

MMTC LIMITED CORE-1, SCOPE COMPLEX, 7, INSTITUTIONAL AREA, LODHI ROAD, NEW DELHI – 110 003 TEL NO.: 011-24381483/1343, 011-24361560

No: MMTC/CO/COMP/NIC/Web/2009-10 Date: 20-01-2017

INVITATION FOR QUOTATION

MMTC invites e-tender for "Security Audit of MMTC's corporate website www.mmtclimited.com"

1. BACKGROUND - MMTC

Established in 1963, MMTC, one of the two highest foreign exchange earner for India, is a leading international trading company with a turnover of around US\$ 10 billion. It is the largest international trading company of India and the first Public Sector Enterprise to be accorded the status of "FIVE STAR EXPORT HOUSE" by Govt of India for long standing contribution to exports. MMTC is the largest non-oil importer in India. MMTC's diverse trade activities encompass Third Country Trade, Joint Ventures, Link Deals - all modern day tools of international trading. Its vast international trade network, which includes a wholly owned international subsidiary in Singapore, spans almost in all countries in Asia, Europe, Africa, Oceania and Americas, giving MMTC a global market coverage.

2.0 ELIGIBILITY CRITERIA

- 2.1 The Vendor/organisation should be empanelled security Auditors on Indian Computer Emergency Response Team (CERT-In), under the Department of Information Technology, Government of India as on closing date of tender. Documentary evidence in respect of this parameter must be attached.
- 2.2 The company/firm must have provided services of Website Security Audit for at least three (3) years.
- 2.3 The company/firm must have done Website Security Audit for at least 2 (two) PSUs/Govt.
- 2.4 Bidder should have positive Net worth of last three financial years i.e. (FY 2013-14, 2014-15 and 2015-16)
- 2.5 The bidder must have a Service Tax Registration Number, certificate of incorporation and PAN Number.

Documentary evidence in respect of above pre-qualification parameters must be attached.

3.0 SCOPE OF WORK

3.1Security Audit of www.mmtclimited.com hosted at NIC with following scope of work:-

- Risk Profiling & Design Review
- Application Code Review
- Web/application Server Security Assessment including patches and updates, detailed configuration Review & auditing and logging module review.
- Database Security Assessment,
- Application Security Assessment including application walkthrough,
- Deployment Architecture Review
- Process:-User & change management, backup and recovery process etc.
- Reports on above including recommendation for mitigation
- Organizational Security Framework
- Physical Access
- Logical Access
- Threat and Vulnerability Management

3.2 Deliverables

- Risk Assessment Report
- Security Code Review Report
- Web Server Security Assessment Report
- Database Security Assessment Report
- Application Security Assessment Report
- Application Architecture Review Report
- Process Audit Report

3.3 Schedules for Conducting Security Audit

The Security Audit for MMTC Corporate website www.mmtclimited.com has to be conducted is as follows within Three (3) weeks from date of award of Work Order.

| S.No | Audit | Office | Duration |
|------|------------------|-----------------------------|---------------------------------|
| 1 | Website Security | Corporate Office- New Delhi | To be completed within 3 Weeks |
| | Audit | | From Issue of Work Order |
| 2 | Review Audit | Corporate Office- New Delhi | To be completed within 2 Week |
| | | | from mitigation of audit points |

4.0 Reports

4.1 MMTC requires that assignment will result in a separate and complete report covering all aspects viz. identification of flaws, suggestion for solutions, future preventive measures, etc.

The formal **Security Audit** report is a key audit output and must contain the following:

- Identification of auditee (Address & contact information)
- Audit plan
- · Additional mandatory or voluntary standards or regulations applicable to the auditee
- · Summary of audit findings including identification tests, tools used and results of tests performed
- Analysis of vulnerabilities and issues of concern
- · Recommendations for action

5.0 Report Presentation applicable for Security Audit

- 5.1 Weekly progress reports of the assignment should be submitted so as to keep MMTC fully informed at every stage of the assignment during the **Security Audit** .
- 5.2 The final report is to be submitted immediately upon completion of the assignment.
- 5.3 Presentations on the report, its findings, conclusions and recommendations need to be made to MMTC's Management and to other audience, if required.

6.0 TECHNICAL TERMS:

The Security Audit Company/Firm should provide the following along with documentary proof:

| S.No. | DESCRIPTION | COMPLIANCE (Y/N) | Supporting Document attached (Y/N) |
|-------|---|---------------------|------------------------------------|
| 6.1 | The bidder should be empanelled Information Security Auditors on Indian Computer Emergency Response Team (CERT-In), Department of Electronics and Information Technology Ministry of Communications and Information Technology, Government of India as on closing date of tender. | | |
| 6.2 | Number of years the Firm/Company has been undertaking Website Security Audit (Attach necessary documentary proof.) | | |
| 6.3 | Details of Contact Person 1. Name, 2. Designation, 3. Telephone. No., 4. e-mail ID 5. Mobile No. | | |

