, web APIs, message queue, service oriented and micro services architecture.</li> <li>Skills on Private Cloud setup (VMware) and public cloud (such as Azure/AWS etc.)</li> <li>Should have understanding of Infrastructure and involved in hosting of enterprise applications.</li> <li>Must have demonstrated capability of Architecting scalable SaaS based platforms.</li> <li>In-depth knowledge of enterprise systems, modules, and software integration.</li> <li>Expertise in migration of legacy applications from on premise to cloud/hybrid environments.</li> <li>Should have experience in any NOSQL database and RDBMS preferably on Oracle database.</li> <li>Knowledge of new and upcoming front end technologies.</li> <li>Strong proponent of engineering best practices for Unit Testing, Coverage, Code Quality, Continuous Integration &amp; Continuous Deployment.</li> <li>Ability to manale conflict and build consensus around different approaches among stakeholders.</li> <li>Superior oral and written communication skills. Must be able to communicate complex ideas clearly to a variety of adulences.</li> </ul>
Job Profile (Detailed description of Role,	<ul> <li>Set up technical standards and governance structure for the enterprise.</li> <li>To provide technology architecture expertise and guidance across multiple business divisions &amp; technology domains.</li> <li>Assist business strategy and accordingly drive technology strategy from an architecture perspective.</li> </ul>

RFP for Empanelment of vendors for	
providing architect resources	



Responsibilities	• Setting up technical standards, formulation of Enterprise Architecture (EA)
and Functions)	Governance Framework.
	• Driving technology strategy from an architecture perspective, across a portfolio of applications in the Bank, for resource optimization and Risk mitigation.
	• Translating business requirements into specific system, application or process designs, including working with business personnel and executives to identify functional requirements.
	• Define/ maintain Target Architectures in Roadmaps.
	• Lead and/or assist efforts to scope and architect major change programs, leading strategic options analysis & proposing end-to-end solutions & highlighting trade-offs.
	• Review ongoing designs of major programs to identify strategic opportunities and resolve design issues during delivery.
	• Identify key technology enablers to optimize IT investment.
	• Develop highly complex solutions that exemplifies quality optimization regarding reliability, availability, scalability, manageability, flexibility, usability/ reusability, and high performance.
	• Deliver Architecture solutions in a Banking environment at the highest-level technical expertise.
	• Lead other IT Architects to provide effective consulting on complex projects including RFP technical evaluations for various business domain.
	• Lead multifunctional teams in successful application of methodologies and architecture modelling tools.
	• As an architect the person would be responsible for suggestion and implementation of new technologies.
	• Collaborate with key stakeholders in IT infra domain, IT-vendors, and other architects to achieve enterprise business goals.

Not applicable as the RFP is for empanelment of vendors only and No indicative Bid has to be submitted by any bidder



# Appendix-G

# **Certificate of Resources in India**

Date:

To, Assistant General Manager Enterprise & Technology Architecture Department SBI GITC CBD Belapur

Dear Sir,

Ref.: RFP No. : \_\_\_\_\_ Dated: \_\_\_\_\_

This is to certify that we have ..... (Count to be mentioned) Resources on our Company's payroll. This resource count excludes those who are on our payroll but working in BPOs.

Signature of HR Head of the bidding Company Seal



### Appendix-H

# **BANK GUARANTEE FORMAT** (TO BE STAMPED AS AN AGREEMENT)

1. THIS BANK GUARANTEE AGREEMENT executed at \_\_\_\_\_\_this \_\_\_\_\_day of \_\_\_\_\_201 by \_\_\_\_\_ (Name of the Bank) \_\_\_\_\_\_ having its Registered Office at \_\_\_\_\_\_and its Branch at \_\_\_\_\_\_(hereinafter referred to as "the Guarantor", which expression shall, unless it be repugnant to the subject, meaning or context thereof, be deemed to mean and include its successors and permitted assigns) IN FAVOUR OF State Bank of India, a Statutory Corporation constituted under the State Bank of India Act, 1955 having its Corporate Centre at State Bank Bhavan, Nariman Point, Mumbai and one of its offices at \_\_\_\_\_\_(procuring office address), hereinafter referred to as "SBI" which expression shall, unless repugnant to the subject, context or meaning thereof, be deemed to mean and include its successors and assigns).

WHEREAS M/s, incorporated
under Act having its registered office at
and principal place of business at
(hereinafter referred to as "Service
Provider/ 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 (name of Service) (hereinafter referred
to as "Services") to SBI in accordance with the Request for Proposal (RFP) No.
SBI:xx:xx dated dd/mm/yyyy.

- 3. WHEREAS, SBI has agreed to avail the Services from Service Provider for a period of \_\_\_\_\_ year(s) subject to the terms and conditions mentioned in the RFP.
- 4. 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 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.



5. 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

- 1. In consideration of SBI having agreed to entrust Service Provider for rendering Services as mentioned in the RFP, we, the Guarantors, hereby unconditionally and irrevocably guarantee that Service Provider shall fulfill its commitments and obligations in respect of providing the Services as mentioned in the RFP/Agreement and in the event of Service Provider failing to perform / fulfill its commitments / obligations in respect of providing Services as mentioned in the RFP/Agreement, we (the Guarantor) shall on demand(s), from time to time from SBI, without protest or demur or without reference to Service Provider and not withstanding any contestation or existence of any dispute whatsoever between Service Provider and SBI, pay SBI forthwith the sums so demanded by SBI not exceeding Rs.\_\_\_\_\_/- (Rupees \_\_\_\_\_\_ only).
- 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 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. The 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

# **Other terms and Penalties**

Penalties will be mentioned in the respective subsequent closed RFPs/ RFQs issued in pursuant to this RFP.



Appendix-J

#### EMPANELMENT AGREEMENT

#### AGREEMENT FOR EMPANELMENT OF SERVICE PROVIDERS FOR PROVIDING ARCHITECTURAL RESOURCES

#### BETWEEN

STATE BANK OF INDIA, \_\_\_\_\_1

	AND	2
Date of Commencement	:	3
Date of Expiry	:	

<sup>1</sup> Office/ Department/ Branch which is executing the Agreement or the nodal department in the matter.

<sup>2</sup> The other Party (Contractor/ Service Provider) to the Agreement

<sup>3</sup> Effective Date from which the Agreement will be operative.



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This agreement ("Agreement") is made at (Place) on this

day of

\_\_\_\_\_20\_\_\_.

# **BETWEEN**

State Bank of India, constituted under the State Bank of India Act, 1955 having its Corporate Centre 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,<sup>4</sup> 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 First Part:

AND

<sup>5</sup> a private/public limited company/LLP/Firm incorporated under the provisions of the Companies Act, 1956/ Limited Liability Partnership Act 2008/ Indian Partnership Act 1932 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 (i) desirous to empanel Vendors for providing Architectural resources for architectural assessment and any other assignments after following due process through subsequent closed RFP(s).
- (ii)
- (iii) Service Provider is in the business of providing \_\_\_\_\_\_ and has agreed to provide the services as may be required by the Bank mentioned in the Request of Proposal (RFP) No. dated issued by the Bank along with its clarifications/ corrigenda, referred hereinafter as a "RFP" and same shall be part of this Agreement.

<sup>4</sup>Name & Complete Address of the Dept. 5Name & Complete Address (REGISTERED OFFICE) of service Provider,



NOW THEREFORE, in consideration of the mutual covenants, undertakings and conditions set forth below, and for other valid consideration the acceptability and 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: < Strike of whichever is inapplicable.>
- 1.1.2 "Confidential Information" shall have the meaning set forth in Clause 14.
- 1.1.3 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.
- 1.1.4 "Deficiencies" shall mean defects arising from non-conformity with the mutually agreed specifications and/or failure or non-conformity in the Scope of the Services.



