



STATE BANK OF INDIA

RE&RL Department,
LHO GUWAHATI, 6th Floor, A BLOCK,
GUWAHATI – 781006
Tel Nos.: - 9939521114

PART- A TECHNICAL BID

REQUEST FOR PROPOSAL FOR ENGAGEMENT OF VERIFICATION AGENCIES FOR ALL RETAIL LOANS IN GUWAHATI CIRCLE

TENDER SUBMITTED BY:		
NAME	:	
ADDRESS	:	
DATE	:	



Request for Proposal (RFP) FOR ENGAGEMENT OF VERIFICATION AGENCY

State Bank of India, RE & RL Dept., LHO Guwahati invites applications for engagement of Verification Agencies/ Service Providers from reputed entity incorporated / registered under prevailing Law in India, practicing as Verification Agency and are providing field verification services to banks and financial institutions/companies, at least since last three year from the date of this Notice.

Schedule of Events

SI No.	Particulars	Remarks
1	Contact details of issuing department (Name, Designation, Mobile No., Email and office address for sending any kind of correspondence regarding this RFP)	Name: Ajay Kumar Saxena, DGM (RE & RL) Email ID: dgmreh.lhoguw@sbi.co.in Contact Address: RE & RL Department, LHO Guwahati, 6 th Floor, A Block, Dispur, GUWAHATI – 781006 Manish Mishra, AGM Retail Loans Email id: agmpbu.lhoguw@sbi.co.in Contact Number - 9939521114
2	Publication of Advertisement regarding Request for Proposal (RFP) in Newspaper	On 29.09.2024
3	Bid Document Availability including changes/amendments if any to be issued	RFP may be downloaded from Bank's website https:/www.sbi.co.in >> SBI IN THE NEWS>> procurement news from 29.09.2024 to 18.10.2024
4	Last date for requesting clarification over phone/email.	Up to 6.00 pm on 07.10.2024 All communications regarding points queries requiring clarifications shall be uploaded on site. Email address: agmpbu.lhoguw@sbi.co.in
5	Pre-Bid Meeting	At 3:00 PM on 09.10.2024 6 th floor "A" Block RE & RL department, LHO Guwahati Guwahati-781006
6	Clarifications to queries raised at pre-bid meeting will be provided by the Bank.	by <u>14.10.2024</u>
7	Last date and time for Technical and Price Bid submission	Upto <u>6:00 pm</u> on <u>18.10.2024</u>
8	Address for submission of Bids	Tender Box, Near Reception, State Bank of India, LHO Guwahati, Dispur, Guwahati – 781006



9	Date and Time of opening of Technical Bids	11:00 am on 19.10.2024 Authorized representatives of Bidders may be present during opening of the Technical Bids. However, Technical Bids would be opened even in the absence of any or all of Bidders representatives.
10	Earnest Money Deposit	Rs. 1,00,000.00 (Rupees One lacs) by means of a DD or Bankers' cheque payable at Guwahati in favour of State Bank of India Bidder should deposit EMD along with Technical Bid.
11	Date & time for submission of online Technical and Price Bid	From 29.09.2024 to 18.10.2024 upto 06:00 PM To be submitted online on e-tender portal https://etender.sbi/SBI/
12	Date and Time of opening of e-Price Bid.	The price bid of only those bidders will be opened who are found eligible in the Technical Bid scrutiny. Date and time shall be advised separately in due course.
13	Contact details of e-Procurement Agency appointed for e- procurement	Service provider M/s. Antares Systems Limited, Registered Office: #24, Sudha Complex, 3rd Stage, 4th Block, Bangalore – 560079, Karnataka. Ph.:080-49352000/40482000 Fax:080-49352034 Help Desk: 9073677150 / 9073677151 / 9073677152 / 033-46046611 Contact Persons: (On working days 9AM to 6PM) 1.Mr.KushalBose Mobile No.:+917686913157 e-Mail:kushal.b@antaressystems.com You are requested to contract the agency for further guidance on e-tendering process
14	Submission of TechnicalBid (Hard Copy)	In addition to submission of Online Technical Bid as well as Price Bid, the Bidder is also required to submit the technical bid with all supporting documents spirally bound securely containing all pages duly filled & signed with company seal and date to this Office with a forwarding letter along with DD/ BC of EMD by 06:00 PM on 18.10.2024 at the address as mentioned at Sr. no. 8 Failure to submit the Technical Bid in hard copy will automatically disqualify the bidder for further consideration. Note: Price Bid to be uploaded online only.



Ī	15	Selection procedure in Technical Bid	The bidder has to secure minimum 60 marks as per
			technical evaluation matrix to qualify in the Technical Bid.

- 16. All the bidders are requested to ensure that they have a valid digital signature certificate in advance to participate in the online tendering.
- No conditions other than mentioned in the tender will be considered.
- 18. SBI reserves their rights to accept or reject any or all the tenders, either in whole or in part without assigning any reason(s) for doing so and no claim / correspondence shall be entertained in this regard.
- 19. In case the date of opening of tenders is declared as a holiday, the tenders will be opened on the next working day at the same time.
- 20. Tenders received without EMD in original shall be summarily rejected and Online Financial Bids of such tenders shall not be opened.
- 21. Canvassing in any form will disqualify the bidder. No Brokerage will be paid to any broker.
- 22. Addendum / Corrigendum, if any, will be published on Bank's website and e-tender portal only. Prospective Bidder while submitting their bid must take into consideration all the Addendum / corrigendum published by the Bank.

1. GENERAL

State Bank of India, RE & RL Dept., LHO Guwahati desires to prepare a panel of reputed, reliable and experienced verification agencies, which are rendering field verification services to banks and financial institutions, for conducting pre-sanction verification of the information (Income verification, Residence & Business address, Residence & Business Phone etc.) furnished by its proposed borrowers in P-segment for the loan sourced by Guwahati, Dibrugarh, Shillong, Jorhat and Silchar Module in the Guwahati Circle.

2. **Verification Services**: The verification service to be provided to the Bank by Verification Agency /Service Provider includes all activities required for verifications, including but not limited to Residence verification, Business verification, verification of income of the proposed borrower for the purpose of verifying the details furnished by the proposed borrower in his application for sanction of loan, provide assistance in taking decision with regard to sanction of loan on the basis of report submitted by the service provider and such other / further consequential activities to give full effect and meaning to the ambit of the services to be provided which, inter alia, shall also include such direction(s) which SBI may give from time to time over and above the scope of work given below

Scope of Work/ Services.

- (A) The Verification Agency should provide verification services by verifying the correctness of the information given by the proposed borrower in his loan application form, identity and address document proof given in support of application, as per the directions and details provided by the SBI, by:
- Conducting Residence Address Verification by physical site visit of the applicant's residence, followed by cross-check over phone.



- Conducting Business / office Address Verification by physical site visit of the applicant's place of business / office, followed by cross-check over phone.
- Conducting verification of income such as Salary Slip, Form 16, IT returns, etc.
- ❖ The verification agents should click a selfie in front of the house / office / business establishment / gate along with applicant / family member / neighbour / office colleague and geo-tag themselves while at the location.
- ❖ Verification agency should have technical capability to submit reports online supported by geotagged photographs of place verified/visited. At any point in time, SBI branch / CPCs should be able to refer to those coordinates and check if the verification agent visited an applicant's address or not.
- **(B) Verification Report**: Verification Agency should submit duly signed verification report on the above to the Bank as per the formats prescribed in that behalf by the Bank and modifications in any from time to time. The Agency should also send the report electronically in the encrypted format when made available to the Bank. It should also submit daily MIS containing number of cases received, no of cases submitted to SBI, and number of cases pending
- **(C) Applicability:** The scope of work will be applicable to all P-segment loans above Rs. 50,000/- including Home Loans, Auto Loans, and all other P-segment loans (including Personal Loans and Education Loans) and for all rural / semi-urban / urban / metro centers.
- **(D) Turn Around Time (TAT)**: Verification Agency should submit all the reports covered under scope of services, within 48 hours from the time of receipt of the work / assignment from the Bank. However, for income verification of the applicants in rural/semi-urban areas, an additional 24 hours may be allowed at sole discretion of the Bank. The time period stipulated above, and the format of the Verification Report may be changed and modified by the Bank at any time.
- (E) (i) Penalty for non-maintenance of TAT: For each day of delay beyond the prescribed TAT of 48 hours or any time permitted by the Bank vide extant instructions, the Verification Agency shall be charged penalty at the rate of 25% of the fees payable per day of delay per case.
- (ii) Penalty for Wrong / incorrect reporting: For each wrong submission, the Verification Agency shall be charged penalty at the rate of 25% of the loan outstanding. The decision for such recovery will be taken by Module DGM of the concern branch.
- (iii) Indemnity from losses, claims, expenses etc. for wrong reporting: In addition to the penalty as mentioned above, the Verification Agencies entrusted with the work should indemnify SBI and its employees against any claims, losses, expenses suffered by it on account of any breach of wrong/incorrect verification report, fraud, negligence, omissions committed by the Verification Agency, its employees, officers, agents or in connivance with other person / third parties. Service Provider agrees that it shall be liable both for civil and criminal action if the particulars / information / data provided by it is incorrect or partly correct.
- (F) Bank Guarantee: Verification Agency should furnish a Performance Bank Guarantee of Rs. 10.00 Lac for the entire period of contract plus claim period of 3 months at the time of applying for engagement from a scheduled commercial Bank other than SBI in the format as mentioned in the Agreement at annexure "V", which should be extended for agreement tenure by successful



applicant.

*Wherever a new branch is opened in the circle, the verification agencies operating in the geographical area of the respective branch, will provide its services to the said branch.

- (G) Audit: The Bank shall have the right to conduct audits on the verification agencies, by its internal or external auditors or by agents appointed to act on its behalf.
- (H) Correctness and Authenticity of the report: Verification Agency should submit true and correct particulars on the field verified. Verification Agency should ensure correctness and authenticity of the report. It should also cross-check all the verification conducted by its Field Verifiers to verify the authenticity of report and behavior of field verifier by making a phone call at proposed applicant's residence/business or otherwise. The verification report submitted in format other than the format prescribed by the Bank or reports which are conditional shall be rejected. "Only unconditional reports would be accepted."
- (I) Compliance of the Code of Conduct: Verification Agency should also ensure strict compliance of the Code of Conduct provided by SBI from time to time.
- (J) Training to all its new field verifiers: Verification Agency should also provide regular training to all its new field verifiers on how to conduct verification services, at its own cost and issue its own identity cards to its Field verifiers, which each field verifier should carry while performing verification.

3. ELIGIBILITY CRITERIA FOR QUALIFICATION:

(a) Eligible to be empaneled as verification agencies if -

Criteria

(i) The applicant should be an entity incorporated / registered under prevailing law in India, practicing as Verification Agency and are providing field verification services to banks and financial institutions / companies, at least 1 year from the date of this Notice. Self-attested copy of such incorporation/ registration certificate should be furnished as documentary proof with valid PAN / TAN / GST.

Note: "Field verification services" for the purpose of above criterion means rendering of services detailed in para 2(A).

In case of Proprietorship/ Partners – Proprietor / Partner should

- (ii) possesses the qualifications and experience
- (iii) is not a minor
- (iv) has not been declared to be of unsound mind
- (v) is not an undischarged bankrupt, or has not applied to be adjudicated as a bankrupt
- (vi) is a person resident in India in case of individual



(vii) has not been convicted by any competent court for an offence punishable with imprisonment or for an offence involving moral turpitude, and a period of five years has not elapsed from the date of expiry of the sentence: Provided that if a person has been convicted of any offence and sentenced in respect thereof to imprisonment for a period of seven years or more, he shall not be eligible to be registered

(viii) has not been levied a penalty under section 271J of Income-tax Act, 1961 (43 of 1961) and time limit for filing appeal before Commissioner of Income-tax (Appeals) or Income-tax Appellate Tribunal, as the case may has expired, or such penalty has been confirmed by Income-tax Appellate Tribunal, and five years have not elapsed after levy of such penalty; and

(ix) is a fit and proper person:

Explanation— For determining whether an individual is a fit and proper person the engagement authorities may take account of any relevant consideration, including but not limited to the following criteria- integrity, reputation and character absence of convictions and restraint orders, and competence and financial solvency

- (x) Satisfactory Credit Information Companies (CICs) report viz. CIBIL, Experian, Equifax, CRIF, etc., acceptable to the Bank, as per Bank's guidelines and adverse reports, if any, to be clarified by the applicant verification agencies for the satisfaction of the Bank
- (xi) The agency should have sufficient infrastructure, robust systems & procedures, and adequate human resources to provide the services required. (Annexure B)
- (xii) The applicant should not have been blacklisted by any State Government, Central Government, Reserve Bank of India, IBA, SEBI, SBI, any other Bank or any Regulatory body/ authority, Government Dept., or any other Public Sector undertaking or a Corporation during the last 3 years. An undertaking to this effect should be submitted by the applicant on its letter head.

(xiii)The parties / firms de-listed by our Bank or by any other Bank / Financial Institutions will not be considered for engagement with our Bank.

They should not have incurred losses during the last 3 financial year or since date of establishment.

