

Name of the Group/ Item:

Selection of Agency for Management of Existing Manpower, and outsourcing of new manpower on 'As & When Required' basis, for Un-skilled, Skilled, High Skilled Category (ies) of manpower & Assistant Programmer.

NOTICE INVITING BIDS

e-NIT: JKMSCL/NIT/Manpower/2023/582 dated 17.05.2023

Notice Inviting Online Bid(s) for Selection of Agency for Management of Existing Manpower, and Outsourcing of new manpower on 'As & When Required' basis, for Un-skilled, Skilled, High Skilled Category (ies) of manpower & Assistant Programmer.

For and on behalf of Jammu & Kashmir Medical Supplies Corporation Ltd, online bid(s) are invited from reputed firms/ Service Providers for finalization of Rate Contract for selection of agency for management of existing manpower, and outsourcing of new manpower on 'as & when required' basis, for Un-skilled, Skilled, High Skilled Category (ies) of manpower & Assistant Programmer, as per detailed Scope of Services and terms & conditions of the NIT

S. No.	Description	Cost of Tender Fee	Earnest Money
01	Rate Contract for selection of agency for management of existing manpower and Out sourcing of new manpower on 'as & when required' basis, for Un- skilled, Skilled, High Skilled Category (ies) of manpower & Assistant Programmer.	 Tender fee Rs.1,000/- (Rupees One thousand only) Tender processing fee Rs.9,000/-(Rupees Nine Thousand only) 	 Rs.1.00 Lakh (Rupees One Lakh only). Registered MSEs, for similar services, are exempted from payment of EMD.

- 1. Detailed bid document, alongwith terms & conditions, can be downloaded from the website https://jktenders.gov.in from 20-5-2023 (from 1100 Hrs onward).
- 2. Bids (both Technical as well as financial bid) shall be submitted in electronic format on website https://jktenders.gov.in by or before 08-06-2023 up to 1600 Hrs.
- 3. Pre-bid meeting shall be held through Physical/virtual mode on **12-06-2023 (at 1100 Hrs)**. Kindly refer Bid Document for details.
- 4. Technical bids will be opened on **09-06-2023** at **1200 Hrs)** at Corporate Head Office. Jammu/Srinagar. In case of holiday(s) on the date of opening of bid, these will be opened on next working day at the same time and venue.
- 5. Financial bids of bidders, qualifying the technical evaluation, shall be opened on a later date which will be notified separately.
- 6. Successful bidder shall have to deposit original copy (ies) of EMD & including proof of deposit of tender fees, uploaded at the time of submission of bid(s).
- 7. The complete bidding process will be on-line, and bidder(s) are not required to submit bid(s), technical as well as financial, in physical form.
- 8. Any Correspondence, required to be made regarding this NIT, shall only be entertained if it is from the Proprietor/ Partner/ Managing Director/ Chairman of the bidding entity or its duly authorized signatory*.

*Authorized Signatory means a person duly authorized by the Competent Authority viz., Proprietor/ all Partners of the Firm/ Members of Association/ Managing Director/ Chairperson/ Board of Directors through Power of Attorney to sign on behalf of the Firm/ Company/ Society/ Trust.

Sd/-

Managing Director (Tender Inviting Authority) J&K Medical Supplies Corporation Ltd

No:JKMSCL/NIT-Manpower/Adm./2023/582

Dated: - 17- 05-2023

Schedule of Critical Dates to be observed with respect to Notice inviting Online Bid(s) for finalization of Rate Contract(s) for Selection of Agency for Management of Existing Manpower, and Outsourcing of new manpower on 'As & When Required' basis, for Un-skilled, Skilled, High Skilled Category (ies) of manpower & Assistant Programmer.

S. No.	Particulars	Date/ Time
1	Date of Publishing of e-NIT	18-05-2023 at 1100 Hrs
2	Start Date of Downloading of e-NIT	18-05-2023 from 1100 Hrs
4	Last Date of Downloading of e-NIT	08-06-2023 up to 1400 Hrs
5	Seek Clarification Start Date	20-5-2023 from 1000 Hrs
6	Seek Clarification End Date	27-05-2023 upto 1600 Hrs
7	Pre-Bid Meeting	27-05-2023 at 1100 Hrs
8	Virtual Link for Pre-Bid Meeting	meet.google.com/hbd-fian-avz

Page 2 of 44

10	Start Date for Submission of Online Bids	20-05-2023 from 1000 Hrs
11	Last Date for Submission of Online Bids	08-06-2023 up to 1600 Hrs
12	Date of Opening of Technical Bids	09-06-2023 at 1200 Hrs
13	Date of Opening of Financial Bids	Shall be Notified Separately
14	Place of Opening of Bids	JKMSCL Corporate Head Office, Trikuta Nagar, Jammu/ Srinagar
15	Detail of Tender fee: -	• Rs.10,000 (Rupees Ten Thousand only)
16	Cost of tender document	• Rs.1,000(Rs. One Thousand Only)
17	Tender Processing fee	• Rs.9,000/-(Rupees Nine Thousand only)
18	Earnest Money Deposit	• Rs.1.00 Lakh (Rupees One Lakh only)

Note: Firms which are registered as MSME are exempted from EMD and cost of the tender:

Sd/-Managing Director (Tender Inviting Authority) J&K Medical Supplies Corporation Ltd.

Page 3 of 44

Instructions to Bidders regarding e-Tendering Process

- 1. Interested bidder(s) can download the Notice inviting Tender from the website <u>https://jktenders.gov.in</u>.
- 2. To participate in the bidding process, bidders have to get (DSC) "Digital Signature Certificate" as per Information Technology Act-2000, to participate in online bidding. This certificate will be required for digitally signing the bid. Bidders can get the above-mentioned digital certificate from any NIC/ Govt. approved vendors. The bidders, who already possess valid (DSC) Digital Signature Certificates, need not to procure new Digital Signature Certificate.
- 3. The bidders have to submit their bids online in electronic format with Digital Signature. The bids cannot be uploaded without Digital Signature. No proposal will be accepted in physical form.
- 4. Bids will be opened online as per the time schedule mentioned in the notice inviting Tender.
- 5. Before submission of online bids, bidders must ensure that scanned copies of all the necessary documents have been attached with the bid.
- 6. J&K Medical Supplies Corporation Ltd will not be responsible for delays in online submission of bids, what so ever reasons may be.
- 7. All the required information for bid must be filled out and submitted online.
- 8. Bidders should get ready with the scanned copies of cost of documents & EMD as specified in the tender documents The original instruments in respect of EMD including Tender fee and tender processing fee to be submitted to the Tender Inviting Authority by Registered Post as per the time schedule specified.
- 9. The cost of EMD specified in the tender documents should be the same, as submitted online (scanned copies) otherwise bid will not be accepted.
- 10. Bidders can contact the FA&CAO, JKMSCL for any guidance for getting DSC or any other relevant details in respect of e-tendering process.
- Bidders are advised to use "My Documents" area in their user on <u>https://jktenders.gov.in</u> e-tendering portal to store important documents like GST Certificate, IT Returns, and other relevant documents etc., and attach these certificates as Non-Statutory documents while submitting their bids.
- 12. Bidders are advised not to make any change in BOQ (Bill of Quantities) contents or its name. In no case they should attempt to create similar BOQ manually. The BOQ downloaded should be used for filling the rates inclusive of all taxes and it should be saved with the same as it contains.
- 13. Bidders are advised to scan their documents at 100 DPI (Dots per Inch) resolutions with Black and White, PDF Scan properly.
- 14. The guidelines for submission of bid online can be downloaded from the website <u>https://jktenders.gov.in</u>.
- 15. Scanned copies of the below mentioned documents can be attached from My Document area for tenderers on e-Procurement portal viz., www.jktenders.gov.in:
 - a. PAN Card
 - b. GST Registration Certificate
 - c. Audit Reports alongwith Balance Sheets and ITRs for last three financial years
 - d. Average annual turnover certificate, issued by Chartered Accountant, for average turnover of last year not below Rs.3.00 Crore
 - e. ITRs/ Performance Certificates/ Other Documents

Section – I: Scope of Services:

Successful Service Provider has to ensure the followings:

- a) Takeover the existing out-sourced manpower, already engaged for Un-skilled, skilled, Highly skilled, Assistant Programmer from existing Service Provider whose Rate Contract will cease to exist immediately after the new Rate Contract comes into force, alongwith completion/ exchange of all the requisite formalities between out-going as well as new/ incoming Service Provider(s).
- b) Presently, following Out-Sourced Staff, indicative Nos is working at various units of J&K Medical Supplies Corporation: -
 - (1.) Two (2) Assistant Programmers
 - (2.) 35 (Thirty-Five) No. of Data Entry Operators.
 - (3.) 66 Nos. of un-skilled staff including Loaders/unloaders/peons/ Cleaners & Sweepers, etc.
 - (4.) Nos. mentioned with respect to both the category (ies) are 'Indicative' and may Increase or Decrease as per the approvals from competent authority during the Contract Period.

(5.) Notwithstanding the time-lag in finalization of this selection process, existing 'Out-Sourced' manpower working in various units of JKMSCL shall be deemed to have been taken over by the approved Service Provider, selected as a result of this selection process, with effect from the Date mentioned in the Agreement to be executed in this behalf.

- (6.) In view of Revision of Minimum wages by the labour and employment Department J&K as notified vide S.O 513.dated; 12th October 2022, consequent Rate contract likely to come into force as per the rates prescribed in the said S.O.
- (7.) The categories of manpower that shall be hired by JKMSCL as per SO 513 where as 04 categories viz: Un-Skilled, Skilled, Highly Skilled, Administrative/Ministerial by which JKMSCL may hire any category from them.
- (8.) Remuneration for Assistant Programmer shall be as per the decision of 9th Finance Committee meeting, wherein remuneration has been approved @ 25116 (basic pay).
- a) Provide that the new manpower for Un-skilled, skilled ,Highly skilled , Assistant Programmer & Bio Medical Engineer as & when required & called by JKMSCL do so, for working in various units of J&K Medical Supplies Corporation Ltd across the Union Territory of J&K.

S. No.	Category	Minimum Qualification	Brief Job Description
1.	Un-skilled	Matric pass	Routine daily office works of non- technical nature
2.	Sweeper/ Cleaner (full time)	8 th Pass	Cleaning of Office
3.	Data Entry Operators	Graduation with 1 Year Diploma in Computer Applications Experience: Minimum 1 Year Post-Qualification Experience	 Uploading data of health institutions on day-to-day basis. Performing other duty(ies) assigned to them related to their work by the Officer in-charge
4	Assistant Programmer	Bachelor of Engineering/B Technology (information Technology or Electronics & communication or computer engineering or computer science Engineering or MCA	 Uploading /consolidation of data/reports, etc. Working on NIC Portal i.e www.jktenders.gov.in Performing any other duty(ies) assigned to them related to their

b) Required qualifications of any new manpower to be provided shall be as follows:

Page 5 of 44

S. No.	Category	Minimum Qualification	Brief Job Description
		from recognized university or	work by the Officer in-charge
		Diploma in Engineering	
		(information technology or	
		Electronics and	
		communication.	