- 1.1.5 "Documentation" will describe in detail and in a completely self-contained manner that any reader of the Documentation can access, use and maintain all of the functionalities of the .......... (Service)<sup>6</sup>, 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.
- 1.1.6 "Request for Proposal (RFP)" shall mean RFP NO. \_\_\_\_\_ dated \_\_\_\_\_ along with its clarifications/ corrigenda issued by the Bank time to time.
- 1.1.7 "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.
- 1.1.8 'Services' shall mean and include the Services offered by Service Provider under this Agreement more particularly described in Clause 2 of this Agreement.

### 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.

<sup>&</sup>lt;sup>6</sup> Name of Software



- 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 <u>five</u> 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 \_\_\_\_\_ years on the mutually agreed terms & conditions.

# 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:
- 2.2.1 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.
- 2.2.2 Service Provider shall ensure that only its authorized employees/representatives access the Device.
- 2.2.3 Service Provider shall be required to get the Device hardened/configured as per the Bank's prevailing standards and policy.
- 2.2.4 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.
- 2.2.5 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.

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2.2.6 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 here under, 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.
- 3.2 All duties and taxes (excluding<sup>7</sup> \_\_\_\_\_\_ 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. \_\_\_\_\_\_ 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.

<sup>&</sup>lt;sup>7</sup> 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.

### 3.5 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 the risk of non-performance of Service Provider in respect of successful implementation of the project and/or failing to perform / fulfil its commitments / obligations in respect of providing Services as mentioned in this Agreement; 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, its 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 schedule<sup>8</sup> specified in this Agreement.
- 3.5.5 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 contract.

# 4. LIABILITIES/OBLIGATION

### 4.1 The Bank's Duties /Responsibility(if any)

- (i) Processing and authorizing invoices
- (ii) Annual review of the performance related to participation of bidders in closed RFP(s).

### 4.2 Service Provider Duties

- (i) Service Delivery responsibilities
  - (a) As an empaneled vendor, it is obligatory on their part to participate in future closed RFP(s) requirements that Bank will float from time to time over the period of agreement.
  - (b) To adhere to the service levels documented in this Agreement.
  - (c) Service Provider shall ensure to filter all phishing / spamming / overflow attacks in order to ensure availability and integrity on continuous basis.

<sup>&</sup>lt;sup>8</sup> Please ensure that the time scheduled is suitably incorporated in the Agreement.



- (d) 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 behaviour, work schedules, security procedures and other standards, policies and procedures as established by the Bank from time to time.
- (e) 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.
- (ii) Security Responsibility
  - (a) To maintain the confidentiality of the Bank's resources and other intellectual property rights.

# 5. **REPRESENTATIONS & WARRANTIES**

- 5.1 Each of the Parties represents and warrants in relation to itself to the other that:
- 5.1.1 It has all requisite corporate power and authority to execute, deliver and perform its obligations under this Agreement and has been fully authorized through applicable corporate process to do so.
- 5.1.2 The person(s) signing this Agreement on behalf of the Parties have the necessary authority and approval for execution of this document and to bind his/their respective organization for due performance as set out in this Agreement. It has all necessary statutory and regulatory permissions, approvals and permits for the running and operation of its business.
- 5.1.3 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') (including appropriate limited right of use of those owned by any of its vendors, affiliates or subcontractors) which it provides to the other Party, for use related to the Services to be provided under this Agreement.



- 5.1.4 It will provide such cooperation as the other Party reasonably requests in order to give full effect to the provisions of this Agreement.
- 5.1.5 The execution and performance of this Agreement by either of the Parties does not and shall not violate any provision of any of the existing Agreement with any of the party and any other third party.

### 5.2 Additional Representation and Warranties by Service Provider

- 5.2.1 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.
- 5.2.2 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.
- 5.2.3 Service Provider shall duly intimate to the Bank immediately, the changes, if any in the constitution of Service Provider.
- 5.2.4 Service Provider warrants that to the best of its knowledge, as on the Effective Date of this Agreement, the services and products provided by Service Provider to the Bank do not violate or infringe any patent, copyright, trademarks, trade secrets or other intellectual property rights of any third party.
- 5.2.5 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 and when requested.



- 5.2.6 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.
- 5.2.7 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.
- 5.2.8 During the Contract period, if any software or any component thereof is supplied by Service Provider is inoperable or suffers degraded performance, 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 and without any additional cost to the Bank.

#### 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) Services Provider's breach of its warranties, covenants, responsibilities or obligations; or (ii) breach of confidentiality obligations mentioned in this Agreement; or (iii) any wilful misconduct and gross negligent acts on the part of employees, agents, representatives or sub-contractors (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 additional cost, to avoid or rectify any issues which thereby results in nonperformance of software/ hardware/ deliverables 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

Not applicable as the RFP is for empanelment of vendors only.

# 9. LIQUIDATED DAMAGES

If Service Provider fails to deliver and perform any or all the Services within the stipulated time, schedule as specified in the respective RFQ, the Bank may, without prejudice to its other remedies under the RFP/Agreement/RFQ and unless otherwise extension of time is agreed upon without the application of liquidated damages, deduct from the respective Purchase Order Value as liquidated damages as defined under the respective RFQ. Once the maximum deduction is reached, the Bank may consider termination of the respective RFQ/Purchase Order/SOW.

# 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

As per the scope of this Agreement sub-contracting is not permitted.

#### 12. INTELLECTUAL PROPERTY RIGHTS

Not applicable as the RFP is for empanelment of vendors only.

#### **13. INSPECTION AND AUDIT**

13.1 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.

- 13.2 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.
- 13.3 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 reviews 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 breakup etc.).

### 14. CONFIDENTIALITY

14.1 "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.

- 14.2 All information relating to the accounts of the Bank's customers shall be confidential information, whether labeled as such or otherwise.
- 14.3 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 similar to comply with the confidential obligations under this Agreement.
- 14.4 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.
- 14.5 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.



- 14.6 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.
- 14.7 The non-disclosure obligations herein contained shall not be applicable only under the following circumstances:
  - Where Confidential Information comes into the public domain during or after the date of this Agreement otherwise than by disclosure by a receiving party in breach of the terms hereof.
  - Where any Confidential Information was disclosed after receiving the written consent of the 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.
- 14.8 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.



- 14.9 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.
- 14.10 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.
- 14.11 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 by Service provider without the Bank's written consent.
- 14.12 The 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.

### 15. OWNERSHIP

15.1 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. TERMINATION**

16.1 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;
- (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 16.1 (i) to 16.1 (iv) 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.

- 16.2 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.
- 16.3 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, Services similar to those undelivered and subject to clause 20 Service Provider shall be liable to the Bank for any increase in costs for such similar Services. However, Service Provider, in case of part termination, shall continue the performance of the Agreement to the extent not terminated.
- 16.4 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.
- 16.5 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.
- 16.6 In the event of termination of the Agreement for material breach, the Bank shall have the right to report such incident in accordance with the mandatory reporting obligations under the applicable law or regulations.
- 16.7 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.

### 17. DISPUTE REDRESSAL MACHANISM & GOVERNING LAW

17.1 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.



- 17.2 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.
- 17.3 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.
- 17.4 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.
- 17.5 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.
- 17.6 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.
- 17.7 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.



#### **18.** POWERS TO VARY OR OMIT WORK

- 18.1 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.
- 18.2 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.

#### **19. 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.

# 20. LIMITATION OF LIABILITY

- 20.1 The maximum aggregate liability of Service Provider, subject to clause 20.3, 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.
- 20.2 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.
- 20.3 The limitations set forth in Clause 20.1 shall not apply with respect to:
  - (i) claims that are the subject of indemnification pursuant to Clause 12<sup>9</sup>
     (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 20.3(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

<sup>&</sup>lt;sup>9</sup> Please see Clause 12 'IPR Indemnification'



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.

#### 21. FORCE MAJEURE

- 21.1 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.
- 21.2 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.
- 21.3 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.
- 21.4 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.

#### 22. NOTICES

- 22.1 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 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).
- 22.2 A notice shall be effective when it is delivered or on the effective date of the notice, whichever is later.
- 22.3 The addresses for Communications to the Parties are as under.
  - (a) In the case of the Bank
  - (b) In case of Service Provider
- 22.4 In case there is any change in the address of one Party, it shall be promptly communicated in writing to the other Party.