(b) No Partnership entity or Company shall be eligible to be empaneled as verification agencies if -

- (i) it has been set up for objects other than for rendering professional or financial services, including verification services and that in the case of a company, it is a subsidiary, joint venture or associate of another company or body corporate
- (ii) it is undergoing an insolvency resolution or is an undischarged bankrupt
- (iii) all the partners or directors are not eligible under sub-clauses (ii) to (x) of clause 4.(a) above

(c) Qualifications and Experience

It is necessary that a verification agency possesses proper educational qualifications which make him competent to carry out the task of verification of address and income. In addition, relevant work experience is also important. Educational Qualifications and Work Experience required for persons eligible for engagement as verification agencies is as under –



- i. The applicant should have a prior satisfactory work experience in conducting necessary customer point verification for a Bank / Financial Institution/companies, anywhere in India for at least 01 year and they must provide at least two references from their clientele, acceptable to the Bank.
- ii. The Experience of the Verification agencies shall be calculated from the date of his first engagement with any Bank / Financial Institution.

iii. Evaluation Matrix

Verification agencies shall be evaluated as per the rating matrix in **Annexure-B** and categorization of verification agencies shall be as per the score obtained. Only Top 20 agencies will be called for selection procedure.

iv. References

Carrying out a reference check is extremely important in order to verify the competence of a verification agencies. Verification agencies need to submit at least 2 reference letters in prescribed format (Annexure- B (1)) and the committees constituted for appointment of verification agencies need to verify the quality of services provided by the verification agencies in the previous instances before engaging the verification agencies on Bank's panel. The referees shall be either (i) banks where previously the verification agencies had done verification or (ii) financial companies for whom the verification agencies had previously done verification, other than Willful defaulters or declared fraud companies. The reference letter shall be on the letter head of the bank/ financial company/ any other company where verification have been done and shall be duly signed by a senior level manager/ officer.

v. Profitability & Turn over

Verification agencies should be profitable entity with turnover of more than Rs. 50 lacs and net profit greater than 10 lacs for last 3 financial year or since date of establishment.

4. SUBMISSION OF BIDS

Applicants meeting the eligibility criteria mentioned in point no.: 5 above alone shall apply.

Applicant should submit their Technical and Financial Bid as per format given in annexure, which shall be submitted as detailed below:

Technical Bid: The following Technical Bid documents to be uploaded in the site and also to be submitted offline on the address as mentioned in the tender by 06:00 PM till 18.10.2024.

- a. Covering letter in the format given at Annexure A,
- b. information about applicant as per the format given at **Annexure B**
- c. Documents to verify fulfilment of mandatory eligibility criteria as well as authority document.
- d. EMD of amount Rs. 1.00 lacs will be deposited in the form of DD / BC in favour of SBI and payable at Guwahati.
- e. 2 reference letters in prescribed format (Annexure- B (1))
- f. Copy of RFP duly signed with full signature and date by the Authorized Signatory of the Applicant acknowledging the Terms & conditions thereof on each page of RFP and its annexures including



the draft Service Level Agreement

Price bid (as per format given at Annexure-C): The Price Bid documents to be only uploaded in the site No hard copies of financial bid documents are to be submitted offline.

The sealed envelopes containing duly completed Technical Bid should scribed as "Proposal for Empanelment of Verification Agency, RFP no. SBI/LHO GUW/RE & RL/2024-25/001 dated 29.09.2024 Guwahati Circle." Applicants should write their correspondence address, Contact numbers & e-mail ids on the face of Envelope should reach to us on or before 18.10.2024 by 06:00 PM. The Bank will not be responsible for late receipt due to postal delay or any other reason/s. Bids received after the time and date stipulated above shall summarily be rejected without giving any notice in this behalf. All pages of the Bid documents, including the documents / certificates etc. submitted by the Applicant along with the Bid must be duly signed and attested by the Authorized Person of the Applicant.

Rejection of bids: The Bank reserves the right to reject any or all bids, and to re-tender the bid without assigning any reasons.

The Bank may at its sole discretion and at any time during the processing of tender, disqualify / reject any applicant from the tendering process for any reason, including but not limited to, if the applicant has:

- (a) Submitted the bid such that it received at Bank, for whatever reason, after the prescribed date and time of bid submission.
- (b) Made misleading or false representations in the forms, statements and attachments submitted.
- (c) Declared as insolvent or any insolvency petition is pending against the Applicant in Court.
- (d) Any criminal proceeding is pending or has ended up in conviction against the Applicant (including its directors / promoters / partner) in Court.
- (e) Submitted bid document, which is not accompanied by required documentation.
- (f) Failed to provide clarifications related thereto, when sought.
- (g) Conditional bids will be summarily rejected.
- (h) Applicants who are found to canvass, influence or attempt to influence in any manner the qualification or selection process, including without limitation, by offering bribes or other illegal gratification, shall be disqualified from the process at any stage.
- (i) Delay in submission of the Bid arising due to postal or any other irregularities at any stage will not be considered. The Bank will not be responsible for any damage in transit in case of postal delivery.
- (j) The Bank also reserves its right to reject any bid which, in the opinion of the Bank, is too low or unrealistic for effectively carrying out the obligations required under the terms and conditions of the tender.

6. Evaluation Process for engagement:

1. **Opening of Bid**.: Technical bids will be opened next working day of the last date of submission of bid. In the case of delay due to some unavoidable reasons, bidders will be informed in this regard via e-mail / letter on correspondence address.

The technical bids will be opened in the presence of authorized representatives of the Bidder / and or Bidder applicant who choose to attend the proceedings.



2. Evaluation Process:

- (i) **Preliminary examination**: After opening of the technical bids and preliminary examinations, Bank will verify the list of documents submitted. The Bank may, at its discretion waive any minor nonconformity or irregularity in a bid which does not constitute a material deviation. The applicants who have **not** met the mandatory eligibility criteria will be eliminated and their bids will not be considered for further evaluation process.
- (ii) **Technical Evaluation**: Only the applicants who have fulfilled the Mandatory eligibility criteria shall be considered for Technical Evaluation. Detailed technical evaluation will include, scrutiny of mandatory eligibility criteria and technical information submitted as per technical bid Format (Annexure B) Based on the technical evaluation, marks will be awarded at a **scale of 1 to 60**. As part of technical evaluation, the committee members of the Bank may visit the office(s) of the Applicants who have fulfilled the mandatory eligibility criteria.
- 3. **Final Evaluation and Selection for Engagement**: Based on the aggregate marks scored by the applicants in technical and commercial evaluations, top 20 agencies will be called for selection procedure. **Top bidders who have quoted the lowest rates for the respective applied will be selected for engagement as per Bank requirement L1, L2 & L3 vendors.** At the sole discretion and determination of the Bank, the Bank may add any other relevant criteria for evaluating the proposals received in response to this RFP. State Bank of India reserves the right to accept or reject any or all applications received in response to the RFP at any stage without assigning any reason thereof.
- 4. **Matching to Lowest Rate:** Applicants who are selected for final engagement have to match the **lowest rate quoted by the L1 vendor without any condition or protest** quoted amongst them for activities covered under the verification service and should render the verification service on allotment of the work at the **aforesaid lowest rates.** The aforesaid lowest rate shall remain fixed during the entire period of engagement and shall not be subject to variation on any account. Applicants who do not agree to match the rate as aforesaid will not be considered for engagement.

The Bank also reserves the right to split the work among the L1, L2 & L3 vendors. The split between L1, L2, & L3 of the verification work will be distributed by the Bank in the ratio of 50%, 30%, & 20% respectively. If there is no L3 vendor, distribution will be 60 % & 40% to L1 & L2 respectively. If there is only L1 vendor, 100 % of the verification work will be allotted to L1 vendor. In case any/each of L-2 to L-3 are not willing to work for L-1 rates than the offer will be passed on to the next vendor's i.e., L-4, L-5 and so on. The Payment to the vendors will be done for the services of each activity only.

7. Other Terms & Conditions:

- The engagement of the Verification Agency shall not confer the agency any right to get allotment of the work mentioned above. The Bank reserves its right to give work, at its sole discretion. Further, The Bank reserves its right to entrust any one or more of activity (ies) set out in Para 3(A) above to empaneled Verification Agency/ies depending on its requirements, at its sole discretion.
- The Verification Agencies selected for engagement must execute an agreement (as per Annexure 'D') with the Bank setting forth the terms and conditions of their engagement and engagement for carrying out the work. Any unexcused delay by the Verification Agency in the performance of its obligations shall render the Agency liable to termination of their engagement



/ engagement for default.

- Verification Agency should maintain confidentiality and secrecy of the data provided to it by the Bank or obtained by the Agency during the subsistence of the service it has provided to the Bank and shall not divulge/disclose the same to any third party.
- The Verification Agencies entrusted with the work should indemnify SBI and its employees against any claims, losses, expenses suffered by it on account of any breach of the terms of the agreement, including wrong/incorrect verification report, fraud, negligence, omissions committed by the Verification Agency, its employees, officers, agents.
- The service provider shall be solely responsible for compliance with the provisions of all present & future central and state laws, various taxes (Income tax, sales tax, service tax etc.), labour and industrial laws, such as minimum wages, compensation, EPF, Bonus, Gratuity etc. relating to persons deployed for providing services to SBI. In case the Bank is legally made liable for any statutory or other payments the same will be recovered from the compensation or the contract amount payable to the contractor by the Bank.
- The service provider shall not subcontract or permit anyone other than its personnel to perform any of the work, service or other performance required of the vendor under the contract without the prior written consent of the Bank.

8. Term of Engagement and Termination:

Engagement of the Verification Agency will be for a period of **3 year from the date of execution** of agreement and will be reviewed on yearly basis at the discretion of the bank, subject to compliance of the terms and conditions and guidelines of the Outsourcing Policy of the bank. During subsistence of the engagement, the Bank shall have right to de-panel / disengage the Agency and terminate the engagement at any time without assigning any reason thereof and without being liable to pay the Verification Agency any damages or compensation for such termination.

Dy. General Manager (RE & RL) Guwahati



BUSINESS RULE DOCUMENT FOR E-TENDERING

State Bank of India, RE & RL Dept., LHO Guwahati invites applications for engagement of Verification Agencies/ Service Providers from reputed entity incorporated / registered under prevailing Law in India, practicing as Verification Agency and are providing field verification services to banks and financial institutions/companies

(A) Business rules for E-tendering:

- i. Bank will engage the services of an e-tendering Service Provider who will provide necessary training and assistance before commencement of online bidding on Internet.
- ii. In case, there is any change in e-tendering Service Provider, the Bank will inform the qualified bidders suitably at appropriate time.
- iii. Business rules like event date, closing and opening time etc. will be communicated through Service Provider for compliance.
- iv. Bidders have to send by email / hard copies, all the annexures in the prescribed format (provided by Bank/Service Provider), before start of e-tendering without which, bidders will not be eligible to participate in the bidding process.
- v. E-tendering will be conducted on the scheduled date & time.
- vi. The e-tendering will be treated as closed only when the bidding process gets closedin all respects for the items listed in the tender.

(B) Terms & Conditions of E-tendering:

Bank shall finalize the tender through e-tendering mode for which M/s. Antares Systems Limited, has been engaged by the Bank as an authorized Service Provider. Pleasego through the guidelines given below and submit your acceptance to the same along with your bid.

- i. E-tendering shall be conducted by the Bank through M/s. Antares Systems Limited as prespecified date. While the bidders shall be quoting from their own offices / place of their choice, internet connectivity and other paraphernaliar equirements shall have to be ensured by the bidders themselves. In the event of failure of their internet connectivity, (due to any reason whatsoever it may be) it is the bidders' responsibility.
- ii. In order to ward-off such contingent situation, bidders are requested to make all thenecessary arrangements / alternatives such as back-up power supply etc. whateverrequired so that they can circumvent such situation and still be able to participate in the e-tendering successfully.
- iii. Failure of power at the premises of the bidder(s) during the e-tendering cannot be the cause for not participating in the e-tendering. On account of this, the time for thee-tendering will not be extended and the Bank shall not be responsible for such eventualities.
- iv. M/s. Antares Systems Limited, shall arrange to train bidders' nominated person(s), without any



cost to the bidders. They shall also explain biddersall the rules related to the e-tendering. Bidders are required to give their complianceon it before start of bid process.

- v. BIDDING CURRENCY AND UNIT OF MEASUREMENT: Bidding will be conducted in Indian currency & Unit of Measurement will be displayed in online e-tendering.
- vi. BID PRICE: The bidder must quote the rate as per the tender document provided bythe Bank.
- vii. VALIDITY OF BIDS: The bid price shall be firm for a period specified in the tenderdocument and shall not be subjected to any change whatsoever.
- viii. Procedure of E-tendering:

Online e-tendering:

- a) The Technical as well as Price Bids will be available on the e-tender portal duringthe period specified in the RFP.
- b) In the price bidding form, made available in the e-tender portal, the bidders will be required to fill-in their item-wise rates for each item.
- c) The bidders are advised not to wait till the last minute to submit their online item-wise quote in the price bid to avoid complications related with internet connectivity, network problems, system crash down, power failure, etc.
- d) It is mandatory to all the bidders participating in the price bid to quote their rates for each and every item.
- ix. LOG IN NAME & PASSWORD: Each bidder is assigned a Unique Username & Password by M/s. Antares Systems Limited. The bidders are requested to change the password after the receipt of initial password from M/s. Antares Systems Limited. All bids made from the Login ID givento the bidder will be deemed to have been made by the bidder.
- x. BIDS PLACED BY BIDDER: Bids will be taken as an offer to execute the work as specified. Bids once made, cannot be cancelled / withdrawn and the Bidder shall bebound to execute the work at the quoted bid price. In case the Successful Bidder backs out or fail to complete the work as per the rates quoted, the Bank shall be at liberty to take action as deemed necessary including de-paneling such bidders and forfeiting their EMD.
- xi. At the end of the e-tendering, the Bank will decide upon the winner. The Bank'sdecision on award of contract shall be final and binding on all the bidders.
- xii. Bank shall be at liberty to cancel the e-tendering process / tender at any time without assigning any reason.
- xiii. Bank shall not have any liability to bidders for any interruption or delay in access to the site irrespective of the cause.
- xiv. Other terms and conditions shall be as per your technical and commercial offers and other correspondences till date.
- xv. OTHER TERMS & CONDITIONS:



- a. The bidder shall not involve himself or any of his representatives in price manipulation of any kind directly or indirectly by communicating with other suppliers / bidders.
- b. The bidder shall not divulge either his bids or any other exclusive details of the Bank to any other party.
- c. Bank decision on award of contract shall be final and binding on all the bidders.
- d. Bank reserve their rights to extend, reschedule or cancel any e-tendering withinits sole discretion.
- e. Bank or its authorized Service Provider M/s. Antares Systems Limited, shall not have any liability to the bidders for any interruption or delayin access to the site irrespective of the cause.
- f. Bank or its authorized Service Provider M/s. Antares Systems Limited, is not responsible for any damages, including damages that result from, but are not limited to negligence.
- g. Bank or its authorized service M/s. Antares Systems Limited, will not be held responsible for consequential damages, including but not limited to systems problems, inability to use the system, loss of electronicinformation etc.