- c) Provide any other category of manpower, if required by the Jammu & Kashmir Medical Supplies Corporation Limited, classifying the same in accordance with S.O.: 513 dated: 12th October 2022, issued by the Labour & Employment Department, J&K.
- d) In reference to the mandate of the MoH&FW, Govt. of India, successful Service Provider is not allowed to charge any amount from the existing/ new Un-skilled,skileed,Highly skilled ,Assistant programmers & Bio Medical Engineer In case, after Award of Contract, successful participant/ approved Service Provider is found to be charging any amount from the manpower, in any manner and for any reasons whatsoever, the Contract/ Agreement will be terminated immediately alongwith forfeiture of Performance Security Deposit and blacklisting/ debarring, of bidding from JKMSCL for a period of TWO (2) years.

Section:II: Eligibility Criteria:

Participation in this Notice Inviting online bids is 'Open' for all the intended Service Provider(s), providing 'Similar' Services, Within as well as Outside the Union Territory of Jammu & Kashmir, subject to fulfillment of following 'Eligibility' conditions:

- Participant(s) shall be providing 'Similar' services in the form of a Registered Legal Entity/ Trade Name, which may include a Sole Proprietorship Firm, a Partnership Firm registered under The Indian Partnership Act 1932, a Company registered under The Companies Act, 1956/2013, a Society registered under The Societies Registration Act 1860, a Trust registered under The Indian Trust Act 1882, a Limited Liability Partnership (LLP) registered under the Limited Partnership Act 2008, or an entity established under any other Law applicable in the Country. Further, following Entity(ies) are 'Not Eligible' to participate in this selection process:
 - a. Any Service Provider(s) rendering 'Similar' services without any Registered Trade Name.
 - b. Any Unregistered Body of Individuals.
 - c. Any 'Consortium', whether Registered or Otherwise, including Consortium of either of the above-mentioned Legal Entity(ies).
- 2. Participant(s) shall be providing/ managing 'Similar', or higher, category(ies) of manpower of un-skilled, Higly skilled, Asstt Programmer & Bio-Medical Engineer to any Central/ State Govt. Organizations/ Banks/ PSUs/ Other Reputed Organizations *from past seven (5) years, but in any case, not less than five (3) years*. Work Experience Certificate in the form of 'Completion Certificate, and not merely the Work Orders, shall have to be uploaded. *Experience in providing categories of manpower like Security Guards, Housekeeping Services, etc. shall not be entertained*.
- 3. Participant(s) should have provided at least 100, but in any case, not less than 70, Data Entry Operators/ Loaders/un-loader/sweepers to any Central/ State Govt. Organizations/ Banks/ PSUs/ other Reputed Organizations during preceding five (5) financial years ended on <u>31st March 2023.</u> Work Experience Certificate in the form of 'Completion Certificate', and not merely the Work Orders, shall have to be uploaded. Data Entry Operators/ Loaders/sweepers/security guards (Un-armed) should have been provided for a Page 6 of 44

minimum period of one year, or more. Experience with respect to providing manpower for any shorter duration, i.e., less than one (1) year shall not be taken into consideration.

- Intending Participant(s) shall have minimum average annual Turnover, from 'Similar' Services, of Rs.3.00 crores only) during preceding three financial years, i.e., 2019-20, 2020-21 and 2021-22. Certificate to this effect issued by a Chartered Accountant along-with UDIN, shall have to be submitted.
 - a. In reference to Public Procurement Policy for Micro & Small Enterprises (MSEs) Order 2012, registered Micro & Small Enterprises, as defined in MSE Procurement Policy, for 'Similar' Services, as well as 'Start Ups' registered with the Department of Industrial Promotion & Policy (DIPP) under the Ministry of Commerce & Industries for 'Similar' Services, should have minimum average annual Turnover, from 'Similar' Services, of Rs.100.00 Lakhs (Rupee One Crore only) during preceding three financial years, i.e., 2019-20, 2020-21 and 2021-22.
- Participant(s) shall be registered with various Govt. Department(s), predominantly Income Tax Deptt., Commercial Taxes Department, Employees' Provident Fund Organization, Deptt. of Micro, Small and Medium Enterprise (MSME) - Optional, Department of Industrial Promotion & Policy (DIPP) under the Ministry of Commerce & Industries, and shall possess following documents:
 - a. Permanent Account Number (PAN) issued by the Income Tax Department
 - b. GST Registration No. issued by the Commercial Taxes Department
 - c. EPF & ESIC Registration Nos. issued by the Employees' Provident Funds Organization
 - d. UDYAM Certificate, if Registered for 'Similar' Services with the Ministry of Micro, Small and Medium Enterprises
 - e. Registration Certificate, if Registered for 'Similar' Services with the Department of Industrial Promotion & Policy (DIPP)
 - f. In addition, intended participant(s) shall be regularly complying with all the Provisions, Rules & Regulations stipulated under various applicable Statutory Enactments. Intended participant(s) shall have to upload a 'Self-Certified' declaration to the effect that
 - i. It has been regularly adhering to all the Provisions, Rules & Regulations stipulated under applicable Statutory Enactments.
 - ii. There is no pendency (ies)/ default(s)/ violation(s) regarding various compliances enshrined under these Statutory Enactments upto the period ended on 30th November 2022, except where the time-period towards such compliances has not been ended till the last date for uploading of bid(s). Details of all such pendency (ies)/ default(s)/ violation(s), if any, shall have to be uploaded.
 - iii. In case, any concealment/ mis-representation regarding any non-compliance(s)/ default(s)/ violation(s) on part of any of the intended participant(s), including the successful Service Provider, comes to the notice of the Jammu & Kashmir Medical Supplies Corporation Limited, during any subsequent stage(s), including post issuance of Letter of Intent (LoI)/ Award of Contract/ (AoC), 'Bid' of such participant(s), even if Successful, will be treated as 'Void Ab-Initio', and the same shall be without any further recourse available in favour of such participant(s). Accordingly, thereafter J&K Medical supplies Corporation Ltd will be at liberty to approach the next eligible participant(s) for issuance of Letter of Intent for undertaking the contract on L-1 Rates and terms & conditions. In addition, J&K Medical supplies Corporation Ltd will debar such defaulting participant(s) in future procurement for a minimum period of two (2) years.

- 6. Participant(s) should not have been found guilty/ convicted by any Competent Court of India, or de-recognized/ blacklisted by any Govt. Institution of the Country, for offences involving moral turpitude/ corruption in relation to its business dealings with the Govt., or any other Public Sector Enterprises, as well as for matters relating to the Security & Integrity of the Country. In addition, there shall be no action or suit or proceeding or investigation pending against the bidding entity at Law or in equity before any Court or before any other Judicial, Quasi-Judicial or other Investigation/ Regulatory authority, for offences involving moral turpitude in relation to its business dealings with the Govt., or any other Public Sector Enterprises, as well as for matter(s) relating to the Security & Integrity of the Country, the outcome of which may constitute an event of default or impair implementation of contract in any manner whatsoever.
- 7. In view of the sensitivity of services, associated governing Statutory Enactments/ allied Rules & Regulations, predominantly the Employees' Provident Fund and Miscellaneous Provisions Act, 1952, and more significantly to respond and manage all the grievances arising during the Contract Period on real time basis, Intended Participant(s) shall be having '**Registered**' Office in either of the Capital City(ies) of J&K viz., Jammu or Srinagar.
 - a. In case, approved Service Provider(s) is not having an existing 'Registered' office in either Jammu or Srinagar city(ies), they will have to upload an undertaking, on 'Non-Judicial Stamp Paper' of Rs.100/- and duly attested by 01st Class Magistrate, that it will open office in either of the city(ies) within thirty (30) days, but in any case, not later than forty-five (45) days, from the date of Issuance of Letter of Intent (LoI) and which will remain functional throughout the contract Period, including the extended period, if any, failing which bid(s) of such participant(s) are liable to be rejected outrightly.
 - b. In addition, if any such participant(s) appears to be successful during this selection process, and thereafter fails to comply with this conditionality, all its right as approved Service Provider shall stands terminated with immediate effect and without any further recourse available in favour of such participant(s). Accordingly, thereafter Jammu & Kashmir Medical Supplies Corporation Limited will be at liberty to approach the next eligible participant(s) for issuance of Letter of Intent for undertaking the contract on L-1 Rates and terms & conditions. In addition, JKMSCL J&K will debar such defaulting participant(s) in future by JKMSCL for a minimum period of two (2) years.
- 8. No participant(s) is allowed to submit more than one bid in any form, i.e., any participant (Sole-Proprietor/ Partnership Firm/ Company/ Society/ Trust/ LLP) cannot at the same time also be Partner/ Director/ Member of any other Partnership Firm/ Company/ Society/ Trust/ LLP submitting bid in response to this NIT. In case of any failure to abide by this conditionality, all such bid(s) having common Partner(s)/ Director(s)/ Member(s) shall be 'Rejected Outrightly'.