#### 23. GENERAL TERMS & CONDITIONS

#### 23.1 TRAINING:

Not applicable as the RFP is for empanelment of vendors only.

23.2 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.



- 23.3 SUCCESSORS AND ASSIGNS: This Agreement shall bind and inure to the benefit of the parties, and their respective successors and permitted assigns.
- 23.4 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.
- 23.5 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.
- 23.6 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.
- 23.7 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
- 23.8 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.
- 23.9 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.



COUNTERPART: This Agreement is executed in duplicate and each copy is 23.10 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:	By:
Name:	Name:
Designation:	Designation:
Date:	Date:
WITNESS: 1.	1.
2.	2.

2.



#### ANNEXURE-A

#### **DELIVERABLES/SCOPE OF WORK**

- 1. Description of Deliverables:
  - (i) Empanelment of Vendor to provide different category of Architectural resources for the Bank on T&M basis for a period of 5 years.
  - (ii) This RFP is for empanelment only. It will be followed by process of subsequent closed RFP(s) as per Bank's requirement amongst the empanelled vendors for actual selection of vendor to fulfil the requirement of various architect positions.
  - (iii) Closed RFP(s) shall have separate terms and conditions for which a separate SLA shall be defined and executed with the selected bidder. Such closed RFP(s) can be floated by any department of the Bank as per their requirement.
  - (iv) Requirement of Architectural resources will vary from time to time depending on the requirements of the Bank. Details related to job description, experience, skills for all the Architect categories are mentioned below this table.

The below list of Architectural positions is indicative in nature and not exhaustive. Bank may require architects having expertise in other domains as and when required like AI/ML Architects, Analytics Architects, Blockchain Architects etc. For such additional architectural positions, relevant details like education qualification, additional certifications, experience level, skill set, roles and responsibilities etc. will be provided at the time of actual requirement.

- (v) Empanelment of bidders shall be done in two categories i.e. Category A and Category B.
- (vi) a) Broadly scope of work for Category A shall be architectural assessment of Crown Jewel applications and systems of the Bank and any critical assignment as decided by the Bank.
  b) Broadly Scope of work for Category B shall be architectural assessment of applications and systems other than Crown Jewels of the Bank and any assignment as decided by the Bank.



c) Bank at its discretion may allocate any assignment as it deems fit to either Category A or Category B empanelled vendors.

- (vii) Separate evaluation criteria has been defined for both the categories.
- (viii) Bidder can apply for only one category Category A or Category B.
- (ix) Creation of reports on Architectural assessment, Architecture review and architecture consulting assignments and any other architectural works allotted by the Bank.
- 2. Specifications, Performance Standards, and Functional Requirements:

Not applicable as the RFP is for empanelment of vendors only.

2.1 Service Provider undertakes and warrants to provide technical support with resolution time frame as per the matrix given below:

Not applicable as the RFP is for empanelment of vendors only.

3. Documentation:

Not applicable as the RFP is for empanelment of vendors only.

Place of Service<sup>10</sup>

1.

SBI Global IT Centre, CBD Belapur, Navi Mumbai

<sup>10</sup>Brief description of place of service

RFP for Empanelment of vendors for
providing architect resources

2.

4.

Standard Services

Not applicable as the RFP is for empanelment of vendors only.

5. Maintenance/ Upgrades

Not applicable as the RFP is for empanelment of vendors only.

6. Correction of Deficiencies in Deliverables

Not applicable as the RFP is for empanelment of vendors only.

- 7.1 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:
- a) Impose penalty on Service Provider as mentioned under Annexure E.<sup>11</sup>
- b) 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.
- 6. Risk Management

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 risks.

1. Regulatory / Compliance Requirements

To be followed as per Bank's instructions from time to time.

# Resource category and other details including skill set required and roles & responsibility is placed below:

<sup>&</sup>lt;sup>11</sup> Please mention relevant annexure.



The below list of Architectural positions is indicative in nature and not exhaustive. Bank may require architects having expertise in other domains as and when required like AI/ML Architects, Analytics Architects, Blockchain Architects etc.

For such additional architectural positions, relevant details like education qualification, additional certifications, experience level, skill set, roles and responsibilities etc. will be provided at the time of actual requirement.

Sl. No	Archite ct Catego ry	Education Qualification	Additional Certifications	Total Experience	Experience in relevant Architectural field
1	API	BE/ BTech in (ComputerScience/ComputerScience & Engineering/InformationTechnology/SoftwareEngineering/Electronics&CommunicationsEngineering or equivalentdegreeinrelevantdiscipline)orMTech/MSc in (ComputerScience/InformationTechnology/Electronic &CommunicationsEngineering)Engineering)fromrecognizedUniversity/Institute.Desirable:MBAasanqualification is preferred		Minimum 12 years post basic qualification in <b>IT field</b>	Minimum 5 years in any architectural functions with minimum 2 years of API Architecture <b>preferably in</b> <b>Banking</b> / <b>Financial Sector.</b>
2	Applica tion	BE/ BTech in (Computer Science/ Computer Science & Engineering/ Information Technology/ Software Engineering/ Electronics & Communications Engineering or equivalent degree in relevant discipline) or MCA or MTech/ MSc in (Computer Science/ Information Technology/ Electronic & Communications Engineering) from		Minimum 12 years post basic qualification in <b>IT field</b>	Minimum 5 years preferably in Banking / Financial Sector

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		recognized University/			
		Institute.			
		Desirable:			
		MBA as an additional			
		qualification is preferred			
2	Claud	<b>•</b>	Exmant/Drofogsi	Minimum 12	Minimum 5 years
3	Cloud	BE/ BTech in (Computer Science/ Computer Science & Engineering/ Information Technology/ Software Engineering/ Electronics & Communications Engineering or equivalent degree in relevant discipline) or MCA or MTech/ MSc in (Computer Science/ Information Technology/ Electronic & Communications Engineering) from recognized University/ Institute.	Expert/Professi onal level Certification on at least one public cloud provider (AWS/Azure/ GCP).	Minimum 12 years post basic qualification in <b>IT field</b>	Minimum 5 years preferably in Banking / Financial Sector
		Desirable:			
		MBA as an additional			
	_	qualification is preferred			
4	Data	BE/ BTech in (Computer Science/ Computer Science & Engineering/ Information Technology/ Software Engineering/ Electronics & Communications Engineering or equivalent degree in relevant discipline) or MCA or MTech/ MSc in (Computer Science/ Information Technology/ Electronic & Communications Engineering) from recognized University/ Institute. <b>Desirable:</b> MBA as an additional qualification is preferred		Minimum 12 years post basic qualification in <b>IT field</b>	Minimum 5 years preferably in Banking / Financial Sector
5	DevOp	BE/ BTech in (Computer		Minimum 12	Minimum 5 years
5	-	Science/ Computer		years post	preferably in
	S	computer		years post	



		Science & Engineering	basic	Banking /
		Science & Engineering/		Financial Sector
		Information Technology/	qualification	r mancial Sector
		Software Engineering/	in <b>IT field</b>	
		Electronics &		
		Communications		
		Engineering or equivalent		
		degree in relevant		
		discipline) or MCA or		
		MTech/ MSc in (Computer		
		Science/ Information		
		Technology/ Electronic &		
		Communications		
		Engineering) from		
		recognized University/		
		Institute.		
		Desirable:		
		MBA as an additional		
		qualification is preferred		
6	Infrastr	BE/ BTech in (Computer	Minimum 12	Minimum 5 yrs
~	ucture	Science/ Computer	years post	preferably in
		Science & Engineering/	basic	Banking /
		Information Technology/	qualification	Financial Sector
		Software Engineering/	in <b>IT field</b>	I munchur Sector
		Electronics &		
		Communications		
		Engineering or equivalent		
		degree in relevant		
		discipline) or MCA or		
		MTech/ MSc in (Computer		
		Science/ Information		
		Technology/ Electronic &		
		Communications		
		Engineering) from		
		recognized University/		
		Institute.		
		Desirable:		
		MBA as an additional		
7	Intornat	qualification is preferred	Minimum 12	Minimum 5 mar
7	Integrat	BE/ BTech in (Computer	Minimum 12	Minimum 5 years
	ion	Science/ Computer	years post	preferably in
		Science & Engineering/	basic	Banking /
		Information Technology/	qualification	<b>Financial Sector</b>
		Software Engineering/	 in <b>IT field</b>	
		Electronics &		
		Communications		
		Engineering or equivalent		
		degree in relevant		