Note: All the bidders are requested to ensure that they have a valid digital signature certificate well in advance to participate in the online event.



(Annexure A) To be uploaded in the site

(in the letter	nead of applicant)
Address:	
Tele no.(s):	
Mobile No.:	
E-Mail:	
Date:	
Deputy Gen	eral Manager (RE & RL)
STATE BAN	IK OF INDIA,
LHO Guwał	nati,
,	Block, Dispur,
Guwahati -	781006

Madam/Dear Sir,

ENGAGEMENT OF VERIFICATION AGENCY FOR STATE BANK OF INDIA, GUWAHATI CIRCLE

Please refer to your advertisement dated in newspaper for the engagement of verification agency and the RFP published on the Bank's website for the said engagement.

- 2. We enclose in Annexure "B" & Annexure "C" duly **SIGNED** & **SEALED** by the authorized signatory of our firm/company along with all the required testimonials. We hereby undertake and confirm that the details submitted are true and correct. We further undertake to produce, on demand, the "ORIGINALs" of the enclosed testimonials/papers/documents and assist the Bank authorities for the purpose of the engagement.
- 3. We have read, understood, and accept the terms and conditions mentioned in the RFP and offer to extend the Verification Services to the Bank as per the aforesaid terms and conditions in the RFP. We confirm, declare and undertake that:
- (a) We have not made any misleading or false representations in the forms, statements and attachments submitted.
 - (b) Our bid is unconditional.
- (c) We are not declared as insolvent, or any insolvency petition is pending against us in any Court.
- (d) No criminal proceedings is pending or has ended up in conviction against us, including our directors/promoters/partners, in Court.
- (e) We are not blacklisted or included in negative list by Central Government, any State Government, Reserve Bank of India, IBA, SEBI, any Regulatory body/ authority, Government Dept., Public Sector bank/Undertakings or a Corporation during the last 3 years.



- 4. We understand and agree as under:
- (a) That the Bank at its sole discretion and determination may add any other relevant criteria for evaluating the proposals received in response to this RFP and the Bank has the right to accept or reject any or all applications submitted in response to the RFP document at any stage without assigning any reason thereof.
- (b) That in the event we are selected for engagement, we have to match the lowest rate quoted amongst all applicants for each activity covered under the verification service and we have to render the verification service on allotment of the work at the aforesaid lowest rate. That the aforesaid lowest rate shall remain fixed during the entire period of engagement and shall not be subject to variation on any account. That in case we do not match the rate as aforesaid, we will not be considered for engagement.
- (c) That in the event we are engaged, we will execute an agreement with the Bank setting forth the terms and conditions for our engagement for carrying out the work allotted to us and shall render the verification service as per the terms and conditions in the Agreement. Until the formal agreement as above is executed, this offer, together with the Bank's written acceptance and the work order issued to carry out the verification service shall constitute a binding contract on us.
- 5. We clearly understand and agree that mere submission of application and Bid does not guarantee us engagement and the Bank's decision in this regard will be final and binding on us.
- 6. We enclose along with bids a duly signed hard copy of the RFP document.

Yours faithfully,

(Seal of Firm / Company) Date:

(Authorized Signatory)

Place:

(Letter of authorizations, on applicant's letterhead, in favour of person signing and submitting the applications and the Bids must be enclosed)



Annexure - B

(On Company/ Firm's Letter head)

(TECHNICAL BID)

(CARE: All documents marked with asterisk mark [*] are to be uploaded)

Deputy General Manager (RE & RL) STATE BANK OF INDIA,	
LHO Guwahati,	
6 th Floor, A Block, Dispur,	Date:
Guwahati – 781006	Place:

Dear Sir,

ENGAGEMENT OF VERIFICATION AGENCIES

With reference to State Bank of India advertisement dated______regarding engagement of Verification Agencies, we submit requisite information as follows: -

S. No.	Particulars	Details
	CONSTITUTION OF THE COI	MPANY/ FIRM
	Constitution of the Company (Private / Public / Proprietorship)	
	b) Registered Office Address	
	c) Local Office Address	
1	d) (Whether Hired/ Owned)	
	e) Date of Incorporation / Commencement of Activity	
i	f) Name & Address of Associated Concern (if any)	
	* Submit a conv of Momorandum and Articles of	f Association / Pogistration of Firm /
	* Submit a copy of Memorandum and Articles of Partnership Deed / Proprietorship document (only r * Submit a copy of Certificate of Incorporation/ Con	elevant pages)
	Partnership Deed / Proprietorship document (only r	elevant pages) nmencement of Activity
	Partnership Deed / Proprietorship document (only r * Submit a copy of Certificate of Incorporation/ Con	elevant pages) nmencement of Activity
2	Partnership Deed / Proprietorship document (only r * Submit a copy of Certificate of Incorporation/ Con DETAILS OF THE DIRECTORS/ PARTNERS/ PROPR	elevant pages) nmencement of Activity
2	Partnership Deed / Proprietorship document (only r * Submit a copy of Certificate of Incorporation/ Con DETAILS OF THE DIRECTORS/ PARTNERS/ PROPR Name of the Director(s) / Partners / Proprietor	elevant pages) nmencement of Activity
2	Partnership Deed / Proprietorship document (only r * Submit a copy of Certificate of Incorporation/ Con DETAILS OF THE DIRECTORS/ PARTNERS/ PROPR Name of the Director(s) / Partners / Proprietor b) PAN of Director(s) / Partners / Proprietor	elevant pages) nmencement of Activity

	* Submit copies of individual PAN of Directors / Partne	rs / Proprietor	
	KEY CONTACT PERSON		
	a) Name		
3	b) Designation		
	c) Mob. No./Tel. No.		
	d) E-mail ID		
	e) Fax No.		
	PAN / TAN / GST OF THE COMPANY/ PARTNERSHIP		
4	Goods & Services Tax (GST) Identification No.		
4	PAN		
	TDS Account No. (TAN)		
	* Submit copy of PAN / TAN/ Goods & Services Tax (G	ST) Identification No.	
	ACTIVITIES OF THE COMPANY		
		a)	
5	Activities/ Products/ Scope of work	b)	
	undertaken	(c)	
	AREA(S) OF OPERATION (PLEASE SPECIFY)		
	Name of States		
	Name of the Cities in Guwahati Circle		
6	(The Agency which is not operating from Guwahati or any other city in Guwahati Circle should furnish a detailed write-up only in hard copy about the manner in which contract will operated on day-to-day basis.)		
	* Submit Certificates evidencing Area of Operations in the country (Certificate from Banks Fls) / Copy of Agreement		
7	PAST EXPERIENCE OF VERIFICATION WORK OF THE COMPANY		
	*Submit Documents / Certificates from Banks / Fls regarding past experience in conducting necessary customer point verification for a Bank/ Fl (to cover up to 10 years of experience)		



	EXISTING BANK CLIENTELE					
	S.No. Name of the N		Nationalised Bank	Services	Providing Services since (DD-MM-YY)	
	i)					
	ii)					
8		-	sent Banking Clientele along the Banks / Financial institu	=	Certificate / Copies of	
	OPERA	ATIONAL EFFI	CIENCY – WITH EXISTING B	ANKING CLIENTELI	<u> </u>	
	Name o	of Service		TAT (Avg. TAT of verification report	f final submission of ed in no. of Days)	
9	calling	Residence & O	f Residence & Office / Tele- ffice / Verification of Income rm 16, IT returns etc.			
			cates issued by Banks / Fls through Data/ MIS of agenc			
			STAFF STRE	NGTH		
	b)	Field Staff				
10	c)	Supervisory S	•			
		* Submit Statement of pay roll/ EPFO / Labour Department giving designation-wise details of staff				
			TECHNICAL CAI	PABILITY		
11	Total N	o. of Offices/ Br	ranches			
	* Subm	nit a list Total N	lo. of Offices / Branches in t	he country (state-w	ise / city-wise)	
	Infrastructure Details Required (including all offices) a) Total no. of Computer Systems - b) Total no. of Scanners - c) Total no. of Geo-tagging Cameras –					
		F	INANCIAL INDICATORS FOR	R LAST 3 YEARS (in	Crs.)	
10			2021-2022	2022-2023	2023-2024	
12	Р	rofit/ Loss				
		Turnover				

SBI

	SERVICES TO SBI, IF ANY?					
	i) Cu	rrently (Yes/No)				
	ii) In	the Past (Yes/ No)				
		,	existing & past services			
	S.	Name of the Office & Address	Period	Nature of Services		
13	i)					
	ii)					
	iii)					
		ther de-listed/ debarred / removed from d/ or any other financial institution's panel ast?				
	,	nether declared as insolvent or any ncy petition pending in any court?				
14	or have	ether any criminal proceeding is pending e ended up in conviction against the including its Directors/ Promoters/ s in Court?				
	State G or any I	ether blacklisted by Central Govt., any ovt., RBI, IBA, SEBI, SBI, any other Bank Regulatory body / authority, Govt. Deptt. a Corporation during last 3 years?				
15	Any other information you would like to provide					
	*Plea	ase provide at least 2 references from e	xisting Clientele, ac	ceptable to the Bank		
		at all the statements/ documents/ copies o the Company/ Firm and are true & correct	_	enclosed to Annexure-C		
		at the information furnished above is true abid, if found otherwise.	and verifiable and ba	nk reserves the right to		
	CARE: *All documents to be uploaded as well as hard copy of the same to be enclosed with uploaded copy of Annexure-B and sent by registered post/ courier/ speed post.					
Y	ours faith	fully,				
N D	Authorised Signatory (Company Firm/ Seal) Name of Authorised Signatory : Designation : Date :					
TC	TAL NO	OF DOCUMENTS ENCLOSED TO ANN	EXURE – B =			
TC	TAL NO	OTAL NO. OF PAGES =				



(Annexure-1)

Technical Evaluation Matrix for engagement of Verification agencies

SI.	Criteria	Score Matrix	Maxim	Score
No.		articulars	um Score	obtaine d
1	Past Experience of verification work of the company/ firm	More than 3 years	10	10
		More than 2 years but up to 3 years	8	
		More than 1 years but up to 2 years	5	
2	Educational Qualifications of Directors/ Key Promoter as specified in	Professional Degree like B. Tech, C.A and MBA	5	5
	Annexure-B	Bachelor's degree	3	
		Others	1	
3	Constitution of the Company/ firm	Public Ltd. Company	5	5
		Pvt. Ltd. Company	4	
		Partnership Firm	3	
		Proprietary Concern	1	
4	Staff Strength	> 150 staff	10	10
		100 < staff <150	8	
		50 < staff < 100	5	
		< 50 staff	2	
5	Area of operation (Annexure – B)	Cover More than 80% district of Guwahati Circle	10	10
		Cover More than 75% district of Guwahati Circle	8	
		Cover More than 70% district of Guwahati Circle	6	
		Cover More than 65% district of Guwahati Circle	4	
6	Present Engagement / Appointment with PSBs /Bank / Financial Institutions (copy of reference letter	Present Engagement / appointment with 3 and above Schedule Commercial Bank / Financial Institutions	20	20
	Annexure – 2 provide)	Present Engagement / Appointment (1 to 3 Schedule Commercial Bank / Financial Institutions	15	
7	Technical Capability (minimum norms of infrastructure proportional to no of offices) Computer	Availability of all three infrastructure greater than or equal to above defined ratios		
	Systems/Nodes to office – 5:1 Scanner to office – 2:1		5	5



		Total		100
		Between 50 lacs And 2 crores	6	
	establishment)	More than 2 crore and less than 5 crore	8	
10	Financial strength of the Agency (Turnover for last 3 financial year or since date of	Above 5 crores	10	10
	since engagement) (link with Annx. B (1)	>100 to < 500	5	
	verifications done per month	>500 to < 1000	8	
9	Volume of work with present Banking clientele (Avg no. of	More than 1000	10	10
	DO III I OSILIVO	10 - 30 Lacs	5	
	establishment. Net worth must be in Positive	Above 30 Lac - 50 Lacs	10	
8	Average Net Profit (PAT) for last 3 years or since date of	Above 50 Lac	15	15
	Geo-tagging Cameras to office – 2:1			

(Copies of relevant documents to be enclosed for perusal)



Annexure B (1)

(To be issued on a letter Head)

T۸	Whomsoever	I+	May	Concorn
10	vvnomsoever	ш	wav	Concern

This re	eference letter is issued to certify that Mr. / Ms
	Is an individual / Proprietor / Partner / Director of M/s
	is empanelled/ was empanelled with this office as a Verification agency for aperiod fro
	to for conducting the verification of the following: (please choose applicable fie

- 1. Residence Address Verification by actually visiting the applicant's residence, followed by cross-check over phone
- 2. Business Address Verification by actually visiting the applicant's place of business/office, followed by cross-check over phone
- 3. Business Phone Verification by making a phone call to the applicant's place of business/office
- 4. Residence Phone Verification by making phone call to the applicant's residence.
- 5. Verification of income such as Salary Slip, Form 16, IT returns, etc.
- 6. GEO-tagging coordinates and liveness detection technologies to verify the identity and physical address of applicants from their smartphones.
- 7. The verification agents should be able to click the picture of the house/gate and geo-tag themselves while at the location. Coordinates of geo-tagging should be included in the report for additional authenticity. At any point in time, SBI branch/CPCs should be able to refer to those coordinates and check if the verification agent visited an applicant's address or not.
- 8. The above verification entity had approximately conducted following number of verifications with us during the period of engagement:

Period of verification	Approximate nos. of Verification conducted			
Conductou		Nos. of cases where TAT maintained (B) (Out of A)	Penalty imposed during (C) (Out of A)	
From the date of				
engagement or since last 24 months whichever is earlier				
Since last 12 months				

9. The verification entity is capable, honest and professional and has completed its assignments successfully and satisfactorily during the period of engagement.