Section-III: Bid Submission:

- Bid Preparation and Uploading: Intended participant(s), meeting all the 'Eligibility Criteria', stated under Section-II, shall have to submit 'Online' bid(s) under Two Cover System as follows:
 - A. Cover I: Technical Cover: Technical bid shall comprise of all the following documents:
 - a. Scanned copy of Tender Processing Fees, to be deposited through online/ RTGS transfer to J&K Medical Supplies Corporation Ltd Bank A/c No.: **037304050000032** with the Jammu & Kashmir Bank Ltd. Govt.Medical college, Jammu (IFS Code: JAKAOMEDJAM).
 - b. Scanned copy of EMD of **Rs.1.00 Lakh (Rupees One Lakh only)**, duly *pledged in favour of Financial Advisor/ CAO, JKMSCL*
 - c. Scanned copy of Affidavit on Non-Judicial Stamp Paper of Rs.100/-, duly attested by 1st Class Magistrate, stating that:
 - i. Bidding entity, including its Proprietor/ Partner(s)/ Member(s)/ Director(s), as the case may be, has not been found guilty/ convicted by any Competent Court of India, or de-recognized/ blacklisted by any Govt. Institution of the Country, for offences involving moral turpitude/ corruption in relation to its business dealings with the Govt., or any other Public Sector Enterprises, as well as for matters relating to the Security & Integrity of the Country.
 - ii. There is no action or suit or proceeding or investigation pending against the bidding entity, or its Proprietor/ Partner(s)/ Member(s)/ Director(s), at Law or in equity before any Court or before any other Judicial, Quasi-Judicial or other Investigation/ Regulatory authority, for offences involving moral turpitude in relation to its business dealings with the Govt., or any other Public Sector Enterprises, as well as for matter(s) relating to the Security & Integrity of the Country, the outcome of which may constitute an event of default or impair implementation of contract in any manner whatsoever.
 - iii. If anything is found wrong/ false/ misleading/ contrary to the Public Interest/ Interests of the Country/ Union Territory of J&K/ Health & Medical Education Deptt. J&K/ JKMSCL or the bidding entity, and/ or its Proprietor/ Partner(s)/ Member(s)/ Director(s), as the case may be, if subsequently declared Guilty/ Convicted for any offences involving moral turpitude/ corruption in relation to its business dealings with the Govt., or any other Public Sector Enterprises, as well as for matters relating to the Security & Integrity of the Country, at any stage(s), including the currency of Rate Contract, such bidding entity and its Proprietor/ Partner(s)/ Member(s)/ Director(s), as the case may be, even if such bidding entity is the approved Service Provider, shall be responsible 'Severally & Jointly', and will be ready to face any legal action(s) to be initiated against it by the State Health Society, upon the recommendations of the Committee constituted in this behalf. It will be in addition to other penal recourses, inter-alia forfeiture of EMD/ Performance Bank Guarantee/ any other payments due towards the bidding entity/ approved Service Provider, debarring/ blacklisting such defaulting/ erring bidding entity, and its Proprietor/ Partner(s)/ Member(s)/ Director(s), as the case may be, from JKMSCL for a minimum period of two (2) years, etc.
 - d. Scanned copy of an Affidavit on Non-Judicial Stamp Paper of Rs.100/-, duly attested by 1st Class Magistrate, stating:
 - i. Total No. of employees on its payroll.
 - ii. Declaration to the effect that it has deducted EPF with respect to the all the manpower services provided by it during preceding three financial years and deposited the same

(both employer share & employee share) alongwith all other Statutory dues with the concerned Authorities and there is no outstanding against it.

- iii. In case of any wrong/ false/ misleading information comes to the notice of JKMSCL during any subsequent stage(s), including the currency of Rate Contract, such bidding entity and its Proprietor/ Partner(s)/ Member(s)/ Director(s), as the case may be, even if such bidding entity is the approved Service Provider, shall be responsible 'Severally & Jointly', and will be ready to face all the consequences, including forfeiture of EMD/ Performance Bank Guarantee/ any other payments due towards the bidding entity/ approved Service Provider, debarring/ blacklisting such defaulting/ erring bidding entity, and its Proprietor/ Partner(s)/ Member(s)/ Director(s), as the case may be, from JKMSCL for a minimum period of two (2) years, etc.
- e. Applicable only for those Participant(s) who do not have any 'Registered' office in J&K, as on the date of submission of bid(s) Scanned copy of an affidavit on Non-Judicial Stamp Paper of Rs.100/-, duly attested by 1st Class Magistrate, stating that:
- i. If declared successful, it agrees to open an office in either of the Capital city(ies), viz., Jammu/ Srinagar, within thirty (30) days, but in any case, not later than forty-five (45) days, from the date of Issuance of Letter of Intent (LoI), which will remain functional throughout the contract Period, including the extended period, if any.
- ii. In case of failure to open 'Registered' Office in either of the Capital city(ies), viz., Jammu/ Srinagar within the stipulated period, or any extended period, if allowed by the Managing Director, JKMSCL bid of such approved Service Provider will be treated as 'Void Ab-Initio', and all its Rights as approved Service Provider shall stand terminated with retrospective effect from the date of issuance of Letter of Intent, and the same shall be without any further recourse available in favour of bidding entity, and/ or its Proprietor/ Partner(s)/ Member(s)/ Director(s), as the case may be. FurtherJKMSCL will be at absolute liberty to forfeit its EMD/ Performance Bank Guarantee. In addition, bidding entity, alongwith its Proprietor/ Partner(s)/ Member(s)/ Director(s), as the case may be, will also be debarred/ blacklisted from JKMSCL for a minimum period of two (02) years.
- iii. Furthermore, in case of such default, the approved Service Provider, and/ or its Proprietor/ Partner(s)/ Member(s)/ Director(s), as the case may be, do not have any reservation with respect to JKMSCL approaching the next eligible participant(s) for issuance of Letter of Intent for undertaking the contract on L-1 Rates and terms & conditions, and also it undertakes to indemnify the JKMSCL against all the actions, if initiated by any Agency(ies)/ Participant(s)/ Public at Large, etc., towards approaching next eligible participant(s) for issuance of Letter of Intent.
- f. Bidder's detail, as per annexure 'B' To be submitted on Letterhead of bidding entity, duly signed by 'Authorized Signatory'. In case, bidding entity is registered as Partnership Firm/ Hindu Undivided Family (HUF)/ Company/ Limited Liability Partnership/ Society/ Trust/ etc., Authority Letter/ Board Resolution in favour of Authorized Signatory, signed by all the Partners/ Members/ Directors, as the case may be, to submit bid in response to this NIT and to make any correspondence in this regard with JKMSCL also has to be uploaded.
- g. Undertaking, as per annexure '**C**' To be submitted on Letterhead of bidding entity, duly signed by 'Authorized Signatory'.

- h. Scanned copies of following documents, Self-attested by the Authorized Signatory and duly stamped:
- i. Documentary evidence as to the 'Legal' status of bidding entity that is, Certificate issued by the Registrar of Companies/ Firms/ Societies, etc.
- ii. PAN Card of Bidding Entity as well as its Authorized Signatory.
- iii. GST Registration Certificate.
- iv. Latest GST Return 3B, i.e., for the month of March 2023/ Quarter ended on 31st March 2023.
- v. Certificate of Registration under Employees Provident Fund Act.
- vi. Certificate of Registration under Employees State Insurance Act.
- vii. Average annual turnover certificate, issued by the Chartered Accountant, with average annual turnover of last three financial years, from 'Similar Services', not less than Rs.3.00 Crore.
- viii. Audited Balance Sheets alongwith ITRs of last three financial years 2019-20, 2020-21 and 2021-22.
- ix. Work Experience Certificate in the form of 'Completion Certificate', and not merely the Work Orders, issued by the Central/ State Govt. Organizations/ Banks/ PSUs/ other Reputed Organizations.
- x. UDYAM Certificate, if Registered for 'Similar' Services with the Ministry of Micro, Small and Medium Enterprises.
- xi. Registration Certificate, if Registered for 'Similar' Services with the Department of Industrial Promotion & Policy (DIPP).

i. 'Self-Certified' declaration, on Letterhead, stating that -

- i. Bidding entity possess requisite financial and other resources required towards successful management of existing manpower, as well as provision of any new manpower on 'as & when required' by JKMSCL during the course of Rate Contract.
- ii. Bidding Entity, and/ or its Proprietor/ Partner(s)/ Member(s)/ Director(s), as the case may be, has been regularly adhering to all the Provisions, Rules & Regulations stipulated under applicable Statutory Enactments.
- iii. There are no pendency(ies)/ default(s)/ violation(s) against Bidding Entity, and/ or its Proprietor/ Partner(s)/ Member(s)/ Director(s), as the case may be, regarding various compliances enshrined under these Statutory Enactments upto the period ended on 30th November 2022, except where the time-period towards such compliances has not been ended till the last date for uploading of bid(s). Details of any pendency (ies)/ default(s)/ violation(s), if any, shall have to be uploaded.
- iv. In case, any concealment/ mis-representation regarding any non-compliance(s)/ default(s)/ violation(s) on part of any of the intended participant(s), including the successful Service Provider, comes to the notice of the JKMSCL during any subsequent stage(s), including post issuance of Letter of Intent (LoI)/ Award of Contract/ (AoC), 'Bid' of such participant(s), even if Successful, will be treated as 'Void Ab-Initio', and the same shall be without any further recourse in favour of Bidding Entity, and/ or its Proprietor/ Partner(s)/ Member(s)/ Director(s), as the case may be.
- v. Furthermore, in case of such default, the approved Service Provider, and/ or its Proprietor/ Partner(s)/ Member(s)/ Director(s), as the case may be, do not have any reservation towards JKMSCL approaching the next eligible participant(s) for issuance of Letter of Intent for undertaking the contract on L-1 Rates and terms & conditions, and also it undertakes to indemnify the JKMSCL against all the actions, if initiated by any Page 11 of 44

Agency(ies)/ Participant(s)/ Public at Large, etc., towards approaching next eligible participant(s) for issuance of Letter of Intent.

- B. Cover II: Financial Cover: Financial bid as per following:
- a. Price bid has to be quoted in terms of "**Vendor's Margin**/ **Service Charges**", to be quoted in Rupees, and Not in %age, strictly in accordance with the BoQ clearly mentioning GST/ other Taxes and applicable charges, if any.
- b. If any of the intended bidder(s) quote 'Nil' charges, its/ their bid shall be treated as 'Non-Responsive' and shall not be considered.
- c. In case, any of the intended bidder(s) does not quote for any of the category (ies), it shall be presumed that such bidder(s) is/ are willing to provide services for such category (ies) on 'Free of Cost' basis.
- d. In case, any of the intended bidder(s) fail to mention any amount with respect to GST, it shall be presumed that amount of GST has been subsumed in the Basic Rate.
- e. In the matter, office Memorandum No:F.6/1/2023-PPD Dated: 6th January,2023 from Procurement Policy Division of the Department of expenditure under the Ministry of Finance , Govt. of India and addressed to Govt. e-Marketplace(GeM), stated that minimum service charges in procurement of manpower out-sourcing service may be fixed at 3.85 % **including 3 % profit plus Transaction Charges which are 0.85 % at present.** According, after threadbare deliberations regarding Office Memorandum issued by the department of expenditure, it is for information of all the intended participants that the minimum services charges towards providing manpower services, as per the scope of services stipulated in this e-NIT, may not be less than 3 %, i.e., excluding Transaction Charges of 0.85 % which may be applicable for procuring similar service on GeM.
- f. Vendor's Margin/ Service Charges once fixed will remain unchanged for the entire duration of the contract or for period of subsequent extension(s) and will not vary with the revision of minimum wage or otherwise.
- g. Vendor's margin/ Service charges under the contract by the Approved Service Provider shall in no event exceed the lowest price charged by the Approved Service Provider from any other organization during the period of the contract.
- h. During the currency of Rate Contract, any consequent change(s) in amount of GST or EPF/ ESIC/ EDLI, becoming applicable in pursuance to any subsequent upward/ downward revision of GST or EPF/ ESIC/ EDLI, Rates notified by the Government in future shall be effective from the Notified Date(s) from when such changes will come into effect. Accordingly, payment will be made as per applicable Enactments/ Rules notified thereunder. Documentary evidence(s) for payment of applicable tax(es)/ Statutory dues shall have to be provided by the successful Participant(s).
- i. Any Price Escalation or Price Variation, except on account of any upward/ downward revision in Rates of GST or EFP/ ESIC/ EDLI Contributions, shall not be applicable or considered under any circumstances for the Rate Contract coming into force as a result of this bidding process.
- j. Rates are to be quoted in Indian Rupee (INR) only
- 2. All the documents shall be '**Valid**' at the time of uploading of bid and shall Not be expiring within three (3) months from the date of submission of online bids.
 - a. During evaluation of bid(s), it is observed that validity of some of the document(s), as uploaded by respective participant(s), will be expiring after the last date for submission of

bid(s). For such cases(s), it is clarified that subject to anything contrary stated in this document, any of the document(s), validity of which will be expiring after submission of bid(s), but during ongoing evaluation of bid(s), or post finalization of bid(s) but prior to acceptance of Letter of Intent (LoI) by the selected participant(s), Contract will be effective only after receipt of renewed certificates within the time stipulated by this office, failing which acceptance of LoI shall be 'Void Ab-Initio'. **In addition, in such case, the JKMSCL reserves the unconditional right to approach and negotiate with L-2 participant(s)**. It will be without any prejudice to the recourse available to the JKMSCL with respect to document(s) expiring during the course of the Rate Contract, after acceptance of LoI and execution of agreement.