			ſ		
		discipline) or MCA or			
		MTech/ MSc in (Computer			
		Science/ Information			
		Technology/ Electronic &			
		Communications			
		Engineering) from			
		recognized University/			
		Institute.			
		Desirable:			
		MBA as an additional			
0	DC	qualification is preferred		NC 10	NC: 5
8	Perfor	BE/ BTech in (Computer		Minimum 12	Minimum 5 years
	mance	Science/ Computer		years post	preferably in
		Science & Engineering/		basic	Banking /
		Information Technology/		qualification	<b>Financial Sector</b>
		Software Engineering/		in <b>IT field</b>	
		Electronics &			
		Communications			
		Engineering or equivalent			
		degree in relevant			
		discipline) or MCA or			
		MTech/ MSc in (Computer			
		Science/ Information			
		Technology/ Electronic &			
		Communications			
		Engineering) from			
		recognized University/			
		Institute.			
		Desirable:			
		MBA as an additional			
		qualification is preferred			
9	Securit	BE/ BTech in (Computer	- •	Minimum 12	Minimum 5 years
	У	Science/ Computer	(Anyone of the	years post	preferably in
		Science & Engineering/	below)	basic	Banking /
		Information Technology/		qualification	<b>Financial Sector</b>
		Software Engineering/	✓ Certified	in <b>IT field</b>	
		Electronics &	Informatio		
		Communications	n Systems		
		Engineering or equivalent	Auditor		
		degree in relevant	(CISA)		
		discipline) or MCA or	✓ Certified		
		MTech/ MSc in (Computer	Informatio		
		Science/ Information	n Systems		
			•		
		Technology/ Electronic &	Security		
		Communications	Professiona		
		Engineering) from	l (CISSP)		



	recognized University/ Institute. <b>Desirable:</b> MBA as an additional qualification is preferred	<ul> <li>✓ Systems Security Certified Practitioner (SSCP)</li> <li>✓ Certified Informatio n Security Manager (CISM)</li> </ul>		
10 Techno logy	BE/ BTech in (Computer Science/ Computer Science & Engineering/ Information Technology/ Software Engineering/ Electronics & Communications Engineering or equivalent degree in relevant discipline) or MCA or MTech/ MSc in (Computer Science/ Information Technology/ Electronic & Communications Engineering) from recognized University/ Institute. Desirable: MBA as an additional qualification is preferred		Minimum 12 years post basic qualification in <b>IT field</b>	Minimum 5 years preferably in Banking / Financial Sector



## Job Profile and Skill Set

# 1. API Architect

~	
Specific skills	• Exposure to application integrations, API Architecture, and private Cloud –
required	VMWare and knowledge of public Cloud – Azure / AWS.
	• Knowledge of integration products like IBM IIB, IBM Gateway, Google
	Apigee, Microsoft Azure etc.
	• Ability to connect dots, conceptualize and design API architecture from
	strategic and enterprise perspective.
	• Ability to understand, discuss and question business requirements, current solutions.
	• Ability to re-architect monolithic applications to API / Microservices based
	architecture.
	• Strong engineering skills and enterprise architecture data skills.
	• Exposure to application integrations, API microservices architecture.
	• Strong negotiation skills - design considerations, tools selection, technology
	conviction, prioritization of features, meeting delivery timelines, influencing
	business stakeholders, challenging teams.
	• Expertise in designing and implementing API based platforms and architecture
	for similar scale and domain organizations.
Job Profile	• Set up technical standards and governance structure for the enterprise.
(Detailed	• To provide technology architecture expertise and guidance across multiple
description of	business divisions & technology domains.
Role,	• Assist business strategy and accordingly drive technology strategy from an
Responsibilities	architecture perspective.
and Functions)	• Setting up technical standards, formulation of Enterprise Architecture (EA) Governance Framework.
	• Driving technology strategy from an architecture perspective, across a
	portfolio of applications in the Bank, for resource optimization and Risk
	mitigation.
	• Translating business requirements into specific system, application or process
	designs, including working with business personnel and executives to identify
	functional requirements.
	• Define/ maintain Target Architectures in Roadmaps.
	• Lead and/or assist efforts to scope and architect major change programs,
	leading strategic options analysis & proposing end-to-end solutions &
	highlighting trade-offs.
	• Review ongoing designs of major programs to identify strategic opportunities
	and resolve design issues during delivery.
	• Identify key technology enablers to optimize IT investment.
	• Develop highly complex solutions that exemplifies quality optimization
	regarding reliability, availability, scalability, manageability, flexibility,
	usability/ reusability, and high performance.



The distance of the article of the annual distribution of the strength of the	
• Lead other IT Architects to provide effective consulting on complex p including RFP technical evaluations for various business domain.	rojects
• Lead multifunctional teams in successful application of methodologi architecture modelling tools.	es and
• As an architect the person would be responsible for suggestion implementation of new technologies.	n and
• Collaborate with key stakeholders in IT infra domain, IT-vendors, and architects to achieve enterprise business goals.	1 other

# 2. Application Architect

Specific drille	• Ability to aroute avaluate reference architectures and ensure entermise wide
Specific skills	• Ability to create, evaluate reference architectures and ensure enterprise wide
required	buy-in, adoption, adherence, and compliance.
	• Expertise in Java technologies or .NET technologies and middleware
	technologies.
	• Knowledge of cross platform Mobile application development – IBM MEA
	/ Kony etc.
	• Expertise in modern user interface frameworks.
	• Expertise on various operating systems like AIX, LINUX, Windows.
	• Ability to train teams and prepare presentations.
Job Profile	• Set up technical standards and governance structure for the enterprise.
(Detailed	• To provide technology architecture expertise and guidance across multiple
description of	business divisions & technology domains.
Role,	• Assist business strategy and accordingly drive technology strategy from an
Responsibilities	architecture perspective.
and Functions)	• Setting up technical standards, formulation of Enterprise Architecture (EA) Governance Framework.
	• Driving technology strategy from an architecture perspective, across a portfolio of applications in the Bank, for resource optimization and Risk mitigation.
	• Translating business requirements into specific system, application or process designs, including working with business personnel and executives to identify functional requirements.
	• Define / maintain Target Architectures in Roadmaps.
	• Lead and/or assist efforts to scope and architect major change programs,
	leading strategic options analysis & proposing end-to-end solutions &
	highlighting trade-offs.
	• Review ongoing designs of major programs to identify strategic
	opportunities and resolve design issues during delivery.
	<ul> <li>Identify key technology enablers to optimize IT investment.</li> </ul>