Authorized	Signatory
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Date: Place:



Annexure C

PRICE BID FOR PROVIDING VERIFICATION SERVICES

With reference to the RFP no. **SBI/LHO GUW/REHBU/2024-25/001 dated 29**th **September 2024** for engagement of Field verification Services for State Bank of India, we hereby submit our financial price proposal for the verification services as under:

Financial Price Bid Quotes (In Indian National Rupee) inclusive of all applicable taxes, expenses, charges etc.

SL	DISTRICT	Verification activity	Cost in INR	
NO		(As per scope of work mentioned in the RFP)	(Per Verification)	Total
		Residence Address Verification		
1	BAKSA	Business Address Verification		
·	Dr ii (er (Verification of income such as Salary Slip, Form 16, IT returns etc.		
		Residence Address Verification		
2	BAJALI	Business Address Verification		
	B) (O) (E)	Verification of income such as Salary Slip, Form 16, IT returns etc.		
		Residence Address Verification		
3	BARPETA	Business Address Verification		
		Verification of income such as Salary Slip, Form 16, IT returns etc.		
	BISWANATH	Residence Address Verification		
4		Business Address Verification		
		Verification of income such as Salary Slip, Form 16, IT returns etc.		
		Residence Address Verification		
5	BONGAIGAON	Business Address Verification		
		Verification of income such as Salary Slip, Form 16, IT returns etc.		
		Residence Address Verification		
6	CACHAR	Business Address Verification		
	OAGHAR	Verification of income such as Salary Slip, Form 16, IT returns etc.		
		Residence Address Verification		
7	CHARAIDEO	Business Address Verification		
,	OT IV WOLLD	Verification of income such as Salary Slip, Form 16, IT returns etc.		
		Residence Address Verification		
8	CHRANG	Business Address Verification		
	OHIVITO	Verification of income such as Salary Slip, Form 16, IT returns etc.		
9	DARRANG	Residence Address Verification		
9	DAIMANG	Business Address Verification		

	SBI		
		Verification of income such as Salary Slip, Form 16, IT returns etc.	
		Residence Address Verification	
10	DHEMAJI	Business Address Verification	
	BTIEIVII (OT	Verification of income such as Salary Slip, Form 16, IT returns etc.	
		Residence Address Verification	
11	DHUBRI	Business Address Verification	
	DITODICI	Verification of income such as Salary Slip, Form 16, IT returns etc.	
		Residence Address Verification	
12	DIBRUGARH	Business Address Verification	
	BIBINO OF WATE	Verification of income such as Salary Slip, Form 16, IT returns etc.	
		Residence Address Verification	
13	DIMA HASAO	Business Address Verification	
		Verification of income such as Salary Slip, Form 16, IT returns etc.	
		Residence Address Verification	
14	GOALPARA	Business Address Verification	
	OOMEL MICH	Verification of income such as Salary Slip, Form 16, IT returns etc.	
		Residence Address Verification	
15	GOLAGHAT	Business Address Verification	
10	OOL/(OF#/(T	Verification of income such as Salary Slip, Form 16, IT returns etc.	
		Residence Address Verification	
16	HAILAKANDI	Business Address Verification	
		Verification of income such as Salary Slip, Form 16, IT returns etc.	
		Residence Address Verification	
17	HOJAI	Business Address Verification	
		Verification of income such as Salary Slip, Form 16, IT returns etc.	
		Residence Address Verification	
18	JORHAT	Business Address Verification	
		Verification of income such as Salary Slip, Form 16, IT returns etc.	
		Residence Address Verification	
19	KAMRUP(METRO)	Business Address Verification	
	,	Verification of income such as Salary Slip, Form 16, IT returns etc.	
		Residence Address Verification	
20	KAMRUP(RURAL)	Business Address Verification	
	(/	Verification of income such as Salary Slip, Form 16, IT returns etc.	
		Residence Address Verification	
21	KARBI ANGLONG	Business Address Verification	
		Verification of income such as Salary Slip, Form 16, IT returns etc.	

	SBI		
		Residence Address Verification	
22	KARIMGANJ	Business Address Verification	
	15 " 111107 " 10	Verification of income such as Salary Slip,	
		Form 16, IT returns etc.	
		Residence Address Verification	
23	KOKRAJHAR	Business Address Verification	
		Verification of income such as Salary Slip,	
		Form 16, IT returns etc. Residence Address Verification	
		Business Address Verification	
24	LAKHIMPUR	Verification of income such as Salary Slip,	
		Form 16, IT returns etc.	
		Residence Address Verification	
25	MAJULI	Business Address Verification	
25	IVIAGULI	Verification of income such as Salary Slip,	
		Form 16, IT returns etc.	
		Residence Address Verification	
26	MORIGAON	Business Address Verification	
		Verification of income such as Salary Slip, Form 16, IT returns etc.	
		Residence Address Verification	
0.7	NACACNI	Business Address Verification	
27	NAGAON	Verification of income such as Salary Slip,	
		Form 16, IT returns etc.	
		Residence Address Verification	
28	NALBARI	Business Address Verification	
		Verification of income such as Salary Slip,	
		Form 16, IT returns etc. Residence Address Verification	
		Business Address Verification	
29	SIBSAGAR	Verification of income such as Salary Slip,	
		Form 16, IT returns etc.	
		Residence Address Verification	
30	SONITPUR	Business Address Verification	
	OOM TO OR	Verification of income such as Salary Slip,	
		Form 16, IT returns etc.	
	SOUTH-	Residence Address Verification	
31	SALAMARA	Business Address Verification	
	MANKACHAR	Verification of income such as Salary Slip, Form 16, IT returns etc.	
		Residence Address Verification	
20	TAMUL DUD	Business Address Verification	
32	TAMULPUR	Verification of income such as Salary Slip,	
		Form 16, IT returns etc.	
		Residence Address Verification	
33	TINSUKIA	Business Address Verification	
		Verification of income such as Salary Slip,	
24	LIDAL CLIDI	Form 16, IT returns etc.	
34	UDALGURI	Residence Address Verification	



Verification of income such as Salary Slip, Form 16, IT returns etc.		3 DI	Business Address Verification	
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47	LOWER DIBANG	Business Address Verification	
	VALLEY	Verification of income such as Salary Slip, Form 16, IT returns etc.	
		Residence Address Verification	
48	LOWER SIANG	Business Address Verification	
		Verification of income such as Salary Slip, Form 16, IT returns etc.	
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49	LOWER	Business Address Verification	
	SUBANSIRI	Verification of income such as Salary Slip, Form 16, IT returns etc.	
		Residence Address Verification	
50	NAMSAI	Business Address Verification	
		Verification of income such as Salary Slip, Form 16, IT returns etc.	
		Residence Address Verification	
51	PAKKE KESSANG	Business Address Verification	
		Verification of income such as Salary Slip, Form 16, IT returns etc.	
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52	PAPUM PARE	Business Address Verification	
		Verification of income such as Salary Slip, Form 16, IT returns etc.	
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53	SHI-YOMI	Business Address Verification	
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54	SIANG	Business Address Verification	
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55	TAWANG	Business Address Verification	
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56	TIRAP	Business Address Verification	
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57	UPPER SIANG	Business Address Verification	
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58	TAWANG	Business Address Verification Verification of income such as Salary Slip,	
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351		
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76 BISHNUPUR Business Address Verification Verification of income such as Salary Slip, Form 16, IT returns etc.	
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77 NONEY Business Address Verification	
Verification of income such as Salary Slip, Form 16, IT returns etc.	
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78 TAMENGLONG Business Address Verification	
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79 JIRIBUM Business Address Verification	
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80 EAST KHASI Business Address Verification	
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81 WEST KHASI Business Address Verification	
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82 SOUTH WEST Business Address Verification	
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83 EAST KHASI Residence Address Verification	
HILLS Business Address Verification	

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		Verification of income such as Salary Slip, Form 16, IT returns etc.	
		Residence Address Verification	
84	WEST KHASI	Business Address Verification	
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85	SOUTH WEST	Business Address Verification	
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86	EAST JAINTIA	Business Address Verification	
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87	JAINTIA HILLS	Business Address Verification	
	07 W W W W W W W W W W W W W W W W W W W	Verification of income such as Salary Slip, Form 16, IT returns etc.	
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88	RI-BHOI	Business Address Verification	
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		Residence Address Verification	
89	EAST GARO	Business Address Verification	
	HILLLS	Verification of income such as Salary Slip, Form 16, IT returns etc.	
		Residence Address Verification	
90	EASTERN WEST	Business Address Verification	
	KHASI HILLS	Verification of income such as Salary Slip, Form 16, IT returns etc.	
		Residence Address Verification	
91	AIZWAL	Business Address Verification	
	7 112 77 12	Verification of income such as Salary Slip, Form 16, IT returns etc.	
		Residence Address Verification	
92	CHAMPHAI	Business Address Verification	
		Verification of income such as Salary Slip, Form 16, IT returns etc.	
		Residence Address Verification	
93	CHHIMTUIPUI	Business Address Verification	
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		Residence Address Verification	
94	HNAHTHIAL	Business Address Verification	
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95	KHAWZAWL	Business Address Verification	
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	SBI		
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96	KOLASIB	Business Address Verification	
		Verification of income such as Salary Slip,	
		Form 16, IT returns etc.	
		Residence Address Verification	
97	LAWNGTLAI	Business Address Verification	
		Verification of income such as Salary Slip,	
	LUNGLEI	Form 16, IT returns etc. Residence Address Verification	
98		Business Address Verification Verification of income such as Salary Slip,	
		Form 16, IT returns etc.	
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99	IVIAIVII I	Verification of income such as Salary Slip,	
		Form 16, IT returns etc.	
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100	SAITUAL	Business Address Verification	
100	G/ 11 7 12	Verification of income such as Salary Slip,	
		Form 16, IT returns etc.	
		Residence Address Verification	
101	SERCHHIP	Business Address Verification	
		Verification of income such as Salary Slip, Form 16, IT returns etc.	
		Residence Address Verification	
		Business Address Verification	
102	DIMAPUR	Verification of income such as Salary Slip,	
		Form 16, IT returns etc.	
		Residence Address Verification	
103	KIPHIRE	Business Address Verification	
100	KIFTIIIX	Verification of income such as Salary Slip,	
		Form 16, IT returns etc.	
	KOHIMA	Residence Address Verification	
104		Business Address Verification	
		Verification of income such as Salary Slip, Form 16, IT returns etc.	
		Residence Address Verification	
	LONGLENG	Business Address Verification	
105		Verification of income such as Salary Slip,	
		Form 16, IT returns etc.	
	MOKUKCHUNG	Residence Address Verification	
106		Business Address Verification	
100		Verification of income such as Salary Slip,	
		Form 16, IT returns etc.	
	MON	Residence Address Verification	
107		Business Address Verification	
		Verification of income such as Salary Slip,	
400	NOW A	Form 16, IT returns etc.	
108	NOKLAK	Residence Address Verification	

		Business Address Verification	
		Verification of income such as Salary Slip, Form 16, IT returns etc.	
		Residence Address Verification	
109	PEREN	Business Address Verification	
		Verification of income such as Salary Slip, Form 16, IT returns etc.	
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110	PHEK	Business Address Verification	
110	TTILIX	Verification of income such as Salary Slip, Form 16, IT returns etc.	
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111	TUENSANG	Business Address Verification	
		Verification of income such as Salary Slip, Form 16, IT returns etc.	
		Residence Address Verification	
112	WOKHA	Business Address Verification	
112		Verification of income such as Salary Slip, Form 16, IT returns etc.	
		Residence Address Verification	
113	ZUNHEBOTO	Business Address Verification	
113	2011112010	Verification of income such as Salary Slip, Form 16, IT returns etc.	
	NIULAND	Residence Address Verification	
114		Business Address Verification	
		Verification of income such as Salary Slip, Form 16, IT returns etc.	
		Residence Address Verification	
115	TSEMINYU	Business Address Verification	
		Verification of income such as Salary Slip, Form 16, IT returns etc.	
7	SHAMATOR	Residence Address Verification	
116		Business Address Verification	
		Verification of income such as Salary Slip, Form 16, IT returns etc.	
117	CHUMUKEIDIMA	Residence Address Verification	
		Business Address Verification	

Verification of income such as Salary Slip,

Form 16, IT returns etc.

Residence Address Verification **Business Address Verification**

118

119

120

WEST TRIPURA

SEPAHIJALA

KHOWAI

	36		
		Verification of income such as Salary Slip, Form 16, IT returns etc.	
121	DHALAI	Residence Address Verification	
		Business Address Verification	
		Verification of income such as Salary Slip, Form 16, IT returns etc.	
	GOMATI	Residence Address Verification	
122		Business Address Verification	
122		Verification of income such as Salary Slip, Form 16, IT returns etc.	
	SOUTH TRIPURA	Residence Address Verification	
123		Business Address Verification	
.23		Verification of income such as Salary Slip, Form 16, IT returns etc.	
124	UNAKOTI	Residence Address Verification	
		Business Address Verification	
		Verification of income such as Salary Slip, Form 16, IT returns etc.	
125	NORTH TRIPURA	Residence Address Verification	
		Business Address Verification	
		Verification of income such as Salary Slip, Form 16, IT returns etc.	

The above quoted fee includes all applicable duties, levies, taxes, including GST. All expenses pertaining to verification would be borne by applicant.