| 6.4 | City-wise details of offices outside Delhi in India 1. No. of Offices | |
|-----|---|--|
| | List to be enclosed | |
| 6.5 | Project Activity offerings vis-à-vis Scope – | |
| | Brief write up indicating | |
| | 1. Methodology, | |
| | 2. Standards, | |
| | 3. Licensed automated tools etc. To be adopted | |
| | Please specify the tool that will be used and its features. | |
| 6.6 | Name, Designation and Qualification of the Personnel | |
| | who will take up the WebsiteSecurity Audit . Number of | |
| | Project accomplished successfully and number of | |
| | project(s) on which they are working | |
| 6.7 | Certifications awarded in the field of Website Security | |
| | Audit like CISA/CISSP/ISO 27001 & ethical hacking | |
| | certified. | |
| 6.8 | Testimonials & Recommendation Letters (Attach | |
| | necessary documentary proofs.) | |
| 6.9 | Submission of ANNEXURE- III, ANNEXURE- IV, | |
| | ANNEXURE- V and ANNEXURE- VI | |

7.0 Please provide details of at least 2 (two) PSUs/Govt. projects executed by your organization in similar nature of work.

| S.No. | Client Address, 6 & Tel. No. | Name Contact | • | Project scope | Audit Tools Used | Security Standard Used |
|-------|------------------------------------|-----------------|---|---------------|---------------------|---------------------------|
| 1 | | | | | | |
| 2 | | | | | | |

8.0 COMMERCIAL TERMS:

PROJECT RESOURCES & FEES

8.1 Project Team Size:

The person deployed should have suitable auditor qualification and certifications such as CISA/CISSP/ISO 27001 Assessor/ISA or any other formal security auditor qualifications etc.

9.0 FEES (in INR):

| S. No. | Service Offering | Total Charges (in Rs.) |
|--------|--|------------------------|
| 1 | For Comprehensive & rigorous Website Security Audit as per clause 3 of said document | |
| 2 | Review Audit | |
| 3 | Taxes & Levies, if any | |
| 4 | Total | |

Please Note while quoting-

- The rates quoted above should be inclusive of all expenses including out of pocket expenses, travel, boarding lodging etc. at the respective locations. If there are any other charges quoted separately the bid will not be considered and may be disgualified.
- Taxes and Levies to be specified clearly in Rs. term.
- If no taxes and levies are mentioned then the quote will be treated as all inclusive of taxes.

10.0 Payment Terms:

100% of the order value on completion / submission and acceptance of report by MMTC along with submission of performance guarantee and non-disclosure agreement.

The above payment terms would be strictly followed. Vendors are requested not to indicate their own payment terms.

11.0 IT Clearance Certificate: Firms/Companies are not required to submit Income Tax Clearance Certificate. They may instead indicate their Permanent Account Number (PAN) while submitting their bid.

Other Terms & Conditions

- **12.0 Period of validity of quotation:** The bidder shall hold valid their quotations for 60 (sixty) days from the date of opening of quotation. In exceptional circumstances, prior to the expiry of the original quotation validity period, MMTC may request the Company/Firm for a specified extension of the period of quotation validity. The request and the response thereto shall be made in writing and will be binding on both the parties.
- -The bid shall be typed or printed and all the pages numbered consecutively and shall be signed by the Service provider's authorized official and will bind to the Service provider to the contract. The person or persons signing the bid shall sign all pages of the original bid, except for un-amended printed literatures.
- -Corrections: Over writings are not permitted. In case of corrections, the correct word/number should be written separately and attested by authorized signatory & stamped. The Service provider shall designate the official mailing address and place to which all correspondence shall be forwarded by MMTC.
- -Amendments to bid information: MMTC reserves the right to make revisions or amendments to this RFP prior to the closing date and time of the bid. Such revisions or amendments shall be announced by Corrigendum on MMTC's website at www.mmtclimited.com , CPPP portal at https://eprocure.gov.in and www.mmtc.eproc.in . The bid submitted by the Bidder shall take into account all such amendments/revisions. All corrigendum shall become integral part of this RFP.
- -Clarification of bidding documents: Any Bidder requiring any clarification on the bid documents or clarification for existing IT infrastructure may notify MMTC in writing by 31.01.2017 MMTC shall respond in writing through post/email to any request for clarification, or by way of issuing corrigendum on MMTC's website at www.mmtclimited.com, CPPP portal at https://eprocure.gov.in and www.mmtc.eproc.in. All Corrigendum to this RFP shall be issued through above websites only. Bidders are advised to continuously visit our websites. The bid shall be typed or printed and all the pages numbered consecutively and shall be signed by the Service provider's authorized official and will bind to the Service provider to the contract. MMTC can seek any clarifications from bidder if required before finalizing the award.
- **13.0 Earnest Money Deposit**: An Earnest Money Deposit of Rs. 10,000/- (Rupees Ten Thousand only) in form of a crossed banker's cheque, Bank Draft favouring "MMTC Limited" drawn on any 'Nationalized Bank or first class International Bank payable at Delhi/New Delhi be accompanied with the offer; failing which the offer will not be considered. The said earnest money deposit will be refunded to unsuccessful bidders. Also the said earnest money deposit will be refunded to successful bidder on submission of Performance Guarantee. Earnest Money Deposit in physical form in a separate envelope before due date of submission. 'The quotation furnished without EMD amount would liable to be rejected.