<ul> <li>Develop highly complex solutions that exemplifies quality optimization regarding reliability, availability, scalability, manageability, flexibility, usability/ reusability, and high performance.</li> <li>Deliver Architecture solutions in a Banking environment at the highest-level technical expertise.</li> </ul>
<ul> <li>Lead other IT Architects to provide effective consulting on complex projects including RFP technical evaluations for various business domain.</li> <li>Lead multifunctional teams in successful application of methodologies and architecture modelling tools.</li> <li>As an architect the person would be responsible for suggestion and</li> </ul>
<ul> <li>As an arcmeet the person would be responsible for suggestion and implementation of new technologies.</li> <li>Develop architectural solutions for new solutions / changes to existing</li> </ul>
applications and solutions to the bank from conceptualization through deployment.
• Understanding enterprise business requirements and mapping them into technical solutions, assist in the scope definition.
<ul> <li>Create high level and low-level design documents. Experience in UML design tools.</li> <li>Develop relevant technical SOPs for rollout. Define metrics to measure</li> </ul>
<ul> <li>Develop relevant technical sor's for robott. Define metres to measure performance of applications.</li> <li>Create enterprise-wide architecture of applications ensuring reliability,</li> </ul>
<ul><li>scalability, manageability, and security compliance.</li><li>Collaborate with key stakeholders in IT infra domain, IT-vendors and other</li></ul>
<ul> <li>architects to achieve enterprise business goals.</li> <li>Define and understand current state solutions and identify improvements,</li> </ul>
<ul> <li>options &amp; trade-offs to define target state solutions.</li> <li>Ensuring compliance to architecture principles and standards as per enterprise requirements.</li> </ul>
<ul> <li>Develop POCs, case-studies and demo presentations for new growth areas based on market research.</li> </ul>

# 3. Cloud Architect

Specific skills	• In-depth experience in Secure Solutions architecture for Cloud platforms
required	(Private / Public / Hybrid).
	• Knowledge and experience of implementation with container platforms like Tanzu / Open shift etc.
	• Expertise in migration of applications from Physical infrastructure to cloud infrastructure.



	<ul> <li>Expertise in reviewing implementation to ensure design alignment of Digital solutions to globally defined enterprise architecture policies, patterns, blueprints and frameworks.</li> <li>Supporting security architecture review of cloud infrastructure designs</li> <li>Good understanding of pricing models in the cloud and should have experience in cost-benefit analysis.</li> <li>Ability to provide technical input and know-how to architecture governance processes for private Cloud – VMWare and knowledge of public Cloud – Azure/AWS etc.</li> <li>Ability to review changes made by Private/Public Cloud providers to understand the impact on Digital platforms/services</li> </ul>
Job Profile (Detailed description of Role, Responsibilities and Functions)	<ul> <li>Acts as the single point of contact (SPOC) between D&amp;T and the business for all things related to cloud architecture. Champion and serve as the lead cloud architect for cloud transformation programs involving AWS, Google Cloud and Azure platforms</li> <li>Lead architecture assessment of applications and enable cloud readiness and migration</li> <li>Work with cloud engineering teams to deliver global cloud services including container orchestration, IaaC patterns, cloud service catalog etc.</li> <li>Lead strategic initiatives around Immutable Infrastructure, Serverless and DevSecOps Platformization</li> <li>Develop and build modern cloud platform services across multi cloud platforms including Container management</li> <li>Understanding of cloud security principles to be incorporated in architectural design and documentations</li> <li>Ability to evaluate current hosting maturity for the client environment</li> <li>Good understanding on cloud native services for cloud native development</li> <li>Be aware and evaluate new cloud native/ hybrid hosting solution available in market and develop PoV/ use cases for client s reference</li> <li>Ability to work with 3rd party to implement hosting solutions</li> <li>Develop teams internally through cloud initiatives</li> <li>To provide technology architecture expertise and guidance across multiple business divisions &amp; technology domains.</li> <li>Assist business strategy and accordingly drive technology strategy from an architecture perspective.</li> <li>Driving technology strategy from an architecture perspective, across a portfolio of applications in the Bank, for resource optimization and Risk mitigation.</li> <li>Translating business requirements into specific system, application or process designs, including working with business personnel and executives to identify functional requirements.</li> </ul>



Define/ maintain Target Architectures in Roadmaps.
• Lead and/or assist efforts to scope and architect major change programs,
leading strategic options analysis & proposing end-to-end solutions &
highlighting trade-offs.
• Review ongoing designs of major programs to identify strategic
opportunities and resolve design issues during delivery.
• Identify key technology enablers to optimize IT investment.
• Develop highly complex solutions that exemplifies quality optimization
regarding reliability, availability, scalability, manageability, flexibility,
usability/ reusability, and high performance.
• Deliver Architecture solutions in a Banking environment at the highest-level
technical expertise.
• Lead other IT Architects to provide effective consulting on complex projects
including RFP technical evaluations for various business domain.
• Lead multifunctional teams in successful application of methodologies and
architecture modelling tools.
• Collaborate with key stakeholders in IT infra domain, IT-vendors, and other
architects to achieve enterprise business goals.
• As an architect the person would be responsible for suggestion and
implementation of new technologies.
• Designing and deploying dynamically scalable, available, fault-tolerant, and
reliable applications on the Cloud
• Selecting appropriate Cloud services to design and deploy an application
based on given requirements
Migrating complex, multi-tier applications on Cloud Platforms
• Designing and deploying enterprise-wide scalable operations on Cloud Platforms
Implementing cost-control strategies
Understanding of application lifecycle management
• Understanding in the use of containers in development processes

# 4. Data Architect

Specific skills	• In depth knowledge of data reconciliation, storage (capacity planning),
required	lineage using different tools
	• Having skills in migration of logical DWH from one stack to another.
	• Knowledge and experience in IBM stack, Teradata/SAP/Oracle stack etc
	will be preferred.
	• Knowledge of reporting tools like IBM Cognos, Tableau, Power BI etc.



Job Profile (Detailed description of Role, Responsibilities and Functions)	<ul> <li>Set up technical standards and governance structure for the enterprise.</li> <li>To provide technology architecture expertise and guidance across multiple business divisions &amp; technology domains.</li> <li>Assist business strategy and accordingly drive technology strategy from an architecture perspective.</li> <li>Setting up technical standards, formulation of Enterprise Architecture (EA) Governance Framework.</li> <li>Driving technology strategy from an architecture perspective, across a portfolio of applications in the Bank, for resource optimization and Risk mitigation.</li> <li>Translating business requirements into specific system, application or process designs, including working with business personnel and executives to identify functional requirements.</li> <li>Define/ maintain Target Architectures in Roadmaps.</li> <li>Lead and/or assist efforts to scope and architect major change programs, leading strategic options analysis &amp; proposing end-to-end solutions &amp; highlighting trade-offs.</li> <li>Review ongoing designs of major programs to identify strategic opportunities and resolve design issues during delivery.</li> <li>Identify key technology enablers to optimize IT investment.</li> <li>Develop highly complex solutions that exemplifies quality optimization regarding reliability, availability, scalability, manageability, flexibility, usability/ reusability, and high performance.</li> <li>Deliver Architecture solutions in a Banking environment at the highest-level technical expertise.</li> <li>Lead other IT Architects to provide effective consulting on complex projects including RFP technical evaluations for various business domain.</li> <li>Lead multifunctional teams in successful application of methodologies and architecture modelling tools.</li> <li>As an architect the person would be responsible for suggestion and implementation of new technologies.</li> <li>Collaborate with key stakeholders in IT infra domain, IT-vendors, and other architects to achieve enterprise business goals.</li> </ul>
	<ul><li>architecture modelling tools.</li><li>As an architect the person would be responsible for suggestion and implementation of new technologies.</li></ul>



• Evaluate current state architecture and recommend and implement changes with a focus on modernization of Data integration (ETL, ELT, API / ESB) and Data Virtualization solutions.
<ul> <li>Combine business needs, vendor roadmaps and technology trends to develop Enterprise Data Management platforms and product roadmaps and future state architecture diagrams for the bank based on their roadmap.</li> <li>Mitigate issues related to data quality.</li> </ul>
<ul> <li>Mitigate issues related to data quality</li> <li>Provide technical and architectural guidance to projects, teams, and service providers, ensuring that new initiatives enable effective and scalable data storage, data engineering and data analysis capabilities</li> <li>Participate in architectural review boards, evaluations of data and analytics</li> </ul>
<ul> <li>Research, recommend and pilot tools and process changes to drive quality and efficiency across the solution development lifecycle</li> <li>Act as a thought leader on industry trends, emerging data management</li> </ul>
• Act as a thought leader on industry trends, energing data management capabilities (such as enterprise Data Lake) and technologies (cloud platforms) and potential use for various existing and potential Customers.