- b. All the relevant document(s)/ Registration(s)/ Approval(s)/ Authorization(s) shall remain 'Valid' during the Contract period, including extended period, if any.
- 3. In case, any of the document(s) furnished by either of the intended participant(s), including successful participant, is/ are found to be forged/ fabricated/ mis-leading, or any information submitted by it/ them is found to be false/ incorrect/ mis-leading, at any stage(s), including the Contract Period, it may render bid(s) of such defaulting participant(s) '**Void ab-Initio**', and is/ are liable for its immediate cancellation alongwith forfeiture of EMD(s)/ Performance Security Guarantee of such participant(s) and debarring/ backlisting, both the bidding entity as well as its Proprietor/ Partner(s)/ Member(s)/ Director(s), as the case may be, from JKMSCL for a minimum period of two (2) years.
- 4. Successful participant(s) shall have to deposit Original Copy(ies) of EMD & all the Affidavit(s), alongwith duly attested & notarized copy(ies) of all the document(s) uploaded at the time of submission of bid(s).
- 5. Intended Participant(s) have to examine carefully all the contents of this bid document. Failure to comply with any of the requirements of this bid document will be at participants' own risk and may render their bid(s) '**Non-Responsive**'.
- 6. Intended Participant(s)/ Authorized Representative(s) shall point out to Tender Inviting Authority regarding embitterment, if any, at the time of opening of tenders. Thereafter, intended participant(s)/ authorized representative(s) will have no right to confer or to represent on one ground or the other.
- 7. Participant(s) shall provide all the information sought under this bid document. The Tendering Committee will evaluate only those bid(s) which are complete in all respects. Any Incomplete and/ or Conditional bids may be liable for 'Outright Rejection'.
- 8. Outsourced personnel shall be entitled for remuneration, as per Annexure '**D**', including obligatory payments towards EPF/ ESI/ EDLI, etc., as applicable.
- 9. **Pre-Bid Meeting, Consequent Amendments/ Modifications in Bid Document and** Extension of Last Date for Submission of Bid(s):
 - a. To address the queries/ concerns of intended participant(s), Pre-bid meeting shall be scheduled by JKMSCL through '**Virtual**' as notified in the NIT. However, all the intending participant(s) are advised to keep themselves updated with the date & time fixed for Pre-bid meeting, including any changes regarding the same.
- b. Virtual Pre-Bid Meeting Link: All the intending participant(s), desirous to attend the Pre-bid meeting, are required to send written request, through e-mail on e-mail ID: <u>mdjkmscl2@gmail.com</u> & <u>gmjjkmscl@gmail.com</u> with such participant(s), on

their respective email ID(s), whose request(s) should reach prior to 3 days of pre-bid meeting.

- c. Pre-Bid Query(ies): Intended participant(s) requiring any clarification regarding the content, terms & conditions, etc. mentioned in SBD, may submit its queries, and suggestions if any, on the e-mail ID: <u>mdjkmscl@gmail.com</u> with a copy of the same at <u>gmjjkmscl@gmail.com</u>, so that these can be discussed and clarified during pre-bid meeting. After the stipulated date & time, no query(ies)/ representation(s) of any sort shall be entertained.
 - i. Queries shall be clearly stated mentioning the Content, Terms & Conditions/ Clause No., alongwith Relevant Page No. of bid document, and the Concern(s) of intended participants(s), alongwith suggestion(s) if any, and detailed justification(s) for proposed changes/ amendments.
 - ii. Intended participant(s) as well as all other stakeholders, are free to raise queries/ concerns relating to successful and effective implementation of project in J&K. However, queries should clearly spell the rationale behind required change(s)/ modification(s)/ updation(s)/ deletion(s) in bid document and should not be merely a vague attempt to divert the Committee, or other intended participant(s), from discussing genuine query(ies).
 - iii. The Tender Inviting Authority at its sole discretion may also hold further discussions with the intended participant(s), or their authorized representatives, to finalize any other issue(s) related with the project. This would be common for all the intended participant(s).

d. Amendments/ Modifications in Bid Document:

- i. Necessary changes in bid conditions, if deemed appropriate by the Tendering Committee, may be made after approval from the Tender Inviting Authority i.e. MD,JKMSCL
- ii. All Corrigendum/ addendum, if any issued, shall be the integral part of terms & conditions of bid document and will be published on the website(s): <u>https://jktenders.gov.in</u> and <u>www.jkmsclbussiness.com</u>.
- iii. Intended participant(s) are advised to submit bid(s) as per the terms & conditions of original bid document read with the clarifications/ modifications/ amendments issued, if any.
- iv. If deemed appropriate, Tender Inviting Authority may, at its sole discretion, but not under any obligation to do so, extend the last date for submission of bid(s) by issuing appropriate corrigendum.
- v. Bid(s) once uploaded, are not allowed to be modified, substituted or withdrawn by the participant(s). Therefore, it is emphasized upon all the intended participant(s) that all terms & conditions of the bid document shall be carefully studied for successful submission of complete and comprehensive bid. Failing to comply with any of the terms & conditions will only lead to rejection of bid, even if it is the most competitive offer.
- vi. Intended participant(s) are advised to remain updated through above-mentioned website(s). JKMSCL, or any of its Officer/ Official, will not be responsible, in any manner whatsoever, in case of any failure on part of Intended participant(s) to keep themselves updated through these website(s).

10. Bid Validity Period and Extension thereof:

- a. Bid(s) submitted by intending participant(s) shall remain valid for a period of **(120) One hundred & Twenty days** from the last date for submission of online bid(s).
- b. In exceptional circumstances and prior to expiry of original proposal validity period, Tender Inviting Authority, may request intended participant(s) to extend the period of validity for a specified additional period, **not exceeding 90 (Ninety) days** from the Page 14 of 44

expiry of original bid validity date. All the communication(s) in this regard, including request of Tender Inviting Authority and the participant's response shall be in writing.

- c. In case of any extension of validity period is requested by the Tender Inviting Authority, bid(s) of all such participant(s), who fails to extend the validity period of its bid(s), shall be deemed to be rejected.
- d. Bid validity period of approved Service Provider(s) shall be automatically extended till the date on which the Agreement is executed between concerned party(ies).
- 11. Acknowledgement by Intended Participant(s): It shall be deemed that by submitting bid, intended participant(s) has:
 - a. Made a complete and careful examination of the bid document.
 - b. Received all relevant information required by JKMSCL.
 - c. Satisfied itself about all matters, things and information required for submitting an informed bid, execution of the Contract in accordance with the bidding document and performance of all of its obligations there under.
 - d. acknowledged and agreed that inadequacy, lack of completeness or incorrectness of information provided in the bid document or ignorance of any of the matters referred shall not be a basis for any claim for compensation, damages, extension of time for performance of its obligations, loss of profits etc. from the Authority, or a ground for termination of the Rate Contract/ Agreement.
 - e. Acknowledged that it does not have a Conflict of Interest.
 - f. Agreed to be bound by the undertakings provided by it under and in terms thereof.
 - g. The Tender Inviting Authority, or any of the Officer(s)/ Official(s) of JKMSCL, shall not be liable for any omission, mistake or error in respect of any of the above, or on account of any matter or thing arising out of or concerning or relating to bidding process, including any error or mistake therein or in any information or data given in bid document.
 - h. It shall be deemed that by submitting bid, Intended participant(s) agrees and releases the Managing Director,JKMSCL and its employees, irrevocably, unconditionally, fully and finally from any and all liability for claims, losses, damages, costs, expenses or liabilities in any way related to or arising from the exercise of any rights and/ or performance of any obligations hereunder, pursuant hereto and/ or in connection with the bidding process and waives, to the fullest extent permitted by applicable laws, any and all rights and or claims it may have in this respect, whether actual or contingent, whether present or in future.

12. Earnest Money Deposit (EMD):

- a) Bid(s) shall have to be accompanied with Earnest Money Deposit of Rs.1,00,000/- (Rupees One Lakh only).
- b) In reference to Rule 170 of the General Financial Rules 2017, amended from time to time, Micro and Small Enterprises (MSE s) as defined in MSE procurement policy 2012 issued by the department of Micro, Small and Medium Enterprises (MS ME), or participant(s) registered with the Central Purchase Organization(s) or start Up(s) Recognized by the department for promotion of Industry and Internal Trade (DPIIT) for **Similar Services;** are exempted from the payment of EM. To claim exemption, intended participant(s) shall have to upload UDYAM Certificates, formerly Udyog Aadhar Certificate, or Registration Certificate for "Similar **Services**" issued by the DPIIT or National Small Industries (NSIC) or any other Central Purchase Organization(s).
- c) EMD shall be in the form of CDR/ FDR, from any Scheduled/ Nationalized Bank, pledged to the FA & CAO, JKMSCL.