(Authorized Signatory) (Seal of Firm / Company) Place: Date:

(hereinafter 'the Agreement') made on



This agreement for

Annexure 'D'

AGREEMENT

This agreement ior		('''	Ciciliai	ter tile Agre	5111 6 111 / 111	auc on
day of				_		
,		Betwee	en			
State Bank of India, cons	tituted under the	State Ban	k of Inc	lia Act, 1955 l	naving its	Corporate Centre
at State Bank Bhavan, Ma	idame Cama Roa	d. Narima	an Poin	t. Mumbai- 2	1 and ha	aving one of its
Local Head Offices at G		-		•		•
	•		•			
to as "the Bank" represe	_			•		
the context or meaning the	ereof shall include	e its succ	essors	& assigns of	the First F	'art
		And				
	, incorpora	ated	under			Act having
its registered office	at		and			of business at
hereinafter	referred	to	as	"Ser	vice	Provider
represented through its	s which expr	ession sh	all unle	ess repugnan	t to the co	ontext or meaning
thereof shall include its su	ccessor, executo	r & permi	tted as	signs of the S	econd Pa	ırt.
		•		J		
The Bank and the Service	e Provider are i	ndividuall	v refer	red to as a "	Partv " ar	nd collectively as
			•		-	•
"Parties" throughout this	s Agreement, ar	ia the w	voius i	raity and Pa	arues sna	all be construed

RECITALS

accordingly.

WHEREAS

The Bank is desirous of availing services for:

- i) Conducting Residence Address Verification by actually visiting the applicant's residence, followed by back-check over phone.
- ii) Conducting Business Address Verification by actually visiting the applicant's place of business/office, followed by back-check over phone.
- iii) Conducting verification of income such as salary slip, Form 16, IT returns, etc.
- iv) GEO-tagging coordinates and liveness detection technologies to verify the identity and physical address of applicants from their smartphones.
- v) The verification agents should be able to click the picture of the house/gate and geo-tag themselves while at the location. Coordinates of geo-tagging should be included in the report for additional authenticity. At any point in time, SBI branch /CPCs should be able to refer to those coordinates and check if the verification agent visited an applicant's address or not.

The Service Provider has agreed to provide the aforementioned services and other related services as may be required by the Bank

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 as follows:

1 DEFINITIONS & INTERPRETATIONS

- 1.1 **Capitalised Terms:** The following capitalized terms, unless the context otherwise requires, shall have the meaning set forth below for all purposes of this Agreement:
- 1.1.1 "Agreement" means this agreement including all its Annexure, Schedules, Appendix and all

SBI amondments there

amendments therein agreed by the Parties in writing.

- 1.1.2 "Annexure(s)" means the annexure(s) to this Agreement.
- 1.1.3 "Application" shall mean an application made by the proposed borrower for sanction of a loan.
- 1.1.4 "**Application form**" shall mean an application form filled by the proposed borrower for sanction of a loan submitted to SBI for processing.
- 1.1.5 "Clause" shall mean a clause of this Agreement.
- 1.1.6 "Party" shall mean SBI or the Service Provider and "Parties" shall mean both of them together.
- 1.1.7 **"Proposed borrower"** shall mean the applicant for the loan who is being considered for sanction of the loan by SBI on the basis of his application.
- 1.1.8 "**Verification**" means all/any activity carried on by the Service Provider of verifying the details of the applicant given in the application form for sanction of loan.
- 1.1.9 "Service" means services to be provided as per the requirements specified in the Agreement and any other incidental services and other obligations of the Service Provider covered under the Agreement.
- 1.1.10 "Verification Service" includes all activities required for verifications, including but not limited to Residence verification, Business verification and verification of income such as salary slip, Form 16, IT returns, etc of the proposed borrower for the purpose of verifying the details furnished by the proposed borrower in his application for sanction of loan, provide assistance in taking decision with regard to sanction of loan on the basis of report submitted by the Service Provider and such other / further consequential activities to give full effect and meaning to the ambit of the services to be provided which, inter alia, shall also include such direction(s) which SBI may give from time to time over and above the scope of work defined in this Agreement.

Interpretations:

- 1.1.11 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).
- 1.1.12 The singular includes the plural and vice versa.
- 1.1.13 Reference to any gender includes each other gender.
- 1.1.14 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.
- 1.1.15 The Schedules, Annexures and Appendices to this Agreement shall form part of this Agreement.
- 1.1.16 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.
- 1.1.17 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.
- 1.1.18 Any agreement, notice, consent, approval, disclosure or communication under or pursuant to this Agreement is to be in writing.

2 COMMENCEMENT & TERM

- 2.1 This Agreement shall commence from its date of execution mentioned above/ deemed to have commenced from (**Effective Date**).
- 2.2 This Agreement shall be in force for a period of **three** year or any renewal period, as advised by the Bank, unless terminated by the Bank in accordance with the termination clauses of this Agreement.
- 2.3 The Bank shall have the right at its discretion to renew this Agreement in writing, for a further term of year on the same terms and conditions. If the agreement is renewed for

further period, the fees, taxes, duties, and payment as mentioned in clause 13 below would remain unchanged for the renewed period.

- 2.4 Unless terminated earlier in accordance with this Agreement, the Agreement shall come to an end on completion of the term specified in the Agreement or on expiration of the renewed term.
- 2.5 If the agreement is renewed for further period, the Service Provider would have to furnish fresh Bank Guarantee for the renewed period.

3 SCOPE OF WORK / SERVICES:

- 3.1 The scope and nature of the work which the Service Provider should provide to the Bank (Services) is as follows:
- 3.1.1 Conducting Residence Address Verification by actually visiting the applicant's residence, followed by back-check over phone.
- 3.1.2 Conducting Business Address Verification by actually visiting the applicant's place of business/office, followed by back-check over phone.
- 3.1.3 Conducting Business Phone Verification by making a phone call to the applicant's place of business/office.
- 3.1.4 Conducting Residence Phone Verification by making phone call to the applicant's residence.
- 3.1.5 Conducting verification of income such as salary slip, Form 16, IT returns, etc.
- 3.1.6 GEO-tagging coordinates and liveness detection technologies to verify the identity and physical address of applicants from their smartphones.
- 3.1.7 The verification agents should be able to click the picture of the house/gate and geo-tag themselves while at the location. Coordinates of geo-tagging should be included in the report for additional authenticity. At any point in time, SBI branch/CPCs should be able to refer to those coordinates and check if the verification agent visited an applicant's address or not.
- 3.2 Service provider shall conduct the whole of the above activities within 48 hours from the time of receipt of the case from SBI and submit duly signed report on the above to SBI as per the formats attached as Annexure 1 of this agreement. For income verification of borrowers in rural/semi-urban areas, an additional 24 hours will be provided. Service provider understands that SBI shall be fully relying on the report and its findings before arriving at the decision for sanctioning/non-sanctioning loan to a particular applicant. Service Provider specifically agrees and undertakes to always submit true and correct particulars on the field verified. The said time period and the format can be changed and modified by SBI at any time and Service Provider agrees to comply and use the same.
- 3.3 The Service Provider hereby admits and acknowledge as follows:
- a. That it is a Third-party Entity, and the opinion/certification is being utilized by the Bank for verification of its applicants.
- b. The Service Provider is aware in the event of the opinion/certification turns out to be factually incorrect causing loss to the Bank, the Bank may seek such clarifications as may be required to investigate the matter and fix responsibility.
- c. That in the event it is established that there was gross negligence on the part of Service Provider colluding with applicants in causing pecuniary damage/loss to the bank and the Bank is entitled for all actions as per agreement and also inclusion of the Service Provider in the caution list being maintained by the IBA for circulation amongst member Banks.
- d. The Association has been mandated by the RBI to do so.

4 REPRESENTATIONS AND WARRANTIES

- 4.1 Each of the Parties represents and warrants in relation to itself to the other that:
- 4.1.1 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.
- 4.1.2 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.
- 4.1.3 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, and that any IPR provided by a Party does not infringe the IPR status of any third party.
- 4.1.4 It will provide such cooperation as the other Party reasonably requests in order to give full effect to the provisions of this Agreement.
- 4.1.5 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.

4.2 Additional Representation and Warranties by Service Provider.

- 4.2.1 The 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.
- 4.2.2 The 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.
- 4.2.3 The Service Provider shall duly intimate to the Bank immediately, the changes, if any in the constitution of the Service Provider.
- 4.2.4 The services and products provided by the 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.
- 4.2.5 The Service provider shall ensure that all persons, employees, workers and other individuals engaged by or sub-contracted by the 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 the Service provider unless such person is found to be suitable in such verification and the Service Provider shall retain the records of such verification and shall produce the same to the Bank as when requested.
- 4.2.6 To ensure correctness and authenticity of the report, Service Provider also agrees and undertakes to conduct cross-checks for all the verification conducted by its Field Verifiers to verify the authenticity of report (conducted by Field Verifiers) / behaviour of field verifier by making a phone call at proposed applicant's residence/business or otherwise.
- 4.2.7 Service Provider should also ensure strict compliance of the Code of Conduct provided by SBI from time to time. A copy of the current Code of Conduct and declaration to be provided by verification agent is attached herewith and marked as **Annexure 2** of this agreement. The said Code of Conduct can be changed and modified by SBI at any time and Service Provider agrees to comply with the same.
- 4.2.8 Service Provider also agrees to provide regular training to all its new field verifiers on how to conduct verification services, at its own cost and agree to issue its own identity cards to its Field verifiers, which each field verifier should carry while performing verification. SBI shall approve format of the

- ID Card, placed as Annexure 3 of this agreement. SBI also though not obligatory on its part but may conduct detailed verification/reference checks of its Employees of the Service Provider before their recruitment by the Service Provider. The primary responsibility of invariably carrying out these verifications/reference checks rests upon the Service Provider who shall be held liable for any lapse on this count.
- 4.2.9 Service Provider shall submit daily MIS containing number of cases received, no. of cases submitted to SBI, and no. of cases pending with them.
- 4.2.10 In the event, the Service Provider is unable to conduct Field Verification of the proposed borrower on the basis of the information as specified in the Communication in full or at all, the Service Provider shall continuously follow-up and shall use it best efforts to correctly verify the details submitted by the proposed applicant in the application form. The Service Provider agrees and undertakes to at least make minimum of 2 attempts in two different days and time before a case (Application form) is returned back by Service Provider to SBI.
- 4.2.11 In the event, the Service Provider is unable to conduct Telephone verification of the proposed applicant on the basis of the application as specified in the Communication in full or at all, the Service Provider shall continuously follow-up applicant in the application form. The service Provider agrees and undertakes to at least make minimum of 5 attempts in two different days and time before a case (Application form) is returned back by Service Provider to SBI.
- 4.2.12 The territory / centers in which the Service Provider shall render its services will be as per **Annexure 4** of this agreement.

5 RESPONSIBILITIES OF THE SERVICE PROVIDER

While providing Verification Services under this Agreement the Service Provider agrees and undertakes that:

- 5.1 It shall verify the correctness of the information given by the proposed borrower/applicant in the application form, as per the directions and details given by the SBI.
- 5.2 It shall identify itself as a representative of SBI for purpose in view and shall not use any false, deceptive or misleading representation while providing verification services or conducting verification under the Agreement and shall not make any false statements and/or claims. Service Provider ensures that each and every verifier should always carry the identity Card issued by the Service Provider.
- 5.3 It will state true personal details without the disgrace and/or humiliate the proposed borrower.
- 5.4 It shall perform Verification Services, through itself, its employees/ agents in a lawful manner and shall not engage in any unfair or misleading practices or resort to any forcible, oppressive, vindictive, unfair, illegal or criminal means and shall not engage in any conduct or practice which harasses, oppresses or abuses the borrower or any person in connection with Verification Services.
- 5.5 It shall not collect or attempt to collect any information/documents that it is not authorized to collect under the direction of the SBI or applicable law.
- 5.6 It shall not use violent or any criminal means to harm the physical person, reputation or property of the proposed borrower or any person.
- 5.7 To be courteous, polite to the proposed borrower and shall under no circumstances use obscene, profane or abusive language or hold out any threats and always comply with the Code of Conduct issued by SBI.
- 5.8 It shall not use the name of any other company or organization other than its own name, his employer or SBI's name for the purpose in view.
- 5.9 To hold all information/documents as a trustee for and on behalf of SBI.
- 5.10 That it acknowledges that the information/documents procured from the proposed borrower shall always remain the property of SBI and shall have no right or lien over the same and/or over any documents, papers that may come in its possession. The Service Provider further \ undertakes to

- remit all / any information within 24 hours, to SBI in the form of Electronic Data and Report in case of misuse or non-remittance or wrong report. Service Provider agrees that it shall be liable both for civil and criminal action if the particulars/information/data provided by it is incorrect or partly correct.
- 5.11 To allow SBI or its representatives reasonable opportunity to inspect its premises, during business hours for verification of the quality of the service, infrastructure, accounting, information keeping processes, stationery and other product or terms available and being used in connection with services rendered by him. The inspection shall not be construed as the statutory internal audit of the Service Provider as may be required under any law. Further, it shall also allow SBI to make such random checks of its facilities, records, operations and procedures relating to this Agreement, as SBI considers necessary and appropriate.
- 5.12 To comply with all applicable laws, rules, regulations and directions issued by administrative or statutory agencies regulating or relating to the conduct of its business.
- 5.13 To disclose to SBI all information in his possession regarding proposed borrower and submit true and correct report to SBI in the format as informed by SBI.
- 5.14 To notify SBI in writing of any change in the ownership, management, senior officers, etc. within three business days of such change.
- 5.15 To take reasonable steps and formulate a plan to the satisfaction of SBI which shall, inter alia, include the backup systems/sites to preserve and store all the data and documents in its possession in safe custody.
- 5.16 The Service Provider undertakes to keep and store all true photocopies of all Verification reports, submitted to SBI, in safe custody for the period of the agreement. SBI reserves its right to demand a copy of any report from the Service Provider at any point of time, for which the Service Provider agrees to provide the same within 24 hours from the date of such request.
- 5.17 To obtain requisite insurance policies at its own cost and expense, against any loss of data, information and / or in cases of loss on account of fraud, fire, fidelity negligence by its employees, agents, etc. and furnish a true copy of the same to the SBI. The insurance policies shall be in the names of SBI and the Service Provider. However, SBI shall have the first claim on such proceeds.
- 5.18 To maintain highest degree of probity, discretion and business competence in its dealings.
- 5.19 To pay all Central, State and local taxes, if applicable, and agrees and acknowledges that SBI shall not be liable for payment of the same and nothing shall prevent SBI from deducting tax at source as required under law or regulation.
- 5.20 That all information provided to SBI in connection with the due diligence exercise carried out by SBI upon the Service Provider is true and correct to the best of its knowledge and belief.
- 5.21 To follow at all stages, proper accounting, reporting and control procedure, including keeping all financial and non-financial records accurate, up to date and complete.
- 5.22 In case SBI decides to initiate any legal action against the borrower (proposed applicant) at any stage, for any reason whatsoever, Service Provider shall always be duty bound to extend its full cooperation to SBI in recovery including but not limited to appearing before any court or authority, giving evidence, submission of all original records, etc. as and when required by SBI throughout the pendency of the said matter before any court or authority.
- 5.23 Bank has got right to conduct audits on the Service Provider whether by its internal or external auditors or by agents appointed to act on its behalf and to obtain copies of any audit or review reports and findings made on the Service Provider in confirmation with the services performed for the Bank.
- 5.24 Reserve Bank of India or persons authorized by it are authorized to access the Bank's documents, records of transactions and other necessary information given to store or process by the service provider within a reasonable time. In case these are not made accessible to RBI within a reasonable time, the Bank would be liable to pay supervisory fee to RBI, which will have to be compensated by service provider.
- 5.25 Reserve Bank of India has got a right to cause an inspection to be made of a Service Provider of a Bank and its books and account by one or more of its officers or employees or other persons.