# **5. DevOps Architect**

Specific skills	• Strong knowledge of DevSecOps Platform tooling (CI/CD Toolchain
required	like Jenkins, Maven, GitLab, Ansible, SonarCube, HPfortify, JMeter,
	Nagios, Kibana etc.)
	• Working knowledge of Automation service provisioning and
	middleware configuration
	• Expertise in container orchestration such as Tanzu, OpenShift etc., to
	deploy and manage applications in containers.
	• DevSecOps Architect on any cloud or platform.
	• Expert/Professional level Certification in DevSecOps field preferred.
	• Expertise in end-to-end DevOps platform implementation.
	• Skills in defining & developing DevOps framework on Private, Public,
	Hybrid Cloud platform along with designing, developing, and
	implementing software integrations.
	• Expertise in provisioning of infrastructure through Infrastructure as a
	Code (IaaC)
	• Working knowledge of DevOps monitoring tools and Scripting (shell,
	python, ruby, groovy etc.) skills for automating day-today work
	• Familiarity with agile software development methodologies.
	• Skills with RHEL and Windows Operating System.
	• Should have ability to interact with stakeholder departments and ensure
	migration to DevOps platform and troubleshoot issues



Job Profile	• Set up technical standards and governance structure for the enterprise.
(Detailed	<ul> <li>To provide technology architecture expertise and guidance across</li> </ul>
description of	multiple business divisions & technology domains.
Role,	<ul> <li>Assist business strategy and accordingly drive technology strategy</li> </ul>
Responsibilities	from an architecture perspective.
and Functions)	<ul> <li>Setting up technical standards, formulation of Enterprise Architecture</li> </ul>
and I unctions)	(EA) Governance Framework.
	• Driving technology strategy from an architecture perspective, across a
	portfolio of applications in the Bank, for resource optimization and
	Risk mitigation.
	• Translating business requirements into specific system, application or
	process designs, including working with business personnel and
	executives to identify functional requirements.
	• Define/ maintain Target Architectures in Roadmaps.
	• Lead and/or assist efforts to scope and architect major change
	programs, leading strategic options analysis & proposing end-to-end
	solutions & highlighting trade-offs.
	• Review ongoing designs of major programs to identify strategic
	opportunities and resolve design issues during delivery.
	• Identify key technology enablers to optimize IT investment.
	• Develop highly complex solutions that exemplifies quality
	optimization regarding reliability, availability, scalability,
	manageability, flexibility, usability/ reusability, and high performance.
	• Deliver Architecture solutions in a Banking environment at the highest-
	level technical expertise.
	• Lead other IT Architects to provide effective consulting on complex
	projects including RFP technical evaluations for various business
	domain.
	• Lead multifunctional teams in successful application of methodologies
	and architecture modelling tools.
	• As an architect the person would be responsible for suggestion and
	implementation of new technologies.
	Collaborate with key stakeholders in IT infra domain, IT-vendors, and other architects to achieve enterprise business goals.
	other architects to achieve enterprise dusiness goals.

### 6. Infrastructure Architect

Specific skills	• Deep understanding of various infra components such as Compute,
required	Storage & Network and arrive at best fit architecture for various infra
	platforms within the enterprise.
	• Strong delivery experience in assessing business needs, capacity management, infra resource sizing and technical framework.



	<ul> <li>Skills in migration of IT infrastructure platforms (On-premise / Cloud / Hybrid).</li> <li>Skills in infra design of Data centers, connectivity, migration and Management.</li> <li>Ability to write architecture / design documents and review design documents provided by Project teams</li> <li>Knowledge and understanding of industry trends and new technologies and ability to apply trends to architectural needs.</li> <li>Knowledge of infrastructure elements and requirements related to infra virtualization, Software-defined Infrastructure, Private/Public cloud / container platforms.</li> <li>Skills in Infrastructure implementation, integration, migration and infra management tools.</li> <li>Ability to identify and resolve performance issues and bottlenecks.</li> <li>Expert level OEM certifications on Infrastructure (Compute/Storage/Network) preferred.</li> <li>Sharp technical skills to solve issues.</li> <li>Strong communication and presentation skills.</li> </ul>
Job Profile (Detailed description of Role, Responsibilities and Functions)	<ul> <li>Set up technical standards and governance structure for the enterprise.</li> <li>To provide technology architecture expertise and guidance across multiple business divisions &amp; technology domains.</li> <li>Assist business strategy and accordingly drive technology strategy from an architecture perspective.</li> <li>Setting up technical standards, formulation of Enterprise Architecture (EA) Governance Framework.</li> <li>Driving technology strategy from an architecture perspective, across a portfolio of applications in the Bank, for resource optimization and Risk mitigation.</li> <li>Translating business requirements into specific system, application or process designs, including working with business personnel and executives to identify functional requirements.</li> <li>Define/ maintain Target Architectures in Roadmaps.</li> <li>Lead and/or assist efforts to scope and architect major change programs, leading strategic options analysis &amp; proposing end-to-end solutions &amp; highlighting trade-offs.</li> <li>Review ongoing designs of major programs to identify strategic opportunities and resolve design issues during delivery.</li> <li>Identify key technology enablers to optimize IT investment.</li> <li>Develop highly complex solutions that exemplifies quality optimization regarding reliability, availability, scalability, manageability, flexibility, usability/ reusability, and high performance.</li> </ul>



	• Deliver Architecture solutions in a Banking environment at the highest-
	level technical expertise.
	• Lead other IT Architects to provide effective consulting on complex projects including RFP technical evaluations for various business domain.
	<ul> <li>Lead multifunctional teams in successful application of methodologies</li> </ul>
	and architecture modelling tools.
	• As an architect the person would be responsible for suggestion and implementation of new technologies.
	• Collaborate with key stakeholders in IT infra domain, IT-vendors, and other architects to achieve enterprise business goals.
	• Create Secure IT Infrastructure Architecture and roadmap that result in strong business IT alignment, driving latest suitable technology
	adoption and usage of technology across the enterprise.
	• Collaborate with key stakeholders in IT infra domain, IT-vendors, and other architects to achieve enterprise business goals.
	• Reviewing infra implementations to ensure alignment against business/design goals, Disaster recovery and BCP.
	<ul> <li>Design / Review Enterprise Infrastructure to meet industry best practices, Regulatory &amp; security compliance and high-level performance.</li> </ul>
	• Reviewing changes to IT infrastructure (Compute / Storage / Network) and its impact analysis.
	• Evaluating new Infrastructure technologies and advising Bank on its Pros/Cons
	• Supporting security architecture review of IT infrastructure designs
	<ul> <li>Representing Digital platforms/services in solution architecture</li> </ul>
	governance forums Providing technical input and know-how to
	architecture governance processes and forums for various
	Infrastructure projects

# 7. Integration Architect

Specific skills	• In-depth knowledge of enterprise systems, modules and software
required	integration.
	• Provide technical leadership to design and implement solutions
	through thoughtful use of modern technology.
	• Skills with REST based APIs, Microservices and leveraging open-
	source technologies for developing service-based architecture.
	• Hands on ability to create Proof of Concepts for team, in order to
	demonstrate the ideas and start the development processes



	<ul> <li>Hands on experience with middleware products like IBM IIB, IBM MQ, Kafka etc. including ability to handle optimal configurations to meet performance requirements.</li> <li>Knowledge of DevOps tools like Jira, Confluence, and Junit etc.</li> <li>Sharp technical skills to solve issues.</li> <li>Strong communication and presentation skills.</li> </ul>
Job Profile (Detailed description of Role, Responsibilities and Functions)	<ul> <li>Create an enterprise-wide integration architecture that ensures that all enterprise systems are seamlessly integrated while being scalable, reliable, and manageable.</li> <li>Analyze applications, exchange-points, data formats, connectivity requirements, technology environment and specifications to design a secure integration solution framework.</li> <li>Define and understand current state integration solutions and identify improvements and gaps to define target solution.</li> <li>Collaborate with key stakeholders in IT infra domain, IT-vendors, and other architects to achieve enterprise integration needs.</li> <li>Develop and establish relevant integration metrics (KPIs / SLAs) to drive results.</li> <li>Lead the development and maintenance of integration framework and related artefacts.</li> <li>Ensure integration architecture principles are consistently applied and adopted within the enterprise.</li> <li>Integration of enterprise application modules / components with 3rd party / COTS / Cloud solutions/internal downstream applications.</li> </ul>

# 8. Performance Architect

Specific skills	• Ability to define and document performance goals such as KPIs /SLAs.		
required	Creating a framework for measuring and validating the goals.		
	• Expertise in building Full Stack applications with focus on		
	performance and low latency.		
	• Ability to debug and profile Web/Mobile applications with Chrome		
	Dev Tools or Native profilers		
	• Good understanding of Networking fundamentals, OSI Stack, DNS,		
	TCP protocols, Browser rendering and various stages of execution		
	Strong understanding of Distributed Systems, Fault Tolerance and		
	Resiliency.		
	Exposure to Domain Driven Design (DDD), SOLID principles and		
	Data Modelling on various RDBMS, NoSQL databases.		