- d) EMD shall remain valid for a period of one (1) year, to be reckoned from the last date for submission of online bids.
- e) Participant(s) have to upload scanned copy of CDR/ FDR alongwith the technical bid.
- f) EMD of intending participant(s) shall have to be deposited, in 'Original', in the Corporate Head office, Trikuta Nagar, Jammu and shall have to ensure that original EMD shall be the same as uploaded during online submission of bids. Any variation between the copy of EMD uploaded and the original EMD may lead to outright rejection of the bid and initiation of necessary action against such participant(s).
- g) EMD in any other form will not be accepted. Bids submitted without sufficient EMD shall summarily be rejected.
- h) EMD shall be forfeited as damages without prejudice to any other right or remedy that may be available to Tender Inviting Authority as per the bid document and/ or the Agreement, or otherwise, under the following conditions:
 - i. If any participant(s) withdraws or modifies the bid or impairs or derogates from the bid in any respect, during the period of bid validity, as specified in this bid document and as extended by mutual consent of respective participant, or after opening of bids.
 - ii. If any participant(s) engages in a corrupt practice, fraudulent practice, coercive practice, undesirable practice or restrictive practice as specified in this bid document.
 - iii. If it is established that the information/ documents furnished by the participant(s) is incorrect, false, misleading or forged
 - iv. In addition to above-mentioned conditions, in case of successful participant(s), if the successful participant(s)
 - a. fails to sign and return the copy of Letter of Intent (LoI), as acceptance towards the Rate Contract.
 - b. fails to execute the agreement within the specified time or extended time by Competent Authority on the request of such participant(s).
 - c. fails to deposit the Performance Security Deposit within the prescribed time.
 - d. fails to provide the services as per the Rate Contract/ Agreement within the time prescribed; or
 - e. Violates any terms & conditions of the tender document/ Agreement.
- i) EMD of unsuccessful participant(s) shall be refunded soon after finalization of bidding process, whereas it shall be retained in case of successful participant(s) and treated as Performance Security Deposit and will be refunded to successful participant(s) after completion of Contract Period.
- j) EMD lying with the JKMSCL in respect of any other tender, awaiting approval or rejected or on account of contracts being completed, shall not be adjusted towards EMD for this tender. EMD may, however, be taken into consideration in case bids are 'Re-invited' for similar services.

Section IV: Evaluation of Bid(s), Letter of Intent (LoI), Agreement, Performance Security Guarantee, Contract Period/ Validity of Rates:

1. Evaluation of Bids:

a. Firstly, '**Technical**' bids uploaded by the participant(s) will be opened and evaluated in accordance with the 'Eligibility' Criteria stipulated in Section – II of this bid document.

- b. Thereafter, '**Financial**' bids of only those 'Eligible' participants who qualifies in the technical evaluation report of the concerned Sub-Committee(s) shall be opened who have uploaded all the requisite documents as per tender clauses .
- c. Any failure or shortfall in submission of requisite document(s) towards 'Eligibility' criteria, as per Section NIT may render the bid of such participant(s) as 'Non-Responsive'.
- d. Subject to (c) supra, to facilitate smooth and effective evaluation of bids, Tender Inviting Authority may, at its sole discretion, but under no obligation to do so, seek clarifications in writing from any participant(s) regarding its bid(s). Notwithstanding anything contained in bid document, the Authority reserves the right not to take into consideration any such clarifications sought for evaluation of bid(s). At any point in time during the bidding process, if required by the Authority, it is the participant's responsibility to provide required evidence with respect to its eligibility as per the terms of the bid document, to the satisfaction of the Authority. If required, Tender Inviting Authority can verify the facts and figures quoted in the bid(s).
- e. In case, after opening of financial bid(s), it will be observed by the Evaluation Committee that the bidder(s) have made any mistake(s)/ error(s) in quoting the rate(s), which in the opinion of Committee are without any application of mind, thereby jeopardizing finalization of this bidding process, *penalty of Rs.50,000/- (Rupees Fifty Thousand only)* will be levied on such defaulting bidder(s) which shall have to be deposited in the manner to be decided by the Tender Inviting Authority subsequently. EMD of any such defaulting participant(s) will be refunded only after receipt of proof of deposit of such penalty.
- f. Every endeavour shall be made to finalize the successful Service Provider on Least Cost (L-1) basis.
- g. If there is any **'Tie'** between Rates quoted by two or more participant(s), then all such participant(s) shall have to re-submit financial bid(s) with 'Revised Prices', within the time accorded by the Tender Inviting Authority, and bid(s) will be finalized accordingly.
- h. Bids shall be deemed to be under consideration immediately after these will be opened and remain so till finalization of the same and official intimation of Award of Contract/ Rejection of bid(s). While bid(s) are under consideration, participant(s), its authorized representatives or other interested parties are advised to refrain, save and except as required in bid document, from contacting by any means, any Officer/ Official of JKMSCL on matters related to the bid under consideration.

2. Letter of Intent (LoI) and Agreement:

- a. After finalization of bid(s), as per Sub-Clause (1) supra, and subsequent approval from the Competent Authority, Letter of Intent (LoI) will be issued to the successful participant(s).
- b. Within **Three (3) Days, but in any case Not later than One Week, from the Date of Issuance of LoI**, successful participant(s) shall have to submit original copy of acceptance of the same, duly stamped and signed by the Competent Officer having authority to bind the bidding entity, to the FA&CAO, JKMSCL and shall have to execute an 'Agreement' in this regard with the officer, to be designated by the Managing Director, JKMSCL in this behalf. Stamp duty, if any, payable on the agreement shall be borne by the successful participant(s).
- c. Successful participant(s) shall be party to the agreement as a 'Confirming Party'. Successful participant(s) shall carefully examine the terms & conditions. In case of any doubts, it shall refer the same to the Managing Director, JKMSCL and get clarifications before signing the agreement. After execution of agreement, no communications regarding change in terms & conditions shall be entertained.

- d. Successful participant(s) shall also execute such further documents and deeds as may be required.
- e. In case, the agreement is not executed within **Seven (7) Days of Issuance of LoI**, or within any extended period, if granted by the Managing Director, JKMSCL on the request of such successful participant(s), it is presumed that successful participant(s) is/ are '**Not Willing**' to execute the agreement/ Rate Contract. In such case, Managing Director, JKMSCL, in addition to executing various resources available against such defaulting successful participant(s) as per this bid document, will be at absolute liberty to approach next 'Eligible' participant(s) within the price band of 15% of L-1 Rates for seeking their acceptance towards execution of contract for intended services on L-1 Rates and terms & conditions.
- f. Any loss sustained by JKMSCL as a result of re-tendering the contract or allotting the same to next lowest bidder, due to non-acceptance of LoI, or non-execution of agreement, by the successful participant(s) within the stipulated time period, shall be recovered out of its EMD. Even if the 2nd lowest participant(s) agrees to carry out the contract at the rate of 1st lowest, EMD of any defaulting 1st lowest participant(s) will be forfeited and it shall have no claim for the same and also shall have no right to raise this issue in any Court of Law.

3. Performance Security Guarantee:

- a. In reference to Office Memorandum No.: F.9/4/2020-PPD dated: 12th Nov. 2020, issued by the Procurement Policy Division, Deptt. of Expenditure, Ministry of Finance, Govt. of India, successful participant(s), for due and faithful performance of its obligations during the Contract period, will have to furnish Performance Security Guarantee (PSG) @ 3% of the value of the Contract in favour of FA & CAO, JKMSCL at the time of execution of agreement, but in any case, not later than One Week from the date of agreement.
- b. PSG shall be in the form of CDR/ FDR/ Bank Guarantee issued by any Scheduled/ Nationalized Bank.
- c. PSG shall remain in force till six (6) months after completion of the contract period.
- d. EMD of Approved Service Provider(s) shall be adjusted towards PSG.
- e. PSG shall be refunded after satisfactory completion of contract period and after satisfying that there are no dues outstanding against the successful participant(s).
- f. It is to be noted that previous EMD/ Security Deposit, on account any previous tenders, even if lying with JKMSCL , shall not be considered towards this NIT and therefore fresh security deposit is to be furnished.
- g. J&K Medical Supplies Corporation Ltd will not pay any interest on PSG/ EMD.
- h. PSG may be forfeited, wholly or partially, in case the successful participant(s)
 - i. fails to provide the services as per the Rate Contract/ Agreement; or
 - ii. Violates any terms & conditions of the NIT/ Agreement.
 - iii. In case, Tender Inviting Authority decides to terminate the Contract at any stage, it will promptly release PSG after satisfying that there are no dues outstanding against successful participant(s).

4. Contract Period/ Validity of Rates:

- a. Initially, Rate contract shall be valid for a period of two (2) years from the date of its issuance.
- b. Contract may be extendable by any time period not more than one year as deemed fit (TIA) subject to be satisfactory performance of the finalized firm.
- c. Service Charges/ rates quoted by the successful Service Provider shall remain fixed for the entire Contract period, including the extended period, if any.

Terms of Payment:

- 1. Payment, as per actual No. of manpower managed/ engaged, shall be made by JKMSCL
- 2. Payment shall be made by JKMSCL on '**Pay and Collect Basis**' after receipt of monthly bills, alongwith attendance and documentary proofs regarding deposit of Statutory dues, including EPF & ESI, both Employee & Employer Share, GST, etc., duly verified by the concerned Officer(s).
- 3. Requisite portion of the bill/ whole of the bill shall be held up till the proof is furnished to JKMSCL.
- 4. No advance payment(s), of any nature, shall be made due to any reasons whatsoever.
- 5. Statutory dues, as applicable under the Rules, shall be deducted at source from the monthly invoice(s) of approved Service Provider.
- 6. Payment shall be made by RTGS/ NEFT/ PFMS. Expenses on this account, if any, shall be borne by the successful participant.
- 7. All bills/ invoices should be raised in triplicate.
- 8. Any Price Escalation or Price Variation, except on account of any upward/ downward revision in Rates of GST or EFP/ ESIC/ EDLI Contributions, shall not be applicable or considered under any circumstances for the Rate Contract coming into force as a result of this bidding process.