14.0 Performance Guarantee (PG):

- The successful Bidder, at its own expense, shall submit a Performance Guarantee within thirty days of the date of notice of the award of the Contract. A Performance Bank Guarantee, payable on demand in terms of **Annexure II,** for an amount calculates at the rate of ten percent (10%) of the contract value.
- Performance Bank Guarantee must be irrevocable and drawn on a Scheduled Bank in favour of MMTC, payable at Delhi/New Delhi. This will be issued by a scheduled commercial bank other than Co-operative bank or Gramin bank. The bank must have net worth of at least Rs. 500 crore and capital adequacy ratio of 9%. Keeping in view their net worth/NPS/Profitability, bank Guarantees issued by Nainital Bank Ltd and Dhanlaxmi Bank shall also not be accepted.
- 14.3 Failure of the successful Bidder to comply with the above requirements shall constitute a sufficient ground for the annulment of the award and forfeiture of the EMD.
- The Performance Bank Guarantee may be discharged/returned by MMTC after the completion of the Contract upon being satisfied that successful Bidder has successfully performed its obligations under the Contract. The Performance Bank Guarantee shall be valid for the entire duration of the Contract period plus three months thereafter.
- in the event the successful Bidder being unable to perform its obligations under the Contract, during the Contract period, for whatsoever reason, the Performance Bank Guarantee would be encashed by MMTC.
- 15.0 The e-bid is to be submitted in two parts Technical Bid and Commercial Bid only.
- **16.0** The company/firm shall designate the official mailing address and place to which all correspondence shall be forwarded by MMTC.

17.0 Last date for submission of tender is **13.02.2017 (Monday) 1400 Hrs IST**. The tenders will be opened on **13.02.2017 (Monday) 1430 Hrs IST** in MMTC office, CO, New Delhi in the presence of duly authorized representative of participating Company/Firm who desire to be present personally. The authorize person should bring the authorisation letter from the participating Company/Firm.

18.0 MMTC reserves the right to accept or reject any tender, and to annul the quoting process and reject all quotations, at any time prior to the award of contract without assigning any reason whatsoever and without thereby incurring any liability to the affected Company/Firm or Company/Firms on the grounds for the Purchaser's action.

19.0 For any further Technical clarification, the vendor may contact Ms Kavita Garkel CM (Sys) or Mr. Praveen Kr Srivastava, Mgr (Systems) at 011-24381372/1343 or mail to kavitag@mmtclimited.com/praveen@mmtclimited.com.

20.0 Force Majeure:

- 20.1 The Force Majeure condition may include but not limited to Fires, explosions, floods, earthquakes, strikes, mobilization, wars, Acts of God, Acts of Government, etc.
- 20.2 The contract delivery period may be extended in case of Force Majeure condition. In order to be able to obtain an extension to the contract delivery period, the supplier shall promptly notify MMTC advising the existence of such an event, not later than two weeks of such event happening and produce the necessary documents such as a certificate of Chamber of Commerce or any other competent authority indicating the scope; of such an event, and its impact on the performance of the contract and establish that such an event is not attributable to any failures on its part.

21.0 Arbitration:

- 21.1 All disputes or difference whatsoever arising between the parties out of or relating to the construction, meaning and operation or effect of this contract or the breach thereof shall be settled by reference to arbitration by a sole arbitrator to be nominated by the Chairman & Managing Director (CMD) of MMTC Limited. The award made in pursuance thereof shall be binding on both parties. The provisions of Arbitration and Conciliation Act 1996 shall apply to this arbitration.
- 21.2 The venue of arbitration shall be New Delhi.

Documentary evidence in respect of pre-qualification parameters must be attached.

22.0 TERMINATION FOR DEFAULT

- 22.1 The Purchaser may, without prejudice to any other remedy for breach of purchase order/work order, by written notice of default, sent to the Supplier, terminate this Purchase order/work order in whole or in part.
- 22.2 If the Supplier fails to deliver any or all of the services within the time period(s) specified in the Purchase order/work order, or any extension thereof granted by the Purchaser.
- 22.3 If the Supplier fails to perform any other obligation(s) under the Purchase order/work order; and If the Supplier, in either of the above circumstances, does not remedy his failure within a period of 7 days (or such longer period as the Purchaser may authorize in writing) after receipt of the default notice from the Purchaser.