.26 The Service Provider is fully aware and conscious that based on the representation, undertakings, warranties and declarations made herein. SBI has agreed to enter into this Agreement with the Service Provider.

6 **CONFIDENTIALITY**

- 6.1 For the purpose of this Agreement, Confidential Information shall mean (i) information of all kinds, whether oral, written or otherwise recorded including, without limitation, any analyses, compilations, forecasts, data, studies or other documents, regarding the past, current or future affairs, business, plans or operations of a Party to which the other Party will have access, (ii) the existence of the contemplated terms and the fact that discussions or negotiations are taking place or have taken place between the Parties concerning the contemplated terms, (iii) any and all information regarding the contemplated terms and any agreements that may be entered into in relation thereto and (iv) any customer details or other data received by a Party from the other Party or its customer(s) or otherwise shared between the Parties in connection with the Service.
- 6.2 In consideration of each Party providing the other Party or its' representatives with the Confidential Information, the Parties agree as follows:
- 6.2.1 Each Party shall keep confidential and shall not, directly or indirectly, disclose, except as provided in sub-clauses below, in any manner whatsoever, in whole or in part, the Confidential Information without the other Party's prior written consent.
- 6.2.2 Each Party shall hold the Confidential Information in confidence and shall exercise all reasonable diligence in ensuring that the Confidential Information is not disclosed to third parties and will refrain from using the Confidential Information for any purpose whatsoever other than for the purposes of this Agreement or for the purpose for which such information is supplied.
- 6.2.3 Notwithstanding the above, each Party may reveal the Confidential Information to those of its representatives, those of its' holding company and those of its subsidiaries who are involved in the negotiation or evaluation of the Project and shall procure and ensure that each of them complies with the obligation to keep the Confidential Information secret, private and confidential and strictly observes the terms of this Agreement.
- 6.2.4 The confidentiality obligation shall not apply to such portions of the Confidential Information (other than the Customer details/ data of the Bank) which one of the Parties can demonstrate (i) are or become generally available to the public other than as a result of any breach of this Agreement, (ii) were in its possession on a non-confidential basis prior to the date hereof or (iii) have been rightfully received from a third party after the date hereof without restriction on disclosure and without breach of this Agreement, said third party being under no obligation of confidentiality to the other Party with respect to such Confidential Information.
- 6.2.5 In the event that a Party becomes legally compelled pursuant to any statutory or regulatory provision, court or arbitral decision, governmental order, or stock exchange requirements to disclose any of the Confidential Information, the compelled Party, as far as possible will provide the other Party with prompt written notice. In any case, the compelled Party will furnish only that portion of the Confidential Information which is legally required and will exercise all reasonable efforts to obtain reliable assurance that confidential treatment will be accorded to the Confidential Information.
- 6.2.6 In the event of termination or expiry of this Agreement, each Party shall either (i) promptly destroy all copies of the written (including information in electronic form) Confidential Information in its possession or that of its representatives; or (ii) promptly deliver to the other Party at its own expense all copies of the written Confidential Information in its possession or that of its representatives, provided, however, that (i) no notes, memoranda, analyses, studies or other documents prepared by it or its advisers in connection with the Services shall be returned or destroyed, but they shall be disposed in accordance with any specific directions in this Agreement or held and kept confidential, and that (ii) each Party shall be permitted to retain one copy of the Confidential Information for the purposes of dispute resolution, compliance with regulatory agency or authority and internal

SBI compliance proced

compliance procedures, provided such copies being held and kept confidential.

- 6.2.7 By furnishing the Confidential Information, no Party makes an express or implied representation or warranty as to the accuracy or completeness of the Confidential Information that it has disclosed and each Party expressly disclaims any liability that may be based on the Confidential Information, errors therein or omissions there from, save in the case of fraud or wilful default.
- 6.3 The Service Provider shall not, without the Bank's prior written consent, disclose the Agreement, or any provision thereof, or any specification, plan, drawing, pattern, sample or information furnished by or on behalf of the Bank in connection therewith, to any person other than a person employed by the Service Provider in the Performance of the Contract. Disclosure to any such employed person shall be made in confidence and shall extend only so far, as may be necessary to purposes of such performance.
- 6.4 The 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.
- 6.5 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 the Service Provider's performance under the Agreement.
- 6.6 The obligations set out in this Article shall continue even after the termination/ expiry of this Agreement. Confidentiality obligations of the Service Provider in respect of any customer data/ details of the Bank shall be absolute, unconditional and without any time limit, irrespective of the expiry/ termination of the Agreement.
- 6.7 Service Provider agrees to indemnify and hereby keeps the Bank indemnified against all actions, claims, loss, damages, Costs, Charges, expenses (including Attorney / Advocate fees and legal expenses) which the Bank may suffer or incur on account of breach of confidentiality obligations as per this Agreement by Service Provider or its employees, agents, representatives, Sub-Contractors. Service Provider further agrees to make good the loss suffered by the Bank upon first demand by the Bank which shall be final, conclusive and binding on Service Provider.

7 RELATIONSHIP BETWEEN THE PARTIES.

- 7.1 It is specifically agreed that the 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.
- 7.2 Neither the Service Provider nor its employees, agents, representatives, Sub-Contractors shall hold out or represent as agents of the Bank.
- 7.3 No employees, representatives or agents of Service Provider shall claim to be employee of the Bank and / or none of the employees, representatives or agents of Service Provider shall be entitled to claim permanent absorption or any other claim or benefit against the Bank.
- 7.4 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.
- 7.5 All the obligations towards the employees of a Party including that on account of personal accidents occurred while working in the premises of the other Party shall be with the respective employer and not on the Party in whose premises the accident occurred.

8 SUB-CONTRACTING

- 8.1 No sub-contracting of any part of the Services by the Service Provider shall be allowed other than those specifically mentioned in this Agreement or agreed by the Bank in writing.
- 8.2 The Service Provider agrees to obtain prior approval/consent of the Bank of the use of subcontractors by the Service Provider for any part of the Services.
- 8.3 The Service Provider agrees to comply with the obligations arising out of the Digital Personal Data

- Protection Act, 2023, as and when made effective. Any processing of Personal Data by the Service Providers in the performance of this Agreement shall be in compliance with the above Act thereafter. The Service Provider shall also procure that any sub-contractor engaged by it shall act in compliance with the above Act, to the extent applicable. The Service Provider understands and agrees that this agreement may have to be modified in a time bound manner to ensure that the provisions contained herein are in compliance with the above Act.
- 8.4 Before engaging Sub-Contractor, the Service Provider shall carry out due diligence process and technical expertise on subcontracting/ sub-contractor to the satisfaction of the Bank and Bank should have access to such records.
- 8.5 In the event of sub-contracting the Service Provider shall ensure that suitable documents including confidentiality agreement are obtained from the sub-contractor and the Service Provider shall ensure that the secrecy and faith of Bank's data / processes is maintained even after expiry / termination of the contract.
- 8.6 Notwithstanding approval of the Bank for sub-contracting, the Service Provider shall remain liable to the Bank for all acts/omissions of sub-contractors.
- 8.7 In respect of that part of the services where chain outsourcing and sub-contractors are permitted by the Bank, the sub-contractor should have same level of obligations as that of the Service Provider and the Service Provider agrees to obtain suitable documents in this regard from the sub-contractor.

9 PERFORMANCE GUARANTEE & PENALTY

- 9.1 The Service Provider should furnish a performance guarantee for an amount of Rs. 10,00,000.00 (Ten Lacs only) from a Scheduled Commercial Bank other than State Bank of India in a format provided/ approved by the Bank. The format for obtaining Bank Guarantee is placed as **Annexure 5**.
- 9.2 Performance of the obligations under the Agreement shall be made by the Service Provider in accordance with the prescribed time schedule of 48 hours from the time of receipt of communication from the Bank. For income verification of borrowers in rural/semi-urban areas, an additional 24 hours will be provided.
- 9.3 Any unexcused delay by the Service Provider in the performance of its Contract obligations shall render the Service Provider liable to Termination of the Contract for default.
- 9.4 If at any time during performance of the Contract, the Service Provider should encounter unexpected conditions impeding timely completion of the Services under the Agreement and performance of the services, the 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 the Service Provider's notice, the Bank shall evaluate the situation and may at its discretion extend the Service Provider's time for performance, in which case the extension shall be ratified by the Parties by amendment of the Agreement.
- 9.5 The Service Provider shall be liable to pay penalty at the rate mentioned below in respect of any delay beyond the permitted period in providing the Services.
- 9.5.1 The rate of penalty is 25% of the fees payable, per day of delay beyond the prescribed Turn Around Time (TAT) of 48 hours, per case and prejudice to the other remedies available, SBI also has a right to be recover the penalty from the amount as may be payable by the SBI to Service Provider.
- 9.5.2 Penalty for Wrong/ incorrect reporting: For each wrong submission, the Verification Agency shall be charged penalty at the rate of 25% of the loan outstanding.
- 9.5.3 Indemnity from losses, claims, expenses etc. for wrong reporting: In addition to the penalty as mentioned above, the Verification Agencies entrusted with the work should indemnify SBI and its employees against any claims, losses, expenses suffered by it on account of any

breach of wrong/incorrect verification report, fraud, negligence, omissions committed by the Verification Agency, its employees, officers, agents or in connivance with other person/ third parties. Service Provider agrees that it shall be liable both for civil and criminal action if the particulars/information/data provided by it is incorrect or partly correct. The liability of the Service provider in this regard shall continue and sustain even after the termination of this agreement, till the final closure of the subject loan account for which report is given.

10 **FORCE MAJEURE**

- 10.1 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.
- 10.2 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 Act of Government, impeding reasonable performance of the Contractor 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.
- 10.3 If a Force Majeure situation arises, the Service Provider shall promptly notify the Bank in writing of such conditions, the cause thereof and the likely duration of the delay. Unless otherwise directed by the Bank in writing, the Service Provider shall continue to perform its obligations under the Agreement as far as reasonably practical and shall seek all reasonable alternative means for performance not prevented by the Force Majeure event.
- 10.4 If the event of Force Majeure continues for a period more than 30 days, the Bank shall be entitled to terminate this Agreement at any time thereafter. Neither party shall have any penal liability to the other in respect of the termination of this Contract 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.

11 **COMPLIANCE WITH LAWS**.

- 11.1 Service Provider hereby 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.
- 11.2 Service Provider shall procure and maintain all necessary licenses permissions, approvals from the relevant authorities under the applicable laws throughout the currency of this Agreement.
- 11.3 Service Provider shall be solely liable & responsible for compliance of applicable Labour Laws in respect of its employees, agents, representatives and sub-Contractors 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 these regards. Further, the Service Provider would indemnify/make good for the losses to the Bank for non- compliance or any claims against the Bank arising out of any non-compliance as above.
- 11.4 Service Provider confirms that it has full authority to enter into this Agreement and render the Services as envisaged under this Agreement and all Corporate or other necessary approvals have been obtained for entering into this Agreement with the Bank. Further, the persons executing this Agreement on behalf of the Service Provider have full authority and power to execute this Agreement and bind Service Provider.
- 11.5 The Service Provider shall fully comply with all the applicable laws, rules and regulations relating to Contract Labour (Regulation of abolition) Act 1970 and Contract Labour (R&A) central rule 1971 P.F.

Act including the payment of P.F. contribution, Payment of Bonus Act, Minimum Wages Act, Workmen's Compensation Act, ESI, Contract Labour (R&A) Act, Essential Commodities Act, Migrant Labour Act and/or such other Act or laws or regulations passed by the Central, State, Municipal and Local Government agency or authority including TDS as per I.T. Act, applicable from time to time. The Service Provider shall deposit a certificate with the SBI every month along with the bill having paid all wages, ESI and EPF contribution.

11.6 The Service Provider shall obtain all necessary licenses including license under Contract Labour (Regulation of abolition) Act 1970, if applicable, as early as possible but not later than 15 days or such other extended period from the date when it becomes due and if the Service Provider fails to submit the same, Bank is free to take any action as it deems fit including termination of the agreement and contractor may also be debarred from taking part in the all future Tender Process invited by the State Bank of India. Security deposit may also be forfeited.