9.	Suggestive	Timelines:
----	------------	------------

S. No.	Particulars	Responsibility	Timeline
1.	Forwarding of monthly Bio- Metric Attendance of out-sourced manpower to approved Service Provider.	In-charge Officers of Corporate Head Office, Jammu/Srinagar/Regional Drug Ware Houses/Sample ware House Ware House,	By or before 02nd of the following Month
2.	Payment of monthly remuneration of out-Sourced manpower – To be paid through banking channel only. Cash disbursal of salary is strictly Not Allowed.	Approved Service Provider	By or before 05 th of the following Month
3.	Submission of monthly bill (with respect to remuneration of out- sourced manpower alongwith documentary proof/returns of payment of Statutory Dues.	Approved Service Provider	By or before 07 th of the following Month

S. No.	Particulars	Responsibility	Timeline
4.	Payment of bill(s) in favour of approved Service Provider. Payment of Invoice for any month will be paid only after receipt of certificate regarding disbursement of remuneration of previous month. Requisite portion of bill/ whole of bill shall be held up till the proof is furnished.	Financial Advisor/CAO,J&K Medical Supplies Corporation Ltd	By or before 10 th of the following Month

Roles & Responsibilities:

- I. Responsibilities and Duties of Manpower Managed/ Engaged by approved Service Provider:
 - a. They shall be polite, cordial, positive and efficient, while handling the assigned work and their actions shall promote good-will and enhance the image of this organization.
 - b. They shall perform their duties with utmost sincerity and integrity and shall not divulge or disclose or share any details, including operational processes, workflows, administrative/ organizational matters, security & other arrangements, etc. either related to their respective workplace(s) of J&K Medical Supplies Corporation Ltd with approved Service Provider.
 - c. They will not interfere with the duties of the employees of concerned office(s) and shall not involve in any irregularity (ies) or act(s) of indiscipline or misconduct while performing their duty (ies), and/ or otherwise.
 - d. The personnel deployed by approved Service Provider at various units of J&K Medical Supplies Corporation across the Union territory of J&K shall be required to work during all the working days, i.e., from Monday to Saturday from 1000 Hrs. to 1700 Hrs. In case of manpower deployed at various RDWH/Sample Ware House/Corporate Head Office, Jammu/Srinagar, applicable office timings will be as per the norms of concerned office(s) However, in case of exigencies, they may be called on weekends/ holidays, without any extra payment.
 - e. In addition to Sundays & Gazetted holidays, they will also be entitled for 15 casual leaves per year.
 - f. In case, any of the manpower will be permanently leaving the job, or taking leave for a longer duration, it shall have to communicate the same to the concerned Officer(s) and seek prior approval through approved Service Provider at least one (1) month prior to the last working day, failing which pending dues of such manpower shall not be released by the approved Service Provider.
 - g. They shall not claim any benefit/ compensation/ absorption/ regularization of services from/ in this Office, or in Health & Medical Education Deptt., J&K, under the provision(s) of any of the Statutory Enactments, and/ or otherwise. Undertaking to this effect shall be required to be to this office.

- h. They shall not make any claim(s) from this office with respect to enhancement of remuneration and will not approach the Hon'ble Court(s) directly against this office, or any of its associated Agency (ies) or the H&ME Deptt., J&K regarding any matter(s) whatsoever.
- i. They shall abide by all the applicable Rules & Regulations as well as official directions issued by their controlling Officers from time to time.

II. Responsibilities of approved Service Provider:

- a. Approved Service Provider shall have to nominate a Co-Ordinator, who will be the Single Point of Contact for regular interaction with J&K Medical Supplies Corporation Ltd. The coordinator shall possess a dedicated Mobile No. which will remain accessible during working hours on all the working days throughout the Contract Period. In addition, there shall be a dedicated e-mail ID for seamless communication with approved Service Provider. All communications received on this e-mail ID shall have to be duly acknowledged, alongwith action to be taken in time-bound manner.
- b. Takeover existing out-sourced manpower, engaged for JKMSCL from outgoing Service Provider, as well as to provide any new manpower, as & when required, within one (1) week from the date of Award of contract/ Issuance of Work Order(s), as required at different locations, by JKMSCL from time to time.
- c. For all intents and purposes, approved Service Provider shall be the "**Employer**" within the meaning of different Statutory Enactments and Rules thereunder, and accordingly responsible for compliance towards various Statutory and other obligations under different Labour Legislations, and otherwise, with respect to existing manpower to be taken over from outgoing Service Provider, as well as new manpower to be engaged by approved Service Provider. It shall be the responsibility of approved Service Provider to pay monthly remuneration, and deposit statutory dues, of all such out-sourced manpower on timely basis. There is no 'Master-Servant' relationship between out-sourced manpower taken over/ engaged by approved Service Provider and this office and said manpower shall not claim any absorption in services with this office/ associated Agency(ies)/ Office(s).
- d. Approved Service Provider shall have to ensure that the persons deployed shall preferably be the residents of Jammu & Kashmir.
- e. It shall ensure that:
 - i. Any manpower managed/ engaged shall not be below the age of 18 years.
 - ii. All services shall be performed by persons qualified and skilled in performing such services as per the eligibility criteria.
 - iii. The manpower managed/ engaged shall be medically fit and will keep in record a certificate of their medical fitness. The approved Service Provider shall withdraw such manpower which is not found suitable for performing duty(ies), for any reasons, immediately on receipt of such a request from this office/ concerned Office(s).
 - iv. The manpower managed/ engaged shall not have any police records/ criminal cases against them. Approved Service Provider shall have to make adequate enquiries about the character and antecedents of the persons whom they are recommending. The character and antecedents of each personnel engaged by approved Service Provider will be got verified by it before their engagement after investigation by the local police, collecting proofs of identity like driving license, bank account details, previous work experience, proof of residence and recent photograph and a certification to this effect submitted to this office.

- v. Proper discipline and proper conduct of its persons in office premises, and enforce prohibition of consumption of alcoholic drinks, paan, smoking, loitering without work. It shall be responsible for any act of indiscipline on the part of persons engaged by it.
- vi. Approved Service Provider has to provide Photo Identity Cards to the manpower managed/ engaged by it for carrying out the work. These cards are to be constantly displayed & their loss reported immediately.
- vii. No manpower managed/ engaged by it shall stay in the premises of healthcare facility(ies)/ Administrative Office(s) after working hours without the permission of concerned Nodal Officer(s)/ In-Charge Officer(s).
- f. Approved Service Provider shall ensure timely payment of monthly 'Take-Home' remuneration to the personnel managed/ engaged by it, payment of Statutory dues, inter-alia EPF & ESI, both Employee & Employer Share, GST, etc. vis-a-vis submission of monthly bills to the concerned Office(s) as per suggestive timelines given under Section-V Terms of Payment.
- g. Approved Service Provider will be wholly and exclusively responsible for compliance of all the Statutory obligations under related legislations, as applicable from time to time, including but not limited to, the Minimum Wages Act 1948, the Employees Provident Fund & Miscellaneous Provisions Act 1952, the Jammu & Kashmir Goods & Services Tax Act 2017, etc. It shall also be responsible for timely depositing all Taxes, Statutory Dues, etc. with the concerned Authorities from time to time as per extant Rules under relevant Legislations and shall regularly complying with all the Statutory Compliances, including maintenance of various Statutory Record(s)/ Register(s) under applicable Statutes.
- h. Approved Service Provider shall also be responsible to produce all the record(s) before the designated Officer(s)/ Official(s) of this Office, or any other Authority under Law, or any Audit Party/ Inspection Team, as and when asked to do so.
- i. Transportation, food, medical facility (ies) or any sort of medical claims, and other requirements in respect of personnel engaged by the approved Service Provider shall be its responsibility.
- j. J&K Medical Supplies Corporation shall not incur any liability for any expenditure whatsoever on the persons managed/ engaged by the approved Service Provider on account of any obligation.
- k. This office has the 'Unconditional Right' to get any of the personnel, managed/ engaged through approved Service Provider, removed/ replaced for proper reasons and justifications, which predominantly include any non-performance, improper conduct, security risk, conflict of interest, breach of confidentiality, etc. Upon receiving written communication from this office, approved Service Provider shall immediately remove/ replace, as the case may be, such manpower.
- 1. Approved Service Provider shall be solely responsible for redressal of grievances/ resolution of disputes relating to persons deployed by it. This office shall not, in any way, be responsible for settlement of such issues whatsoever.
- m. J&K Medical Supplies Corporation Ltd shall not be responsible for any financial loss or injury to any manpower managed/ engaged by the approved Service Provider during their performing the functions/ duties, or for payment towards any compensation of any nature whatsoever.
- n. Approved Service Provider shall carefully examine all the terms & conditions of bid document/ Contract. In case of any doubts, he shall refer to the same to this office and get

clarifications before signing the Contract. After signing the documents, no communications regarding any change in terms & conditions shall be entertained.

- o. Approved Service Provider is bound to stick to the rates once quoted by it. In addition, it shall have to abide by all the relevant Rules stipulated in the General Financial Rules, as amended from time to time, and the terms & conditions of this bid document, and the Agreement executed in this behalf.
- p. Approved Service Provider shall be responsible for execution of the contract in full and shall not in any case assign or sub-let approved contract or any part thereof to other party. Suitable penalty up-to 10% of the total value of a contract shall be imposed for any deviation from contractual obligation on merits of each case, which can be forfeiture of Earnest Money Deposit (EMD)/ Performance Security Deposit (PSG)/ with-holding of other Deposits/ pending Payments, or even debarring/ blacklisting of approved Service Provider.
- q. Approved Service Provider shall have to keep JKMSCL updated about any changes in Address(es), Change of Management, etc. from time to time.
- r. Approved Service Provider shall have to furnish detailed statement of remuneration disbursed to manpower managed/ engaged for JKMSCL at different units of JKMSCL along with transaction details, to this office on 'Quarterly' basis.
- s. Approved Service Provider will be bound by the details furnished by it to this office, at the time of submission of bids, or at any subsequent stage(s), or during the Contract Period. In case, any of the document(s) furnished by approved Service Provider is/ are found to be forged/ fabricated/ mis-leading, or any information submitted by it is found to be false/ incorrect/ mis-leading, including that submitted at the time of submission of bid or at any time thereafter, it would be deemed to be '**Breach of Contract**', making the bid and consequent Contract/ Agreement '**Void Ab-Initio**'. Thereafter, all the rights of approved Service Provider shall stand forfeited, and it will be liable for forfeiture of Performance Security Guarantee, legal and other penal action(s)/ penalty (ies) to be decided by the Managing Director, JKMSCL In addition, approved Service Provider, including its Proprietor/ Partner(s)/ Member(s)/ Director(s), as the case may be, may be debarred/ backlisted for a minimum period of two (2) years.

III. Responsibilities of JKMSCL:

- a. To act as Nodal Agency for all bid related activity(ies), including inviting bids, necessary issuing clarifications, finalization of bids, issuing Letter of Intent (LoI)/ Rate Contract in favour of approved Service Provider(s), Entering into requisite Agreement with such approved Service Provider(s), etc.
- **b.** To issue clarifications on policy matters/ Contract related matter, alongwith regular supervision & monitoring in coordination with healthcare facility (ies)/ Administrative Office(s) and approved Service Provider(s).
- c) To provide required workspace, including seating area, work desk, furniture, etc., to the manpower managed/ engaged through approved Service Provider.
- d) To provide Free-of-Charge unimpeded access to the entire infrastructure, including Stationery, Printer, Electricity, Internet, etc., required to perform services.
- e) To allow manpower the use of basic facility (ies), like Water Coolers, Canteens, Restrooms, etc., available in healthcare facility (ies)/ Administrative Office(s).
- f) To arrange necessary training/ capacity building/ orientation, if required, for engaged manpower in consultation with JKMSCL, J&K.
- g) To forwarding monthly 'Bio-Metric Attendance' of out-sourced manpower to approved Service Provider as per scheduled timelines.

h) To make payment of monthly invoice(s), as per availability of funds, in favour of approved Service Provider.