23.0 CONFIDENTIALITY

23.1 All documents, information and reports relating to the assignment would be handled and kept strictly confidential and not shared/published/supplied or disseminated in any manner whatsoever to any third party, except with MMTC's written permission. In this regard vendor has to enter into Non Disclosure Agreement with MMTC as per **Annexure-I.**

23.0 SET OFF

Any sum of money due and payable to the supplier (including security deposit refundable to him) under this contract may be appropriated by the purchaser or any other person or persons contracting through the purchaser and set off the same against any claim of the Purchaser or such other person or persons for payment of a sum of money arising out of this contract or under any other contract made by the supplier with the Purchaser or such other person or persons contracting through purchaser.

24 MERGER & ACQUISITIONS

24.1 In case of mergers and acquisitions of bidder company, all contractual conditions and obligations shall automatically get transferred to acquiring company/entity and acquiring company must assume all the obligations of the contract till the end of the contract period.

25 Fraud Prevention

- Commitments of Bidder(s) / Contractor (s) Buyers(s)/Vendor(s): The Bidder(s) / Contractor(s)/Buyer(s)/Vendor(S) shall be bound to take all measures necessary to prevent Fraud and Corruption while dealing with MMTC. They agree and undertake to observe the principles/provisions as laid down in "Fraud Prevention Policy" of MMTC (Full text of which is available on MMTC's website at http://mmtclimited.com/) during their participation in the tender process, during the execution of contract and in any other transactions with MMTC.
 - a. The bidder(s)/ Contractor (s)/Buyers(s) Vendor(s) shall not directly or through any other person or firms, offer, promise or give or otherwise allow any of MMTC's employees any material or other benefit which he/she is not legally entitled to, in order to obtain in exchange any advantage of any kind whatsoever during the tender process or during the execution of the contract.
 - b. The bidder(s)/contractor(s)/vendor(s) shall not enter with other bidders into any undisclosed agreement or understanding, whether formal or informal. This applies in particular to prices, specifications, certifications, subsidiary contracts, submission or non-submission of bids or any other actions to restrict competitiveness or to introduce cartelization in the bidding process.
 - c. The bidder(s)/contractor(s)/Buyers(s) Vendor(s) shall not commit or allow any employee of MMTC to commit any offence under the relevant provisions of IPC/Prevention of Corruption Act, further the bidder(s)Contractor (s) buyers(s) vendor(s) will not use improperly or allow any employee(s) of MMTC, for purposes of competition or personal gain or pass on the other, any information or documents provided by MMTC as part of the business relationship, including information contained or transmitted electronically.
 - d. The bidder(s)/contractor(s)/buyer(s)/vendor(s) shall not instigate third persons to commit offences/activities outlined in fraud prevention policy or be an accessory to such offences.
 - e. The bidder(s)/contractor(s)/buyer(s)vendor(s) if in possession of any information regarding fraud /suspected fraud, hereby agree and undertake to inform MMTC of same without any delay.
 - 2 Disqualification from tender process and exclusion from future contracts: If the bidder(s)/contractor(s) before award or during execution has committed a transgression through a violation of Clause above of "fraud prevention Policy" of MMTC in any other form such as to put their reliability or credibility in question, MMTC other than taking recourse available under law, shall be entitled to disqualify the Bidder(s)/Contractors(s)/Buyer(s) vender(s) from undertaking any transaction with MMTC and/or declare the bidder(s)/contractor(s) ineligible to be awarded a contract either indefinitely or for a stated period of time.
 - 3 **Damages:** If MMTC has disqualified the bidder(s) from the tender process prior to the award or during execution according to Clause 52.2, MMTC shall be entitled to demand and recover from the contractor liquidated damages or the contract value or the amount equivalent to Performance Bank Guarantee.

26 SPECIAL TERMS & CONDITIONS FOR E-TENDER

- 1 Offers to be submitted online on MMTC's e-procurement portal (https://mmtc.eproc.in) against the respective tender along with scanned copy of duly signed offer on letterhead.
- The bidder should have legally valid class III Digital Signature Certificate from the licensed certifying authorities operating under the root certifying authority of India (RCAI), controller of certifying authorities (CCA) of India for submission of their bid on MMTC's e-procurement portal.
- Bidders are requested to register on the e-procurement portal. The bidder should have a valid user id to access e-procurement portal of MMTC.
- 4 Bidders are advised to print and save bid submission receipt after submission of bids.
- The internet browser used should be internet explorer version 10.0 and above. The operating system should be Microsoft windows 7.
- Vendors should fulfill any other pre-requisites mentioned in the tender documents of a specific tender.
- For any technical issues/difficulties pertaining to the e-procurement portal bidders are advised to get in touch with the service providers helpdesk:

| HELPDESK TIMINGS: 1000 HRS to 1830 HRS IST (MONDAY TO FRIDAY (Exclusions: MMTC HOLIDAYS) | | | | | | |
|---|---|--------|--|--|--|--|
| Con | tact Nos. +91-124-4302000 for helpdesk of | ficers | | | | |
| | Dedicated helpdesk for MMTC | | | | | |
| Name | Name Email Phone numbers | | | | | |
| Pankaj Kumar Pankaj.verma@c1india.com +91-9910433177 | | | | | | |