<ul> <li>Expertise on working with microservices, API servers, databases, cloud native development, observability, alerting and monitoring systems.</li> <li>Sharp technical skills to solve issues across dependent applications.</li> <li>Strong communication and presentation skills.</li> <li>Job Profile (Detailed description of Role, Responsibilities and Functions)</li> <li>Collaborate with key stakeholders in IT infra domain, IT-vendors, and other architects to achieve enterprise performance goals and reduce performance anomalies.</li> <li>Tuning of application, Database, configurations of the servers/tools to improve the overall performance.</li> <li>Placement/migration of application and infra components to improve performance without compromising security compliance</li> <li>Analyze monitoring and log data to arrive at proper infra sizing and capacity planning.</li> <li>Create framework and use automation to measure, validate and improve system/application performance.</li> <li>Participate in architecture reviews to identify potential issues, bottlenecks and provide early guidance.</li> <li>Analyzing and taking corrective steps on bottlenecks identified by the variance architecture reviews.</li> </ul>		• Exportion on working with minnogenuing ADI converse databases
<ul> <li>Strong communication and presentation skills.</li> <li>Job Profile (Detailed description of Role, Responsibilities and Functions)</li> <li>Collaborate with key stakeholders in IT infra domain, IT-vendors, and other architects to achieve enterprise performance goals and reduce performance anomalies.</li> <li>Tuning of application, Database, configurations of the servers/tools to improve the overall performance.</li> <li>Placement/migration of application and infra components to improve performance without compromising security compliance</li> <li>Analyze monitoring and log data to arrive at proper infra sizing and capacity planning.</li> <li>Create framework and use automation to measure, validate and improve system/application performance.</li> <li>Participation in critical incident management and preparation of RCA.</li> <li>Tuning of Cloud native deployments with focus on Cost Optimization.</li> <li>Participate in architecture reviews to identify potential issues, bottlenecks and provide early guidance.</li> <li>Analyzing and taking corrective steps on bottlenecks identified by the</li> </ul>		cloud native development, observability, alerting and monitoring systems.
<ul> <li>(Detailed description of Role, Responsibilities</li> <li>Collaborate with key stakeholders in IT infra domain, IT-vendors, and other architects to achieve enterprise performance goals and reduce performance anomalies.</li> <li>Tuning of application, Database, configurations of the servers/tools to improve the overall performance.</li> <li>Placement/migration of application and infra components to improve performance without compromising security compliance</li> <li>Analyze monitoring and log data to arrive at proper infra sizing and capacity planning.</li> <li>Create framework and use automation to measure, validate and improve system/application performance.</li> <li>Participation in critical incident management and preparation of RCA.</li> <li>Tuning of Cloud native deployments with focus on Cost Optimization.</li> <li>Participate in architecture reviews to identify potential issues, bottlenecks and provide early guidance.</li> <li>Analyzing and taking corrective steps on bottlenecks identified by the</li> </ul>		
various performance testing tools.	(Detailed description of Role, Responsibilities	<ul> <li>performance metrics and derive low-level design/configuration to improve performance metrics with minimal or no impact to existing systems.</li> <li>Collaborate with key stakeholders in IT infra domain, IT-vendors, and other architects to achieve enterprise performance goals and reduce performance anomalies.</li> <li>Tuning of application, Database, configurations of the servers/tools to improve the overall performance.</li> <li>Placement/migration of application and infra components to improve performance without compromising security compliance</li> <li>Analyze monitoring and log data to arrive at proper infra sizing and capacity planning.</li> <li>Create framework and use automation to measure, validate and improve system/application performance.</li> <li>Participation in critical incident management and preparation of RCA.</li> <li>Tuning of Cloud native deployments with focus on Cost Optimization.</li> <li>Participate in architecture reviews to identify potential issues, bottlenecks and provide early guidance.</li> </ul>

# 9. Security Architect

Specific skills required	<ul> <li>Expertise in architecting secure end-to-end security solutions and controls to protect Digital Applications (on premise, cloud and hybrid applications) and IT assets of the enterprise.</li> <li>Having skills in defining and implementing cloud security and best practices</li> <li>Skills and knowledge of IT security standards and frameworks (such as MITRE, COBIT, CISA, ISA, ISO 27001/2,ISO 31000, NIST 800, ISO 17799 etc.)</li> </ul>
	<ul> <li>Thorough understanding of private / public cloud architectures and deployment models.</li> <li>Thorough understanding of Data leakage prevention techniques and tools</li> </ul>



	• Skills with desktop security, application security and security vulnerability analysis
Job Profile (Detailed description of Role, Responsibilities and Functions)	<ul> <li>vulnerability analysis</li> <li>Set up technical standards and governance structure for the enterprise.</li> <li>To Provide technology architecture expertise and guidance across multiple business divisions &amp; technology domains.</li> <li>Assist business strategy and accordingly drive technology strategy from an architecture perspective.</li> <li>Setting up technical standards, formulation of Enterprise Architecture (EA) Governance Framework.</li> <li>Driving technology strategy from an architecture perspective, across a portfolio of applications in the Bank, for resource optimization and Risk mitigation.</li> <li>Translating business requirements into specific system, application or process designs, including working with business personnel and executives to identify functional requirements.</li> <li>Define/ maintain Target Architectures in Roadmaps.</li> <li>Lead and/or assist efforts to scope and architect major change programs, leading strategic options analysis &amp; proposing end-to-end solutions &amp; highlighting trade-offs.</li> <li>Review ongoing designs of major programs to identify strategic opportunities and resolve design issues during delivery.</li> <li>Identify key technology enablers to optimize IT investment.</li> <li>Develop highly complex solutions that exemplifies quality optimization regarding reliability, availability, scalability, manageability, flexibility, usability/reusability, and high performance.</li> <li>Deliver Architecture solutions in a Banking environment at the highest-level technical expertise.</li> <li>Lead other IT Architects to provide effective consulting on complex projects including RFP technical evaluations for various business domain.</li> <li>Lead multifunctional teams in successful application of methodologies</li> </ul>
	<ul> <li>and architecture modelling tools.</li> <li>As an architect the person would be responsible for suggestion and implementation of new technologies.</li> <li>Collaboration with security teams, business and technology partners</li> </ul>
	<ul> <li>and security agencies to ensure regulatory and security compliance as per enterprise requirements.</li> <li>Participate in architecture design discussions to drive secure development and implementation best practices and security compliance.</li> </ul>
	• Identify gaps in existing security architecture and to provide solutions.