Section :VII; Service Level Agreements:

Approved Service Provider(s) shall be required to adhere to following Service Level Agreement(s), failing which suitable penalty(ies) may be levied after according approved Service Provider(s) an opportunity of being heard:

S. No.	Instance	Benchmark Performance	Penalty Leviable
1.	Takeover/ Engagement of new manpower	To be ensured within the timelines prescribed by Jammu & Kashmir Medical Supplies Corporation Ltd.	 Penalty of Rs.1,000/- per person per day will be imposed from the last date of takeover/ engagement till the date upto which such non- compliance continues. Any delay beyond 15 days to take over the existing manpower from outgoing Service Provider may also lead to forfeiture of EMD/ Performance Security Deposit.
2.	If the manpower is found in disclosing any confidential information/ document(s)/ detail(s) to approved Service Provider	They shall not divulge or disclose or share any details, including operational processes, workflows, administrative/ organizational matters, security & other arrangements, etc. either related to their respective workplace(s) or JKMSCL with approved Service Provider.	• Penalty equivalent to 10% of Total Contract Value alongwith forfeiture of EMD/ Performance Security Deposit, and legal action, if required in view of the sensitivity of the matter.
3.	If the engaged manpower is found responsible for any non-performance/ disobedience/ misconduct	Engaged manpower shall be performing duties with utmost sincerity & integrity towards JKMSCL in a polite, cordial, positive and efficient manner, and shall not involve in any irregularity(ies) or act(s) of indiscipline or misconduct while performing their duty(ies), and/ or otherwise.	 Either of the following actions, to be decided by the Controlling Officer(s), as per the gravity of non-performance/ disobedience/ misconduct – Warning/ counselling of such manpower, or Suitable deduction in remuneration of such manpower. Such deduction shall be on the basis of applicable 'Minimum Daily Wage Rate' of respective category of manpower. Replacement of such manpower with the approval from Managing Director, JKMSCL
4.	If the engaged manpower is found responsible for any theft/ loss of material/ articles and damages at their Workplace(s)	Engaged manpower shall not involve in any such action(s) causing physical loss/ damage(s) at workplace(s).	 Either of the following actions, to be decided by the Controlling Officer(s), as per the gravity of non-performance/ disobedience/ misconduct – Warning/ counselling of such manpower, or

5. No.	Instance	Benchmark Performance	Penalty Leviable
5.	If the engaged manpower is found involved in any illegal & foul methods or any corrupt practices in collusion with any 03 rd party(ies) or other official(s) at workplace(s) or otherwise, thus causing loss to the goodwill and image of JKMSCL	Engaged manpower shall strictly desist from any such irregularity(ies) or malpractices or action(s) causing physical loss/ damage(s) at workplace(s), and/ or are which are detrimental to the public interest as well as good-will and image of JKMSCL.	 Recovery of actual cost of such material/ article alongwith suitable deduction, as deemed appropriate, in monthly remuneration of such manpower Such deduction shall be on the basis of applicable 'Minimum Daily Wage Rate' of respective category of manpower. Replacement of such manpower with the approval from Jammu & Kashmir Medical Corporation. Either of the following actions, to be decided by the Controlling Officer(s), as per the gravity of non-performance/ disobedience/misconduct – Warning/ counselling of such manpower, or Recovery of actual cost of such manpower of such manpower, or Recovery of actual cost of such manpower such deduction shall be on the basis of applicable 'Minimum Daily Wage Rate' of respective category of manpower. Replacement of such manpower with the approval from Jammu & Kashmir Medical Corporation. As per the sensitivity of the matter, it may also lead to penalty equivalent to 10% of Total Contract Value alongwith forfeiture of EMD/ Performance Security Deposit, and legal action, if required.
6.	Any of the engaged manpower being absent from duty without informing Controlling Officer(s)	Manpower is entitled for 15 casual leaves per year on pro- rata basis. However, such leaves can be availed under due intimation to the Controlling Officer(s)	 if required. Penalty of Rs.100/- per day of absence from duty without seeking permission/ information to Controlling Officer(s).
7.	Absence of any of engaged manpower beyond Gazetted holidays and casual leave	In addition to Gazetted holidays, engaged manpower will be entitled to 12casual leaves per year on pro-rata basis	 In case the period of absence does not contain Gazetted or closed holiday(s), wages will be deducted @ 1/30th of the monthly wage for each day of absence. In case the absence contains Gazetted or closed holiday(s)

5. No.	Instance	Benchmark Performance	Penalty Leviable
			wages will be deducted @ 1/30 ^t of the monthly wage, the tota number of days of absence plus the intervening Gazetted of closed holiday(s).
8.	Engaged manpower permanently leaving the job, or taking leave for a longer duration, without communicating/ prior approval	Engaged manpower permanently leaving the job, or taking leave for a longer duration, it shall have to communicate the same/ seek prior approval from Controlling Officer(s) through approved Service Provider at least one (1) month prior to last working day	• Penalty equivalent to pending dues of such manpower
9.	Delay in payment of take-home remuneration as well as deposit of EPF & ESI, both Employee & Employer Share	Approved Service Provider shall ensure timely payment of monthly 'Take-Home' remuneration to the personnel managed/ engaged by it, payment of Statutory dues, inter-alia EPF & ESI, both Employee & Employer Share, as per suggestive timelines given under – Terms of Payment	 Penalty of Rs.200/-(Two Hundred only) per day of delay with respect to each such manpower, to be calculated after expiry of (03) three working day after receiving the attendance of service providers of JKMSCL, till the date of submission of proof of payment remuneration of manpower to JKMSCL In case of repeated occurrences of delay, without any substantiating reasons, may also lead to cancellation of contract alongwith penalty equivalent to 10% of Tota Contract Value alongwith forfeiture of EMD/ Performance Security Deposit, and othe payments due in favour of approved Service Provider
10.	Approved Service Provider's failure to comply with any Statutory/ Taxation/ other responsibility under appropriate Law(s), or otherwise, thus causing any loss and/ or obligation, monetary or otherwise, to J&K Medical Supplies Corporation Ltd.	Approved Service Provider will be wholly and exclusively responsible for compliance towards all the Statutory obligations under related legislations, as applicable from time to time, including but not limited to, the Minimum Wages Act 1948, the Employees Provident Fund & Miscellaneous Provisions Act 1952, the Jammu & Kashmir Goods & Services Tax Act 2017, etc. It shall also be responsible for timely depositing all Taxes, Statutory Dues, etc. with the concerned Authorities	 Where amount of loss/ damag suffered by JKMSCL i "Quantifiable in Monetary Terms" - approved Servic Provider will have to indemnify JKMSCL for an amount equivalent to three times th amount of loss/ obligation. Where amount of loss/ damag suffered by JKMSCL is "No Quantifiable in Monetary Terms" - approved Servic Provider will have to indemnify JKMSCL, J&K for an amount, the decided by the Committee of Officer(s) constituted by the service of t