NON-DISCLOSURE AGREEMENT (NDA)

| This No between | on-Disclosure Agreement ("The Agreement") is signed onn | day of | 2007, by and |
|-----------------|--|--|---|
| its succ | having its offices at(hereinafter referred to as "cessors, and assigns which expression unless it be repugnant to tessors, representatives and permitted assigns) | | |
| and | | | |
| 003 ("N | Limited having its office at Core-1, SCOPE Complex, 7 Instituti MMTC" which expression unless repugnant to the context or mentatives and assigns). | | |
| WHERE | EAS: | | |
| A. | [INSERT NAME] is engaged in the business of, inter-alia, providi | ng IT Security Consult | ing also services. |
| В. | MMTC is India's leading international trading company, with a tu the largest non-oil importer in India. MMTC's diverse trade acti Joint Ventures, Link Deals - all modern day tools of international | vities encompass Thir | |
| С | MMTC, pursuant to its Tender dated, declared [INSE appointment as IT Security Consultant. Pursuant to appointment Consultant, certain Confidential Information relating to MMTC's to [INSERT NAME] which shall be subject to the terms and condition | ent of [INSERT NAM ousiness may be discl | E] as IT Security osed by MMTC to |
| D. | Both Parties agrees that the security of IT infrastructure architecture/environment/reports needs to be analyzed and infrastructure remains secured to the best possible extent. There to observe and be bound by the restrictions and obligations information. | reviewed to ensure efore [INSERT THE N | that MMTC's IT [AME] has agreed |
| | THEREFORE IN CONSIDERATION OF THE PREMISES AND IT IS AGREED AS FOLLOWS: | OBLIGATIONS SET | FORTH HEREIN, |
| 1. DE | FINITIONS: | | |
| In this A | Agreement, unless the context otherwise requires, The term "Confidential Information" includes data, reports, dra compilations, studies, in the form of samples, models and oth disclosed by MMTC to [please insert the name] or any of their way connected and relating to any of MMTC's business activities systems, marketing plans, agreements, methods, techniques, precentiques, applications, systems, components, improvements records, software programs, test data, customers, customer list MMC that [PLEASE INSERT THE NAME] becomes aware of whether such information is in tangible, writing, oral, electronic, form, regardless or the media or form transmitted or stored in inspection, or any other information designated as Confidential Inspection, or any other information designated as Confidential Inspection. | ner information/documer Representative(s) re es actual or proposed ocesses, theories, for technology, market ests, or any other inforwhether or not disclosiprinted, human or in the or any information | entation given or lating to or in any, IT Infrastructure, mulas, know-how, projections, sales mation relating to ed by MMTC and machine readable ascertainable by |
| (b) | "Contract" means the Contract for providing Consultant between MMTC and [INSERT NAME] pursuant to the awa [INSERT NAME] as successful Bidder for its appointment as IT S | rd letter dated | |
| (c) | "Representatives" means directors/partners, officers, agents, respective shareholders or ultimate parent company, as the case | | |

2. Confidential Information and Protection:

2.1 MMTC may, from time to time, disclose Confidential Information to [PLEASE INSERT THE NAME] and/or their Representatives for performance by [PLEASE INSERT THE NAME] of the Contract entered into between MMTC and [PLEASE INSERT THE NAME].