<ul> <li>Contributing to the overall Operational Technology (OT) security program implementation, including network security design, asset management, vulnerability assessment, SIEM and authentication implementation support, and other technically complex activities as needed</li> <li>Serving as a key subject matter expert in the field of information and network security, TCP/IP based data communications.</li> <li>Maintaining a deep understanding of voice, video, and data network convergence in client enterprise network and storage and data network convergence in client data centers</li> <li>Serving as a subject matter expert in security &amp; data communications and be responsible for the analysis and design of effective and secure network systems, infrastructure, and related technologies, while partnering with business units especially Information Security</li> <li>Research latest IT security standards &amp; trends and provide guidance during design activities of new applications / change on existing applications on security risk</li> <li>R&amp;D and understanding industry trends and what is and isn't publicable for the Dark</li> </ul>
during design activities of new applications / change on existing applications on security risk
<ul> <li>applicable for the Bank</li> <li>Proactively recognizing when architectural decisions for their domain may have cross architectural impacts and work to identify best solution with other architects</li> </ul>
<ul> <li>Leading projects and be accountable for meeting objectives including timelines and budgets</li> <li>Level 4 troubleshooting support to resolve critical security incidents</li> </ul>
<ul> <li>Level 4 houbleshooting support to resolve critical security incidents and RCA.</li> <li>Engaging and influencing business and technical audiences, drawing out diverse viewpoints and driving to agreement using a collaborative directional approach</li> </ul>
11 ****

# **10. Technology Architect**

Specific skills	• Skills in identifying enterprise requirements and derive system			
required	specifications, breaking down them into manageable parts.			
	• Skills on more than one development technology stack required			
	preferably C++, Java, .NET, PHP or other open-source technologies.			
	• Expertise in Java technologies or .NET technologies and middleware			
	technologies.			
	Knowledge of cross platform Mobile application development – IBM			
	MEA / Kony etc.			
	Skills on various operating systems like AIX, LINUX, and Windows.			
L				



	<ul> <li>Hands on experience in development of applications including web services, web APIs, message queue, service oriented and micro services architecture.</li> <li>Skills on Private Cloud setup (VMware) and public cloud (such as Azure/AWS etc.)</li> <li>Should have understanding of Infrastructure and involved in hosting of enterprise applications.</li> <li>Must have demonstrated capability of Architecting scalable SaaS based platforms.</li> <li>In-depth knowledge of enterprise systems, modules, and software integration.</li> <li>Expertise in migration of legacy applications from on premise to cloud/hybrid environments.</li> <li>Should have experience in any NOSQL database and RDBMS preferably on Oracle database.</li> <li>Knowledge of new and upcoming front end technologies.</li> <li>Successful introduction of new technology, made design decisions for a product and lived with the consequences of the decisions.</li> <li>Strong proponent of engineering best practices for Unit Testing, Coverage, Code Quality, Continuous Integration &amp; Continuous Deployment.</li> <li>Ability to handle conflict and build consensus around different approaches among stakeholders.</li> <li>Superior oral and written communication skills. Must be able to communicate complex ideas clearly to a variety of audiences.</li> </ul>
Job Profile (Detailed description of Role, Responsibilities and Functions)	<ul> <li>Set up technical standards and governance structure for the enterprise.</li> <li>To provide technology architecture expertise and guidance across multiple business divisions &amp; technology domains.</li> <li>Assist business strategy and accordingly drive technology strategy from an architecture perspective.</li> <li>Setting up technical standards, formulation of Enterprise Architecture (EA) Governance Framework.</li> <li>Driving technology strategy from an architecture perspective, across a portfolio of applications in the Bank, for resource optimization and Risk mitigation.</li> <li>Translating business requirements into specific system, application or process designs, including working with business personnel and executives to identify functional requirements.</li> <li>Define/ maintain Target Architectures in Roadmaps.</li> </ul>





# **ANNEXURE-B**

#### INFRASTUCTURE MANAGEMENT METRICS

Not applicable as the RFP is for empanelment of vendors only

(a) Service metric for Recovery Time objective (RTO)

Not applicable as the RFP is for empanelment of vendors only

(b) SLA for Recovery Point Objective

Not applicable as the RFP is for empanelment of vendors only

# INFRASTUCTURE SUPPORT METRICS Not applicable as the RFP is for empanelment of vendors only

Not applicable as the RFP is for empanelment of vendors only



# ANNEXURE-C

#### SERVICE DESK SUPPORT METRIC

Not applicable as the RFP is for empanelment of vendors only

#### SERVICE LEVEL REPORTING/ FREQUENCY<sup>12</sup>

Not applicable as the RFP is for empanelment of vendors only

## SERVICE REVIEW MEETING<sup>13</sup>

Not applicable as the RFP is for empanelment of vendors only

<sup>&</sup>lt;sup>12</sup>The 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.

<sup>&</sup>lt;sup>13</sup>The purpose of this section to describe the frequency of meeting and composition of service review board.



# ANNEXURE-D

#### ESCALATION MATRICS

Updated escalation matrix for 'all matters including non-participation of empaneled vendor' shall be made available to the Bank once in each quarter and each time the matrix gets changed.

Escalation Level 1		Escalation Level 2	
Escalation to	Escalation Mode	Escalation to	Escalation Mode



## ANNEXURE-E

#### Penalties

Penalties will be mentioned in the respective subsequent closed RFPs/ RFQs issued in pursuant to this RFP.



## ANNEXURE-F

#### Transition & Knowledge Transfer Plan

Not applicable as the RFP is for empanelment of vendors only.

#### 1. Replacement service provider

2. Not applicable as the RFP is for empanelment of vendors only.

#### 3. Subcontractors

Not applicable as the RFP is for empanelment of vendors only.

#### 4. Transfer of Configuration Management Database

4.1 Not applicable as the RFP is for empanelment of vendors only.

#### 5. Transfer of Assets

5.1 Not applicable as the RFP is for empanelment of vendors only.

#### 6. Transfer of Software Licenses

6.1 Not applicable as the RFP is for empanelment of vendors only.

## 7. Transfer of Software

7.1 Not applicable as the RFP is for empanelment of vendors only.

#### 8. Transfer of Documentation

8.1 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.

#### 9. Transfer of Service Management Process

- 9.1 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) 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.

# **10.** Transfer of Knowledge Base

10.1 Not applicable as the RFP is for empanelment of vendors only.

# 11. Transfer of Service Structure

11.1 Not applicable as the RFP is for empanelment of vendors only.

# 12. Transfer of Data

- 12.1 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.
- 12.2 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.

# **13.** Training Services on Transfer

14. Not applicable as the RFP is for empanelment of vendors only.

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#### Appendix-K

#### **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/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 "\_\_\_\_" which expression shall unless repugnant to the subject or context thereof, shall mean and include its successors and permitted assigns) of the OTHER PART;

And Whereas

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 Service Provider appoints any Sub-Contractor (if allowed) then 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

RFP for Empanelment of vendors for providing architect resources			•	SBI
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For and on behalf	of			
Name				
Designation				
Place				
Signature				
For and on behalf	of			
Name				
Designation				
Place				
Signature				



# Appendix-L

# <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



### Appendix-M

### 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-N

# **<u>PRE CONTRACT INTEGRITY PACT</u>** (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 same-without 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.



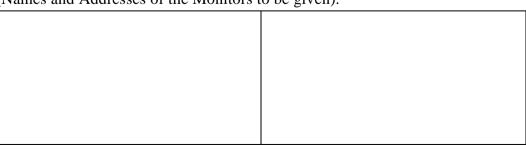
- (viii) To recover all sums paid, in violation of this Pact, by BIDDER(s) to any middleman or agent or broker with a view to securing the contract.
- (ix) Forfeiture of Performance Bond in case of a decision by the BUYER to forfeit the same without assigning any reason for imposing sanction for violation 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).





- 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
1	
	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-O

### FORMAT FOR EMD BANK GUARANTEE

To:

\_\_\_\_\_

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#### EMD BANK GUARANTEE FOR NAME OF SERVICES TO STATE BANK OF INDIA TO MEET SUCH REQUIRMENT AND PROVIDE SUCH SERVICES AS ARE SET OUT IN THE RFP NO.SBI:xx:xx DATED dd/mm/yyyy

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 to provide \_\_\_\_\_\_(name of 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...../-(Rupees .....only)

(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)