12 RIGHT TO AUDIT

- 12.1 It is agreed by and between the Parties that the Bank shall have the right to audit the Equipment and Services anytime during the term of this Agreement. All costs for such audit shall be borne by the Bank.
- 12.2 The bank shall have the right to conduct audits on the Service Provider whether by its internal or external auditors, or by agents appointed to act on its behalf and to obtain copies of any audit or review reports and findings made on the service provider in conjunction with the services performed for the Bank.
- 12.3 It is agreed that the Bank shall have the access to all Equipments, books, records and information relevant to the Services available with the Service Provider.
- 12.4 The Parties agree that the Bank shall have the right, but without any obligation to monitor and assess the Services to enable the Bank to take necessary corrective measures, provided any such monitoring shall not amount to supervision of any of the jobs of the Service Provider or the employees of the Service Provider.
- 12.5 The Bank should have right to conduct surprise check of the Service Provider's activities in respect of the Services.
- 12.6 The Service Provider agrees that the Bank shall have the right to disclose the details of this Agreement and the details of Services covered herein to the Reserve Bank of India and Indian Banks Association.
- 12.7 The service provider agrees to allow the Reserve Bank of India or persons authorized by it to access the documents, records of transactions, and other necessary information stored or processed by the service provider in respect of this Agreement or the Services.
- 12.8 The Service Provider agrees to preserve the documents and data in respect of the Services for such period in accordance with the legal/regulatory obligation of the Bank in this regard.
- 12.9 The Service Provider agrees that the Complaints/feedback, if any received from the customers of the Bank in respect of the Services by Service Providers shall be recorded and Bank/Reserve Bank of India shall have access to such records and redressal of customer complaints by the Service Provider.

13 FEES, TAXES DUTIES & PAYMENTS

13.1	Service Provider shall be paid fees and charges in the manner detailed in hereunder written s	subject
	to deduction of income tax thereon wherever required under the provisions of the Income T	ax Act
	by the Bank.	

- 13.1.1 Residence Field Verification cost Rs. _____per case
- 13.1.2 Business Field Verification cost Rs. per case

	SBI	
13.1.3	Income Verification - Rs.	Per case

- 13.2 All other taxes including service tax / GST, duties and other charges which may levied shall be borne by the Service Provider and the Bank shall not be liable for the same.
- 13.3 All expenses, stamp duty and other charges/ expenses in connection with execution of this Agreement shall be borne by Service Provider.
- 13.4 Monthly bills will be raised for the services/work done in the previous month as per the schedule above.
- 13.5 The payment will be made by Banker's Cheque/Demand Draft.
- 13.6 The Service Provider agrees to attach relevant documents if specifically required by SBI. In case SBI requires any particular document and the Service Provider fails to give/forward such document or documents then SBI will not consider the same for payments unless the specified documents are attached with Bill.
- 13.7 The Fee stated above may change during the term of the Agreement based on the review by SBI.
- 13.8 The company agrees and undertakes to submit copies of all the documents evidencing payment of all statutory dues and payments.

14 GENERAL INDEMNITY

- 14.1 Service Provider agrees and hereby keeps the Bank indemnified against all claims, actions, loss, damages, reputation loss, costs, expenses, charges, including legal expenses (Attorney, Advocates fees included) which the Bank may suffer or incur on account of any deficiency in Services rendered by Service Provider or any acts of Commission / omission on the part of employees, agents, representatives or Sub-Contractors of Service Provider. Service Provider agrees to make good the loss suffered by the Bank on first demand made by the Bank in this regard which shall be final conclusive and binding on Service Provider.
- 14.2 Service Provider further undertakes to promptly notify the bank in writing any breach of obligation of the agreement by its employees or representatives including confidentiality obligation and in such an event, the Bank will in addition to and without prejudice to any other available remedies be entitled to immediate equitable relief in a Court of competent jurisdiction to protect its interest including injunctive relief.
- 14.3 The Service Provider shall be directly and vicariously liable to indemnify the Bank in case of any misuse of data/information of the Bank by the Service Provider and /or its employee or its subcontractor, deliberate or otherwise.
- 14.4 The Service Provider shall indemnify and keep fully and effectively indemnified the Bank against all costs, claims, damages, demands, expenses and liabilities of whatsoever nature arising out of or in connection with all claims of infringement of trademark, patent, copyright, industrial design or any other intellectual property rights of any third party arising from the Services or use of software or any other product under this Agreement, subject to the following condition(s):
- 14.4.1 The Bank shall promptly notify the Service Provider in writing of any allegations of infringement of which it has notice.

15 TERMINATION

- 15.1 The Bank may, without prejudice to any other remedy for breach of contract, written notice of not less than thirty days sent to the Service Provider, terminate the Agreement in whole or in part:
 - (a) if the Service Provider fails to deliver any or all the obligations within the time period specified in the Agreement, or any extension thereof granted by the Bank.
 - (b) if the Service Provider fails to perform any other obligation(s) under the Agreement.
 - (c) for any reasons which the Bank, at its sole discretion consider a fit and proper ground for termination



- (d)on the happening of any termination event mentioned herein above in this Agreement; (e) for convenience; or
 - (f) in the interest of the Bank.
- 15.2 The Bank shall have a right to terminate the Agreement immediately by giving a notice in writing to Service Provider in the following eventualities:
- 15.2.1 If any Receiver/Liquidator is appointed in connection with the business of the 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.
- 15.2.2 If Service Provider applies to the Court or passes a resolution for voluntary winding up of Service Provider or any other creditor / person files a petition for winding up or dissolution of Service Provider.
- 15.2.3 If Service Provider, in reasonable opinion of the Bank is unable to pay its debts or discharge its liabilities in normal course of business.
- 15.2.4 If Service Provider is unable to render the services up to the mark as envisaged under this agreement upon a reasonable assessment of the circumstances by the Bank which affect rendering of the services by Service Provider as envisaged under this agreement.
- 15.2.5 If any acts of commission or omission on the part of Service Provider or its agents, employees, subcontractors or representatives, in the reasonable opinion of the Bank tantamount to fraud or prejudicial to the interest of the Bank or its customers.
- 15.2.6 If Service Provider is owned/ controlled wholly/ partly by any other bank operating in India
- 15.2.7 If any officer/ employee/ director of Service Provider or their relatives as defined in the Companies Act, becomes a director of the Bank.
- 15.3 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.
- 15.4 In the event of termination of the Agreement for any reason, Bank shall have the right to give suitable publicity to the same including advising the Indian Bank's Association.
- 15.5 In the event of termination of the Agreement or on the expiry of the term/ renewed term of this Agreement, the Service Provider shall render all reasonable assistance and help to the Bank and any new contractor engaged by the Bank for the smooth switch over and continuity of the Services or if so required by the Bank take all necessary steps to bring the Services to a close in a prompt and orderly manner.
- 15.6 The Service Provider shall promptly notify any change in their constitution to SBI. Notwithstanding, anything contained in this agreement it shall be open for SBI to terminate the agreement on the death, retirement, insanity or insolvency of any person/s, being director/s or partner/s, in the said company / firm or on the addition or introduction of a new partner without the previous approval in writing of SBI. But in the absence of and until its termination by SBI as aforesaid, this agreement shall continue to be of full force and effect notwithstanding any changes in the constitution of the firm by death, retirement, insanity or insolvency of any of its partner or the addition or introduction of any partner. In case of retirement/ death, the surviving or remaining partner of the firm shall be jointly and severally liable for the due and satisfactory performance of the terms and conditions of the agreement.
- 15.7 Upon termination or expiration of this Agreement, all rights and obligations of the Parties hereunder shall cease, except:
 - (a) such rights and obligations as may have accrued on the date of termination or expiration.
 - (b) the obligation of confidentiality; and
 - (c) any right which a Party may have under this agreement or the Application Law.



16 CONTINGENCY PLANS & CONTINUITY ARRANGEMENTS.

- 16.1 The Service Provider shall arrange and ensure proper contingency plans to meet any unexpected obstruction to the Service Provider or any employees or sub-contractors of the Service Provider in rendering the Services or any part of the same under this Agreement to the Bank.
- 16.2 The Service Provider agrees for the following continuity arrangements to ensure the business continuity of the Bank.
- 16.2.1 In the event of this Agreement comes to end on account of termination or by the expiry of the term/ renewed term of the Agreement or otherwise, the Service Provider shall render all reasonable assistance and help to the Bank and to any new contractor engaged by the Bank, for the smooth switch over and continuity of the Services.
- 16.2.2 In the event of failure of the Service Provider to render the Service, without prejudice to any other right the Bank shall have as per this Agreement, the Bank at its sole discretion may make alternative arrangements for getting the Services from any other source. And if the Bank gives a prior notice to the Service Provider before availing such service from any other alternative source, the Service Provider shall be liable to reimburse the expenses, if any incurred by the Bank in availing such services from the alternative source.

17 **ARBITRATION**

- 17.1 Any and all disputes, controversies and conflicts ("Disputes") arising out of this Agreement or in connection with this Agreement or the performance or non-performance of the rights and obligations set forth herein, or the breach, termination, invalidity or interpretation thereof shall be referred for arbitration in terms of the Arbitration and Conciliation Act, 1996 (Arbitration Act) or any amendments thereof. Prior to submitting the Disputes to arbitration, the parties shall make all endeavours to settle the dispute/s through mutual negotiation and discussions. In the event that the said dispute/s are not settled within 30 days of the arising thereof as evidenced through the first written communication from any party notifying the other regarding the disputes, the same shall finally be settled and determined by arbitration as above.
- 17.2 The place of arbitration shall be at Guwahati and the language used in the arbitral proceedings shall be English. Arbitration shall be conducted by a mutually appointed sole arbitrator. If the Parties are unable to agree upon a sole Arbitrator, each Party shall appoint one arbitrator and the two arbitrators so appointed by the Parties shall appoint the third arbitrator, who shall be the Chairman of the Arbitral Tribunal.
- 17.3 The arbitral award shall be in writing and subject to the provisions of the Arbitration and Conciliation Act, 1996 Act shall be enforceable in any court of competent jurisdiction.
- 17.4 Pending the submission to arbitration and thereafter, till the Arbitrator or the Arbitral Tribunal renders the award or decision, the Parties shall, except in the event of termination of this Agreement or in the event of any interim order / award is granted under the afore stated Act, continue to perform their obligations under this Agreement.

18 GOVERNING LAW & JURISDICTION

- 18.1 **The** Agreement shall be governed and construed in accordance with the Laws of Republic of India.
- 18.2 The Parties agree to submit to the exclusive jurisdiction of the appropriate court in **Guwahati** in connection with any dispute between the Parties under the Agreement.

19 ENTIRE AGREEMENT

19.1 This Agreement constitutes the entire agreement between the Parties with respect to the subject matter hereof and supersedes all prior written agreements, undertakings, understandings and

- negotiations, both written and oral, between the Parties with respect to the subject matter of the Agreement, except which are expressly annexed or attached to this Agreement and saved by this Agreement. No representation, inducement, promise, understanding, condition or warranty not set forth herein has been made or relied upon by any Party hereto.
- 19.2 This Agreement comprises this Agreement and the following Annexure which shall be integral part of this Agreement, and the Parties shall be bound by the terms and conditions contained therein:
- 19.2.1 Annexure 1: Formats to be used for conducting the verification Job.
- 19.2.2 Annexure 2: Verifier Code of Conduct and declaration by Agent.
- 19.2.3 Annexure 3: Format of the ID Card to be used by the verifier.
- 19.2.4 Annexure 4: List of Districts where the Service Provider shall render its services.
- 19.2.5 Annexure 5: Format for obtaining Bank Guarantee.

20 **SEVERABILITY**

20.1 If any part or any provision of this Agreement is or becomes illegal, invalid or unenforceable, that part or provision shall be ineffective to the extent of such invalidity or unenforceability only, without in any way affecting the validity or enforceability of the remaining parts of said provision or the remaining provisions of this Agreement. The Parties hereby agree to attempt to substitute any invalid or unenforceable provision with a valid or enforceable provision, which achieves to the greatest extent possible the economic, legal and commercial objectives of the invalid or unenforceable provision.

21 NOTICES

- 21.1 Any notice, invoice, approval, advice, report 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, 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 telegram or facsimile) or seven (7) clear days after posting (if sent by post).
- 21.2 A notice shall be effective when it is delivered or on the effective date of the notice, whichever is later.

21.3.1	To the Bank	
21.3.2	To Service	Provider

21.3 Address for communication to the Parties are as under:



22 MISCELLANEOUS

- 22.1 Any provision of this Agreement may be amended or waived, if, and only if such amendment or waiver is in writing and signed, in the case of an amendment by each party, or in this case of a waiver, by the Party against whom the waiver is to be effective.
- 22.2 No failure or delay by any Party in exercising any right, power or privilege hereunder shall operate as a waiver thereof nor shall any single or partial exercise of any other right, power of privilege. The rights and remedies herein provided shall be cumulative and not exclusive of any rights or remedies provided by law.
- 22.3 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.
- 22.4 The Service Provider shall execute and deliver such additional documents and perform such additional actions, as may be necessary, appropriate or reasonably requested to carry out or evidence the transactions contemplated hereby.
- 22.5 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.
- 22.6 If this Agreement is signed in counterparts, each counterpart shall be deemed to be an original.
- 22.7 The Service Provider shall not assign or transfer all or any of its rights, benefits or obligations under this Agreement without the approval of the Bank. The Bank may, at any time, assign or transfer all or any of its rights, benefits and obligations under this Agreement.
- 22.8 All plans, drawings, specifications, designs, reports and other documents prepared by the Service Provider in the execution of the Agreement shall become and remain the property of the Bank, and before termination or expiration of this Agreement the Service Provider shall deliver all such documents, prepared under this Agreement along with a detailed inventory thereof, to the Bank.
- 22.9 The Service Provider agrees that they shall not use the logo, trademark, copy rights or other proprietary rights of the Bank in any advertisement or publicity materials or any other written communication with any other party, without the prior written consent of the Bank.
- 22.10 The Service Provider agrees to bear all expenses including Stamp Duty for the execution of this agreement.