- 2.2 The [INSERT NAME] understands and acknowledges that the Confidential Information is proprietary and confidential information of MMTC which has been created, developed or obtained by MMTC by investment of significant time, substantial effort and expense. The Confidential Information is a valuable, special and unique asset of MMTC which gives significant competitive advantage to MMTC and that protection of Confidential Information is of the highest importance to MMTC. Therefore [INSERT NAME] acknowledges and undertake:
 - (a) to keep the Confidential Information in strict confidence for the entire duration of the Contract and for a period of five years thereafter.;
 - (b) without the prior written consent of MMTC, [INSERT NAME] will not disclose Confidential Information furnished to it to anyone other than its Representatives expressly approved by MMTC;
 - (c) [INSERT NAME] shall procure that its approved Representatives will not communicate with any third party, copy, publish, disclose or otherwise deal with any Confidential Information, otherwise than for the performance of their obligations under the Contract.
 - (d) In case the Confidential Information is disclosed to any of [INSERT NAME] approved Representatives, [INSERT NAME] shall further enter into agreements with its Representatives binding them to the same obligations to which [INSERT NAME] is bound under this Agreement, and ensure compliance of this Agreement by its approved Representatives and make them liable for any breach by them of such obligations.
 - (e) to inform its approved Representatives to whom any Confidential Information may be disclosed of their obligations of confidentiality pursuant to this Agreement, to ensure compliance with its terms and to be liable for any breach by them of such obligations; and
 - (f) to keep separate all Confidential Information from all documents and other records of the Parties and shall mark all such Confidential Information received from MMTC as "Confidential".
 - (g) the Confidential Information which may be disclosed to [INSERT NAME] will contain proprietary assets, designs and other intellectual property rights with respect to the MMTC's Products which are the exclusive property of MMTC and are critical for the business of the MMTC and its profitability, [INSERT NAME] agrees not to do anything which may, in any manner, whether directly or indirectly, affect the above proprietary rights, interest, business and profitability of MMTC.
 - (h) The [INSERT NAME] will not copy or modify any Confidential Information without the prior written consent of MMTC. Any permitted reproduction of Confidential Information must contain all confidential or proprietary legends which appear on the original. [INSERT NAME] shall immediately notify the disclosing party in the event of any loss or unauthorised disclosure or use of the Confidential Information.
 - (i) [INSERT NAME] shall notify MMTC promptly of any material unauthorised possession, use or knowledge, or attempt thereof, of the MMTC's Confidential Information by any person or entity other than MMTC and its Authorised Representatives
 - (j) promptly furnish to MMTC full details of the unauthorised possession, use or knowledge, or attempt thereof;
 - use reasonable efforts to assist MMTC in investigating or preventing the recurrence of any unauthorised possession, use or knowledge, or attempt thereof, of Confidential Information;
 - (I) use reasonable efforts to cooperate with MMCT in any litigation and investigation against third parties deemed necessary by MMTC to protect its proprietary rights; and
 - (m) promptly use all reasonable efforts to prevent a recurrence of any unauthorized possession, use or knowledge of Confidential Information
- 3. The Undertakings in Clause 2 shall not apply to any Confidential Information which:
 - (a) at the time of its disclosure to [INSERT NAME] is in the public domain;
 - (b) In the event that [INSERT NAME] is required or requested by any court, legislative or administrative body to disclose any Confidential Information, then it shall prior to disclosure promptly notify MMTC or its any of its Representative so that an appropriate protective order and/or any other action can be taken if possible.

In the event that such protective order is not, or cannot be, obtained, then [INSERT NAME] may disclose to the appropriate body that portion of the Confidential Information that it is legally required to disclose and shall use reasonable efforts to obtain assurances that confidential treatment will be accorded to the Confidential Information; and

4. NO COMMITMENTS, WARRANTIES OR SOLICITATION

- (a) The Confidential Information disclosed by MMTC to [INSERT NAME] shall be used by [INSERT NAME] strictly for the purposes expressly authorised by MMTC.
- (b) No representations or warranties, express or implied, are made by MMTC concerning the accuracy or completeness of the Confidential Information supplied under this Agreement and neither MMTC nor any of its Representatives shall be liable in any way to [INSERT NAME] for receipt or use of such Confidential Information and MMTC expressly disclaims any such liability whether in negligence or otherwise.
- (c) MMTC shall not be under any obligation or commitment to enter into discussions or any further agreement merely by reason of the execution of this Agreement or the disclosure, evaluation or inspection of Confidential Information, and this Confidentiality Agreement shall not constitute nor should it be construed to constitute an offer or commitment by MMTC with regard to the Tender.
- (d) MMTC shall not be precluded from entering into any agreement or obligation with any other party relating to the Agreement or the Confidential Information merely by reason of the execution of this Agreement or the disclosure, evaluation or inspection of Confidential Information.
- (e) Without prejudice to the generality of the above, nothing herein shall grant to [INSERT NAME] the right to make representations and/or commitments of any kind on behalf of MMTC without the prior written consent of MMTC.

5 Return of Confidential Information

- (a) Upon the written request of MMTC, the [INSERT NAME] shall return to MMTC all Confidential Information that is in tangible form (including, without limitation, Confidential Information contained on computer disks) furnished, together with any copies or extracts thereof;. [INSERT NAME] shall also deliver to MMTC written statements signed by the receiving party certifying that all materials have been returned within fifteen (15) days of receipt of the request.
- (b) Upon specific request by MMTC, [INSERT NAME] shall destroy all analyses, compilations, drawings, or other documents which have been prepared and which reflect any Confidential Information

6 Indemnity; No Waiver; Specific Performance

- (a) [INSERT NAME] shall indemnify, defend and hold harmless MMTC against any losses, liabilities, claims, damages, costs, and expenses including reasonable legal fees and other expenses and disbursements in connection therewith and interest charges thereon suffered or incurred by MMTC which arise out of, result from, or may be payable by virtue of any breach of any representation, warranty, covenant or agreement made or obligation required to be performed under this Agreement by [INSERT NAME].
- (b) [INSERT NAME] acknowledge that damages alone would not be an adequate remedy for any breach of the terms and conditions of this Agreement and MMTC shall be entitled to the remedies of injunction, specific performance or other equitable relief. Such remedy shall be in addition to and not in lieu or limitation of other remedies available to MMTC at law or in equity.
- (c) Failure by MMTC in exercising any right, power or privilege hereunder shall not act as a waiver, nor shall any single or partial exercise thereof preclude any further exercise of any right, power or privilege.

7. Relationship of Parties

MMTC has no obligation under this Agreement to purchase any service or item from [PLEASE INSERT THE NAME], or commercially offer any products using or incorporating the Confidential Information. This Agreement is intended to facilitate only the exchange of Confidential Information and is not intended to be, and shall not be construed to create a teaming agreement, joint venture association, partnership, or other business organization or agency arrangement and [PLEASE INSERT THE NAME] shall have the authority to bind MMTC without the separate prior written agreement thereof.

8 No Grant of Property Rights

[INSERT THE NAME] recognizes and agrees that, except as expressly and specifically set forth in this Agreement, nothing herein shall be construed as granting any property right, by license, implication, estoppels or otherwise, to any of MMTC's Confidential Information, or to any invention or any patent right that has issued or that may issue based on such Confidential Information. All Information disclosed is provided "as is" without any warranties of any kind.

9 General Provisions

- (a) MMTC has no obligation to supply Confidential Information hereunder and has no obligation to enter into any Contract with [PLEASE INSERT THE NAME] and it has no right to offer for sale products or services using or incorporating the Confidential Information.
- (b) This Agreement shall not be assigned by [PLEASE INSERT THE NAME], and it shall not delegate its duties under this Agreement, without prior written consent of the other.

10. TERM AND TERMINATION

- (a) This Agreement shall enter into force on the date first above mentioned and shall remain in force till the validity of the Contract and for a further period of five years thereafter.
- (b) Notwithstanding clause 10 (a) above, MMTC may terminate this Agreement by giving a 30 days prior written notice to the other Party.

11. CONSEQUENCES OF TERMINATION

- (a) Upon termination of this Agreement, [INSERT NAME] shall return all Confidential Information that is in tangible form (including, without limitation, Confidential Information contained on computer disks) furnished, together with any copies or extracts thereof; and
- (b) Termination will not affect MMTC's right to claim damages, in case of breach of any of the terms and conditions of this Agreement by [INSERT NAME] or its Representatives.
- (c) [INSERT NAME] shall cease use of any Confidential Information after the termination of this Agreement. This clause shall survive termination of this Agreement.

12. GOVERNING LAW

The Courts having territorial jurisdiction over New Delhi shall have exclusive jurisdiction, to the exclusion of any other court, to entertain, try and determine all and any question, issue, dispute, claim, actions, suits and proceedings between the Parties arising out of this Agreement including any matter connected therewith and any application to be made under the Arbitration and Conciliation Act, 1996 as amended and re-enacted from time to time

13. ENTIRE AGREEMENT

This Agreement constitutes the entire agreement of the parties with respect to the subject matter thereof and supersedes any and all prior communications understandings and agreements between the parties, whether written, oral, express or implied relating thereto. No amendment or modification to this Agreement shall be valid unless in writing and signed by a duly authorised Representative of each of the parties.

14. DISPUTE RESOLUTION

If any question, issue, difference or dispute arises between the Parties as to the interpretation of this Agreement or as to the duties or liabilities of either Party hereunder or as to any matter or thing arising out of or under this Agreement, the same shall be referred to and settled by a sole Arbitrator to be appointed by MMTC. The Arbitration proceedings shall be conducted at New Delhi, India in accordance with the Indian Laws (both Substantive and Procedural) under the Arbitration and Conciliation Act, 1996 as amended and re-enacted from time to time ("Act") and the Award so made shall be final and binding on all the parties.

15. SEVERABILITY

If any term or provision of this Agreement is found by a court of competent jurisdiction or by a duly appointed. Arbitrator under clause 13 of this Agreement, to be invalid, illegal or otherwise unenforceable, such term or provision shall not affect the other terms or provisions of this Agreement or this Agreement as a whole, (which shall continue to remain valid, binding and enforceable by and against the parties notwithstanding any such finding) but such term or provision shall be deemed

modified or deleted to the extent necessary, to render such term or provision enforceable. Upon such modification, the rights and obligations of the parties shall be construed and enforced in accordance with such modification, preserving to the fullest permissible extent the intent and agreements of the parties set forth in this Agreement.

16. NOTICES

Any notices to be given hereunder by either party to the other shall be in English and sent by registered letter, courier or facsimile to the other party at the addresses stated below:

| (a) | MMTC LIMITED |
|-----|------------------------|
| | Core-1, SCOPE Complex, |
| | 7 Institutional Area, |
| | Lodhi Road, |
| | New Delhi-110 003 |
| (b) | [INSERT NAME] |
| | - |
| | |
| | |

Any notice shall be effective only upon actual receipt at the above mentioned address unless change in the address is notified by a party by giving 10 days advance notice.

IN WITNESS WHEREOF this Agreement has been executed by the duly authorised Representatives of the parties the day and year first above written.

1. signed and delivered by:

MMTC LIMITED
Core-1, SCOPE Complex,
7 Institutional Area,
Lodhi Road,
New Delhi-110 003

2. signed and delivered by:

[INSERT NAME]

In the presence of the following witnesses:

- 1.
- 2.