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

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



Annexure – I: Formats to be used for verification

	Name of Verification Agency :
abel which consists of App. o. Name of applicant & ddress plus Phone	Employment (Salaried)/ Business (Self- Employed) Verification Report
ddress Confirmed	Yes No
office/Business Address	
ype of Proof Visit	ting Card Letter Head Old Envelope Bill Copy
ddress Confirmed by	Self Colleagues Receptionist Guard
The following information s	should be obtained if the applicant /colleagues are contacted in the office
Name of Employer/Co	Person Met
Address of Employer /Co	
Website of Employer/Co (if available	e-mail address of Employer/Co (if available)
Telephone No. Office Mobile No. Co. Board Outside Bldg/Office	Ext Residence Ves No
Type of Employer/ Co	Pub Ltd Pvt Ltd Proprietorship Partnership Others
Nature of Business	Manufacturing Trading Services Others
Line of Business (for self-empl	
Level of Business activity (for	
No. of employees	No of Branches/Offices
Office ambience/look	
	ommercial Residential Project/Security Area
	Nearest Landmark
Terms of employment (for emp	
Grade (employees) Exe	cutive Supervisory Clerical Subordinate



Applicant Age (Approx)	Name of Employer/Co.
Co/ Established in (year)	Designation.
Telephone No. Office	Ext.
Type of Co/Employer	Pub Ltd Pvt Ltd Proprietorship Partnership Others
Nature of Co/Employer	Manufacturing Trading Services Others





The following information needs to be filled if the address is not confirmed

Reason for address not confirmed Untraceable Mismatches					
Untraceable Reason					
Type of Office Locality Commercial Residential Residential cum Office Area Result of Calling Mismatches					
To Whom Does the Address Belong To					
The following is based on Verifier Observations					
Verifier Name					
Verification conducted at Applicant's Address Others					
Address Confirmed Yes No					
Date of Visit First Attempt Date Time Second Attempt Date Time Third Attempt Date Time					
Verifier Remarks					
If it's an RCB case Yes No					
Third Party Confirmation					
Ownership Rented Owned Others					
NOB					
Updations					
Address					
Phone Nos					
Employment Details					
Proprietor Recommendation Positive Negative Defaulter -ve comp					
Decline Code Supervisor Remarks					
Verification Score					
Prutholized Signatory.					



Name of Verification Agency :				
Label which consists of App. No. Name of applicant & Address plus Phone Residence Verification Format				
Address Confirmed Yes No				
Address Confirmed by Self Family Member Guard Neighbour				
The following information needs to be obtained if the applicant or his family members are contacted Applicant Name DOB Person met Relationship				
No of residents in house Years at current Residence No of Earning Family Members				
Residence Status Owned Rented Coprovided PG Parents Relatives BaAc				
Name of Employer Employer Address				
Telephone Number Residence Office				
Approx Rent Approx Value (If Owned)				
Designation Bank Name Branch				
Permanent Address/Phone				
Vehicles Four Wheeler Two Wheeler Others Make and Type				
Verifier Observation				
Location				
Locality Posh Upper Middle Lower				
Accommodation Type Bungalow Flat Hutment High Income Area L chawl U ch				
Interior Conditions Painted Furnished Carpeted Curtains				
Assets Seen Television Refrigerator Air Conditioner Music System				
Area Standard of Living Upper U Middle Middle L Mid Lower				
Nearest Landmark				
If the house is locked, the following information needs to be obtained from the Neighbour/Third Party				
Applicant Name Person Met Relationship				
Applicants Age (Approx) No. of Residents in House Years Lived at this Residence Occupation				



If the address is not confirmed then the following information needs to be filled

Reason for address not confirmed Untraceable Mismatch in Residence address					
<u>Untraceable</u> Reason					
Locality Posh Upper Middle Lower					
Result of Calling					
Mismatch in Residence address					
Is the applicant known to the person Yes No					
To whom does the address belong?					
The following is based on Verifier Observations Verifier Name					
Verification Conducted at Applicant's Address Others					
Proof attached Yes No					
Type of Proof D ID Card Voter Card D Licence Passport R Card Utility Bills					
Date of Visit First Attempt Date Time					
Second Attempt Date Time					
Third Attempt Date Time					
Verifier Remarks Third Party Confirmation					
Standard of Living Upper U Middle Middle L Middle Lower					
Exterior					
Updations Address					
Phone Nos					
Employment Details					
Proprietor Recommendation Positive Negative Defaulter -ve comp					
Decline Code Supervisor Remarks					
Verification Score					
Authorised Signatory					



Name of Verification Agency TELEPHONE CUSTOMER CONTACT FORMAT

Application/Reference No	imber :						
Name of Applicant:					**********		
Type of Verification :							
Type of Verification		Busine	ss Phone	Res	sidence Phone		
Address of Applicant :		************			***************************************		
Contact Telephone No. :							
Special instructions:		•••••					
Γ===							
The following is b	ased o	n Inform	nation r	eceive	d from the applicant:		
Person Spoken to :		**********					
Relationship with applica	nt						
Employer's name and add	ress						

Designation of the Applic	ant						
Nature of Business of Cor	npany						
No. of year at present emp	loyment						
Residence address:							
Applicant's Date of Birth/Approx. Age:							
The following is based or	verifier	's inputs					
Name of applicant confirmed at given							
Remarks:							
Proprietor recommendation : Positive Negative							
Verifier name :							
Telecalling Log							
Date of calling							
Attempt	1 st	2nd	3rd	4 th	5 th		
Outcome*							
Outcome* - Contacted/PE Please visit us at	-Perpetua	ally engaged	NR-No Rej	oonse/AM	f-Answering Machine		





Name of Verification Agency

Veri	fication Agent Back Calling Report		
Refe	erence No. :		
Cust	omer Name :		
Goo	d Morning / Afternoon / Evening Sir / Madam		
I am	calling from		
This	is with reference to your application for		
	derstand that our verification agent has visited you at your offic /_/ Can you spare a few minutes to give us feedback of MM/YYYYY		
		Good	Unacceptable
1	How did you find his appearance?		
2	How did you find his tone?		
3	How did you find his manners?		
	Tion and you mid ma manners.	Yes	No
4	Was he carrying his ID Card/Visiting Card?		
5	Did he introduce himself properly?		
	The second secon		
6	Did he ask for the proof of visiting you?		
7	Was he filling up the form in front of you?		
8	Was he asking any personal/unwanted questions?		
9	What was the approximate time taken for the visit?		
10	Do you have any comments on the visit?		
11	Do you have any recommendation to make on the proce	ss?	
Plea	se Elaborate		
2.			
3.			
	nking you for your time. We do appreciate your feedback. e a nice day/evening.		
LIGY	o a mov any overning.		
Veri	ified by : Date :	Signatu	re:

Annexure - II: Verifier Code of Conduct & Declaration by Agent

Do's

- OBe neatly dressed and well groomed.
- Oldentity and authority to represent the Bank would be made known to the customer at the first instance.
- OMention his identity, wear an identity card, and inform the name of the organisation that he is representing and purpose of the visit.
 - OBe polite. Take permission before entering the house (Say Good Morning/Good Afternoon).
 - OInteraction with the customer would be in acceptable business language.
- **O**Applicant should always be addressed with the last name prefixed by Mr / Mrs / Ms as appropriate.
- **O**Customer calling time would be between 0700 and 1900 hours unless the special circumstances of the borrower's business or occupation demand otherwise.
 - OUse the "Can I...." approach for asking sensitive questions.
- Olf questions about SBI loan products are sought by the applicant, they should be referred to the nearby Branch.
 - OThe call should be closed by thanking him/her and wishing him a good day

Don'ts

- O Don't misbehave in any manner.
- O Don't attend mobile phone calls while interacting with customer.
- O Don't ask for pen, paper, etc.
- **O** Don't press respondent for information. If respondent refuses to provide information or asks to come later, back off politely and later consult your supervisor.
 - Don't show the Verification Form to the applicant/respondent.
 - O Don't fill the form in front of the applicant/respondent.
 - O Don't use false statements or misrepresent your identity at any point of the time.
 - O Never indulge in an argument with the customer.
 - O No information to be divulged to any third party.
- **O** There should be NO promises/commitments made by the agent on behalf of the Company or its agents to anyone, specifically on approval of the application or limits or turnarounds.
- O Don't accept gifts from customers or bribes of any kind. Any bribe or payment offered of any kind by a customer must be reported to his/her management.



DECLARATION TO BE SIGNED BY THE AGENT

The below declaration is to be signed by the Agent employed by the Agency. This is a mandatory requirement for the Service Provider.

To,					
The	_Agency (City)				
Re: Code of Condu	ct				
Dear Sir,					
I am working in your and collation of various verifications at the resid	verification repo	rts from othe	r third-pa		telephonic/physica
In the discharge of m	ny duties, I am ob	ligated to foll	ow the C	ode of Conduct attach	ed to this document
I confirm that I have violation, nonadherence may deem appropriate.	e to the said Cod	_		de by the Code of Cor ed to take such action	•
Signed on this	day of	20	<u>_</u> .		
Signature	Name _			Agency	





Annexure - III: Format of the ID Card

Front side of Identity Card

M/s	Ph:			
Address				
Name :	Photo			
Address :				
Date of Issue				
Date of Expiry For				
Manager				

Reverse Side of the Identity Card

TO WHOMSOEVER IT MAY	CONCERN
We hereby authorize M/s their office at represent the Bank for conducting ve	having, to
This represents only the identity of the If this is lost this needs to be returned to	•
if this is lost this needs to be returned to	For SBI
A	authorised Signatory





Annexure – IV: List of Districts where the Service Provider shall render its services

List of Districts

1.

2.

3.

4.

Annexure - V: Format of PERFORMANCE BANK GUARANTEE

This guarantee is made on this	day of		by	, having its Regis	tered
/ Head office at	and	among	others a	branch office	at
	(herein	after called	the "Bank"	, which expression	shall,
unless repugnant to the context or r	neaning thereo	f, shall mear	and include,	its successors and ass	igns)
in favour of State Bank of India, a	body corporate	e constituted	I under the S	tate Bank of India Act,	1955
having its Corporate Centre and C	entral Office at	State Bank	Bhavan, Mad	dame Cama Road, Nar	iman
Point, Mumbai-21 and having one of	of its Local Head	d Offices at		and	а
Branch Office at					
	/ through i	ts		Office/ Departmen	t at
				ess repugnant to the co	
or meaning thereof shall include its	successors & a	ssigns).			
WHEREAS			,	incorporated ι	under
Act having its registered	office at an	d principal p	lace of busin	ess at	
(hereinafter referred to as "Service	Provider" which	h expressio	n shall unless	s repugnant to the conte	ext or
meaning thereof shall include its su		•		. •	
· ·		_	, -	"Services") to SB	
accordance with the agreement d					
executed between the SBI and the			_,	_	·
WHEREAS, SBI has agreed to ava	il the Services	from the Se	rvice Provide	er for a period of one	
year.				in for a polica of one	
,					
WHEREAS, in accordance with ter	ms and condition	one of the A	areement Se	arvice Provider is requir	od to
furnish a Bank Guarantee for a sun			_	-	
				Service Provider in prov	
the Services, in accordance with the	•	_		·	_
		_			
Provider fails to fulfill its obligations				, ,	
ŭ	3	3			
WHEREAS the Bank Guarantee is	required to be v	alid for a tot	al neriod of	months and in the	event
of failure, on the part of Service	-		-		
Agreement, SBI shall be entitled to		-	to communic	into / obligationo unac	1 1110
rigiocinicini, obi cinali se cinalica te	mivoko trio Ode	iranioo.			
AND WHEREAS the Book of the	request of Se	ruino Drovid	or agreed to	a ionus on babalf of	
AND WHEREAS, the Bank, at the	•		_		
Service Provider, Guarantee a (Rupees	as above, lo	an amou	III UI 178		
only).					
Orny <i>)</i> .					

NOW THIS GUARANTEE WITNESSETH THAT

1. (a) In consideration of SBI having agreed to entrust the Service Provider for rendering Services as mentioned in the Agreement, we the Bank hereby unconditionally and irrevocably guarantee that Service Provider shall fulfil its commitments and obligations in respect of providing the Services as mentioned in the Agreement and in the event of Service Provider failing to perform / fulfill its commitments / obligations in respect of providing Services as mentioned in the Agreement, we (the Bank) 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 in each of the demands, subject

SBI

to a cumulative maximum amount of Rs./- (Rupees only).

(b) 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 Bank and shall not be questioned by the Bank in or outside the court, tribunal, authority or arbitration as the case may be and all such demands shall be honoured by the Bank without any delay.

2. WE (BANK), HEREBY FURTHER AGREE & DECLARE THAT:

- (a) 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.
- (b) This Guarantee herein contained shall be distinct and independent and shall be enforceable against the Bank **which has issued this Bank Guarantee**, notwithstanding any Guarantee or Security now or hereinafter held by SBI at its discretion.
- (c) 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 Bank or by merger or amalgamation or any change in the Constitution or name of the Bank.
- (d) 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
- (e) This guarantee shall be a continuing guarantee during its validity period and the SBI can make its claim in one or more events within the total liability of the Bank mentioned herein.

(f) Notwithstanding anything contained herein above:
(i) The Bank's overall liability under this Bank Guarantee shall not exceed Rs.
/- (Rupeesonly);
(ii) This Bank Guarantee shall be valid upto
(iii) The Bank is liable to pay the guaranteed amount or any part thereof under this Bank
Guarantee only and only if SBI serves the Bank claim or demand on or before
·
(g) The guarantor, under its constitution, has powers to give this guarantee and Shri
(signatories) Official(s) / Manager(s) of the Bank who has / have signed this guarantee has
/ have powers / authority to do so.
IN WITNESS WHEREOF the Bank has caused these presents to be signed at the place and on the
date, month and year first hereinabove written through its duly authorized official.
(Signed and delivered)
,

63