PERFORMANCE BANK GUARANTEE on (Rs. 100 Stamp paper)

| No Date | |
|--|----------------------------|
| o IMTC Limited Fore-I, Scope Complex . Lodhi Road Iew Delhi - 110003 | |
| /HEREAS | ue ind ind |
| ND WHEREAS the seller is required to furnish a bank guarantee of the value of Rs | We and ees to The the |
| (banker's name and address) further agree that the guarantee in contained shall remain irrevocable and continue in full force and effect uptoand that it shall continue be enforceable till all the dues of MMTC under or by virtue of the said contract have been fully paid and its classified or discharged till MMTC certifies that the obligations of the said contract have been fully and properly care by the seller and accordingly discharge the guarantee. MMTC will have the right to file its claim under this contract period of three months after the expiry of the validity of this guarantee. | ims ried |
| (bank name & address) further agree that MMTC shall have allest liberty without our consent and without affecting in any manner our obligations herein to very any of the tend conditions of the said contract or to extend time of performance by the seller from time to time or postpone for a me or from time to time any of the powers exercisable by MMTC against the seller and forbear or enforce any of the said contract and we shall not be relieved from our liability by reasons of any seriations or extentions being granted to the seller or for any forbearance, act or omission on the part of MMTC or adulgence by MMTC to the seller, or by any latter or thing whatsoever, which under the law relating to the sure would, but for this provision have the effect of so relieving us. | any the uch any |
| We, | We, any Our shall |
| our liability under this guarantee is restricted to an amount of Rs(10% of PO value) (Ruph words)). The guarantee shall remain valid up to unless a demand or claim under this guarantee is many uniting within three months thereafter. We shall be discharged from all liabilities under this guarantee received. We further agree that this guarantee will not be affected in any manner whatsoever due to any change constitution of the Seller or the bank. We lastly undertake not to revoke this guarantee during its currency exciting the previous consent in writing from MMTC. | ade ntee e in |
| /itness : 1. 2. | |
| (Authorised Signatory) (Signed with stamp) | |

DECLARATION BY BIDDER

| (a) | Our Comp | eany/firm has no Central/State | | ed/banned//barred/te Department/quasi | | • | ormance Sector |
|-------|------------|-----------------------------------|----|--|---|----------|-------------------|
| | Undertakir | ng/Govt.Authority | /. | | - | _ | |
| | | | | | | | |
| | | | | | | | |
| | | | | | | | |
| | | | | | | Signatur | e: |
| | | | | | | Name: | |
| | | | | | | Designa | tion: |
| | | | | | | Compan | y/Firm |
| Date: | | | | | | | |

TERMS AND CONDITIONS AS AGREED

| Our Company/Firm is agreeable to the terms and conditions of the RI duly signed by us is attached. | FP. A copy of the same |
|--|------------------------|
| | |
| | |
| | |
| | Signature: |
| | Name: |
| | Designation: |
| | Company/Firm |
| Date: | |
| Place: | |

BIDDER'S DETAIL



FORM 'C'touching lives, adding value

CORE-1, SCOPE COMPLEX, 7, INSTITUTIONAL AREA, LODHI ROAD, NEW DELHI – 110 003 TELPHONE NO: 011-24362200 ext 1343 & 1478

| Tender No. | |
|------------------------|--|
| | |
| Subject | |
| | |
| COMPANY DETAILS | |
| COMPANY NAME | |
| REGISTRATION NO. | |
| PAN / TAN NO. | |
| REGISTERED ADDRESS | |
| NAME OF PARTNERS | |
| BIDDER TYPE | |
| CITY | |
| POSTAL CODE | |
| ESTABLISHMENT YEAR | |
| NATURE OF BUSINESS | |
| LEGAL STATUS | |
| COMPANY CATEGORY | |
| | |
| CONTACT DETAILS | |
| CONTACT NAME | |
| DATE OF BIRTH DD/MM/YY | |
| CORRESPONDENCE EMAIL | |
| DESIGNATION | |
| PHONE | |
| MOBILE | |

Name of the company with stamp

PROFORMA Details to be furnished on Vendor / Customer Letter Head

| | | Vendor Code |
|--------|--|--|
| The ba | nking / Account Details are as fu | rnished below: - |
| accoun | t details given below. We hereby | nts by crediting our account directly by E-Payment mode as per undertake to intimate MMTC in case of any change in particulars le the company for any delay/default due to any technical reasons |
| 1. | Bank Account No. | |
| 2. | RTGS/NEFT IFSC Code | |
| 3. | Bank Name | |
| 4. | Bank Branch Name | |
| | | |
| 5. | Branch Code | |
| 6. | Account Type (Saving/Current) (SA/CA) | |
| 7. | E-mail ID (If any) of Vendor | |
| | A blank cancelled cheque has be | een enclosed herewith |
| | Thanking You, | Certified by Bank regarding Banking details |
| | (Vendor's Signature & Seal) | (Bank Seal & Signature of Bank |

official)