5. No.	Instance	Benchmark Performance	Penalty Leviable	
		from time to time as per extant	Mission Director in the matter.	
		Rules and other Statutory	• Both the above penal provisions	
		Compliances under applicable	shall be in addition to othe	
		Statutes.	recourses available with this	
			office.	
11.	Delay in furnishing	Approved Service Provider shall	• Penalty of Rs.500/- per day o	
	requisite details to	have to furnish detailed	delay to be calculated from 219	
	JKMSCL	statement of remuneration and	day month immediately falling	
		EPF/ ESIC dues detected viz	after the end of relevan	
		manpower managed/ engaged	quarter(s).	
		for JKMSCL, along with	• Failure to submit the detailed	
		transaction details, to be	statement till completion montl	
		submitted on 'Quarterly' basis	immediately falling after the end	
		by 20 th of month immediately	of relevant quarter(s) may lead to	
		falling after the end of relevant	penalty equivalent to 10% of Tota	
		quarter(s).	Contract Value alongwith	
			forfeiture of EMD/ Performance	
			Security Deposit, and othe	
			payments due in favour o	
			approved Service Provider	
12.	Execution of Contract	Approved Service Provider shall	• Penalty up-to 10% of total value	
	by approved Service	have to execute the contract in	of contract alongwith forfeiture o	
	Provider(s) during the	full and shall not in any case	Earnest Money Deposit (EMD)	
	Contract Period	assign or sub-let approved	Performance Security Deposi	
		contract or any part thereof to	(PSG)/ with-holding of othe	
		other party	Deposits/ pending Payments.	
13.	result in Termination	-	as 'Breach of Contract' and may addition to levying above stated	
	penalty(ies)			
a.	-		nd/ or false/ forged/ fabricated/ mis	
	leading document(s) and/ or concealment/ mis-representation regarding any non-			
	compliance(s)/ default(s)/ violation(s), or otherwise, coming to the notice of JKMSCL through any quarter(s), during any subsequent stage(s), including post issuance of Letter of Intent (LoI)/			
	Award of Contract/ (AoC		ost issuance of Letter of Intent (Lor),	
b.		-	g any 'Registered' office in J&K, as or	
υ.				
	the date of submission of bid(s), to open an office in either of the Capital city(ies), viz., Jammu/ Srinagar, within thirty (30) days, but in any case, not later than forty-five (45) days, from the			
	ormagar, maint unity (
	date of Issuance of LoL a	and/ or remain it operational throug	point the Contract Period.	
C.		and/ or remain it operational throug	-	
c.	If approved Service Prov	vider, and/ or its Proprietor/ Partne	er(s)/ Member(s)/ Director(s), as the	
c.	If approved Service Prov case may be, if subsec	vider, and/ or its Proprietor/ Partne quently declared Guilty/ Convicted	er(s)/ Member(s)/ Director(s), as the d for any offences involving mora	
с.	If approved Service Prov case may be, if subsec turpitude/ corruption in	vider, and/ or its Proprietor/ Partne quently declared Guilty/ Convicte n relation to its business dealings	er(s)/ Member(s)/ Director(s), as the d for any offences involving mora with the Govt., or any other Publi	
c.	If approved Service Prov case may be, if subsec turpitude/ corruption in Sector Enterprises, as w	vider, and/ or its Proprietor/ Partne quently declared Guilty/ Convicted a relation to its business dealings rell as for matters relating to the Se	er(s)/ Member(s)/ Director(s), as the d for any offences involving mora with the Govt., or any other Publi	
	If approved Service Prov case may be, if subsec turpitude/ corruption in Sector Enterprises, as w any stage(s) during the C	vider, and/ or its Proprietor/ Partne quently declared Guilty/ Convicted a relation to its business dealings rell as for matters relating to the Se Contract period.	er(s)/ Member(s)/ Director(s), as the d for any offences involving mora with the Govt., or any other Publi- ecurity & Integrity of the Country, a	
c. d.	If approved Service Prov case may be, if subsect turpitude/ corruption in Sector Enterprises, as we any stage(s) during the C Non-Submission of Acc	vider, and/ or its Proprietor/ Partne quently declared Guilty/ Convicted a relation to its business dealings rell as for matters relating to the Se Contract period. ceptance to LoI, issued by this of	er(s)/ Member(s)/ Director(s), as the d for any offences involving mora with the Govt., or any other Publi- ecurity & Integrity of the Country, a	
	If approved Service Prov case may be, if subsect turpitude/ corruption in Sector Enterprises, as w any stage(s) during the C Non-Submission of Acc including extended peri	vider, and/ or its Proprietor/ Partne quently declared Guilty/ Convicted a relation to its business dealings rell as for matters relating to the Se Contract period. Ceptance to LoI, issued by this of od, if any by the Managing Direct	er(s)/ Member(s)/ Director(s), as the d for any offences involving mora with the Govt., or any other Publi ecurity & Integrity of the Country, a office, within the stipulated period or, JKMSCL, on the specific written	
	If approved Service Prov case may be, if subsect turpitude/ corruption in Sector Enterprises, as w any stage(s) during the C Non-Submission of Acc including extended peri	vider, and/ or its Proprietor/ Partne quently declared Guilty/ Convicted a relation to its business dealings rell as for matters relating to the Se Contract period. Ceptance to LoI, issued by this of od, if any by the Managing Direct	er(s)/ Member(s)/ Director(s), as the d for any offences involving mora with the Govt., or any other Publi ecurity & Integrity of the Country, a office, within the stipulated period or, JKMSCL, on the specific written	
	If approved Service Prov case may be, if subsect turpitude/ corruption in Sector Enterprises, as w any stage(s) during the C Non-Submission of Acc including extended peri request from the approv LoI.	vider, and/ or its Proprietor/ Partne quently declared Guilty/ Convicted a relation to its business dealings rell as for matters relating to the Se Contract period. Coptance to LoI, issued by this of od, if any by the Managing Direct red Service Provider, made within the	er(s)/ Member(s)/ Director(s), as the d for any offences involving mora with the Govt., or any other Publi ecurity & Integrity of the Country, a office, within the stipulated period or, JKMSCL, on the specific written he period stipulated for acceptance o	
d.	If approved Service Prov case may be, if subsect turpitude/ corruption in Sector Enterprises, as we any stage(s) during the C Non-Submission of Acc including extended peri request from the approv LoI. Non-Execution of Agree	vider, and/ or its Proprietor/ Partne quently declared Guilty/ Convicted a relation to its business dealings rell as for matters relating to the Se Contract period. Coptance to LoI, issued by this of od, if any by the Managing Direct red Service Provider, made within the ement with this office, within the se	er(s)/ Member(s)/ Director(s), as the d for any offences involving mora with the Govt., or any other Publi ecurity & Integrity of the Country, a office, within the stipulated period or, JKMSCL, on the specific written he period stipulated for acceptance o	
d.	If approved Service Provesses may be, if subsective turpitude/ corruption in Sector Enterprises, as we any stage(s) during the Construction of Account of the approvement of the approve	vider, and/ or its Proprietor/ Partne quently declared Guilty/ Convicted a relation to its business dealings rell as for matters relating to the Se Contract period. Coptance to LoI, issued by this of od, if any by the Managing Direct red Service Provider, made within the ement with this office, within the se	er(s)/ Member(s)/ Director(s), as the d for any offences involving mora with the Govt., or any other Public ecurity & Integrity of the Country, a office, within the stipulated period or, JKMSCL, on the specific writter the period stipulated for acceptance of tipulated period, including extender the specific written request from the	

S. No.	Instance	Benchmark Performance	Penalty Leviable
f.	Failure to Take over Ex	isting Manpower from Outgoing S	ervice Provider/ Engagement of new
	manpower, as per the tin	nelines stipulated by JKMSCL	
g.	Engaged manpower, an	d/ or approved Service Provider, is	found in disclosing any confidential
	information/ document	(s)/ detail(s) to approved Service Pro	ovider/ any 3 rd party(ies).
h.	Engaged manpower, an	d/ or approved Service Provider, is	s found involved in any illegal & foul
	methods or any corrup	t practices in collusion with any o	o3 rd party(ies) or other official(s) at
	workplace(s) or otherwi		
i.	Delay in payment of tak	e-home remuneration as well as de	posit of EPF & ESI, both Employee &
	Employer Share, by app		
j.	Delay in furnishing rec	quisite 'Quarterly' details to the o	ffice of Jammu & Kashmir Medical
	Supplies Corporation.		
k.		•	nation submitted by approved Service
	Provider, including do	cument(s) submitted at the time of	of bidding process, or subsequently
		od is/ are false/ incorrect/ forged/ f	
1.	•) aggregating to 10% of Total M	Ionthly Contract Value during any
	particular Month		
m.	•		avity of which it appears to JKMSCL,
	-		pproved Service Provider, that it will
		ISCL to terminate the Contract with	
n.	•	ender services during the Contract P	
0.	•		l to JKMSCL due to violation of any
			ents/ Ministries, especially issued by
	-		s/ Rules, by the managed/ engaged
		oproved Service Provider	
p.	•		gravity of which it appears to the
			eard to approved Service Provider, to
			er(s)/ Member(s)/ Director(s), as the
	case may be, from JKMS	SCL whether Goods or Services, for	a minimum period of two (2) years,

The above-mentioned list of Service Level Agreement(s) is indicative and without prejudice to the right of the JKMSCL to add any other SLA(s), not listed above but warranted towards effective provision of services during the Contract Period, at the time of entering into Agreement with the approved Service Provider. Addition of any such SLAs, if required, shall be in mutual consultation with the approved Service Provider(s).

Other Terms & Conditions:

1. Indemnity:

- a) Approved Service Provider will indemnify JKMSCL for all legal obligations arising due to any act of manpower managed/ engaged by it.
- b) JKMSCL or its associated office(s) shall stand absolved of any liability on account of death or injury sustained by the manpower managed/ engaged by the approved Service Provider, during the performance of his/ her duties and also for any damage or compensation due to any dispute arising out of any reason(s).
- 2. Disqualification of Participant(s)/ approved Service Provider(s): In following circumstances, JKMSCL reserves the right to disqualify any participant(s), including successful participant(s)/ approved Service Provider(s):
- i. Direct or indirect canvassing for favour in allotment of contract on the part of intended participant(s), or their representative(s), shall disqualify their bids outrightly.

- ii. Successful participant(s)/ approved Service Provider(s) may be disqualified, banned or suspended during the Contract Period, if:
 - a) If fails to execute the Agreement or fails to submit Performance Security Guarantee.
 - b) If fails to execute the Contract to the satisfaction of this office.
 - c) If is declared bankrupt or insolvent or its financial position has become unsound, and in the case of a limited Company, it is wound up or taken into liquidation.
 - d) If it is suspected to be doubtful loyalty to the State.
 - e) State Vigilance Organization (SVO)/ Anti-Corruption Bureau (ACB) or any other Investigating agency recommends such a course in respect of a case under investigation.
 - f) JKMSCL on the recommendation(s) from concerned healthcare facility (ies)/ Administrative Office(s) is prima-facie of the view that it is guilty of an offence involving moral turpitude in relation to its dealings, which if established would result in banning the said successful participant(s).
 - g) Any certificate/ documents/ information submitted by the successful participant(s) is found to be false/ forged/ fabricated.
 - h) Any information furnished by the successful participant(s) is found to be misleading or not based on facts.

However, said list is indicative and without prejudice to the right of JKMSCL to take appropriate necessary action in any other circumstances not listed above, but warranted such action on the recommendation(s) from the Officer Incharge / Administrative Office(s), after according reasonable opportunity of being heard to the defaulting Service Provider(s).

3. Cancellation/ Termination of Rate Contract:

- **A. Termination by Default:** In addition to 'Defaults' stated under Clause (9) Service Level Agreements, JKMSCL **may** also terminate Contract in case of either of following default(s) on part of successful participant(s)/ approved Service Provider(s)
 - i. Violation of any of the terms & conditions of the Contract having significant impact on rendering of services tendered vide this NIT.
 - Becoming insolvent or bankrupt or is de-recognized/ blacklisted by any Govt./ Private Institution of the Country or an inquiry is initiated against it, or its Proprietor/ Partner(s)/ Director(s)/ Member(s), as the case may be, by Central/ State Vigilance Organization/ any other Investigating Agency.
 - iii. Found to be involved in corrupt or fraudulent practices in competing for or in implementation of the project.
- **B. Termination for Convenience of JKMSCL:** In addition to above instances of default(s) leading to termination of Contract, as per Clause (9) of Service Level Agreements read with (A) supra, Contract may also be Terminated by the Managing Director, JKMSCL in Whole or in Part, at any time, in the best interest of the JKMSCL Such Termination, with cause or without cause, will be enforced on the Report/ Recommendation(s) from a duly constituted Committee in this regard, and after according sufficient reasonable opportunity of being heard to the approved Service Provider(s). In such case, all payments with respect to services rendered till the date such termination will be coming into effect, or any other date as deemed appropriate to the Managing Director, JKMSCL on the recommendations of the Committee, shall remain unaffected, and will be released in accordance with the Service Level Agreement stipulated in this bid document and after deducting applicable Statutory dues.
- **C.** In any case, Cancellation/ Termination of Rate Contract, if required, will be considered only after according approved Service Provider(s) a reasonable opportunity of being heard.

- **D.** In case of Cancellation/ Termination of Rate Contract, JKMSCL will have the right to ensure same services from next eligible participant(s) on L-1 Rates and Terms & Conditions.
- E. Any loss sustained by JKMSCL as a result of re-tendering the contract or allotting the same to next lowest bidder, due to non-acceptance of LoI, or non-execution of agreement, by the successful participant(s) within the stipulated time period, shall be recovered out of its EMD. Even if the 2nd lowest participant(s) agrees to carry out the contract at the rate of 1st lowest, EMD of any defaulting 1st lowest participant(s) will be forfeited and it shall have no claim for the same and also shall have no right to raise this issue in any Court of Law.

4. Arbitration:

- a. Governing Law. This NIT shall be governed by and constituted in accordance with the laws of the UT of Jammu and Kashmir and the laws of India as applicable to the state of Jammu and Kashmir.
- b. **Amicable Settlement:** Either party is entitled to raise any claim, dispute or difference of whatever nature arising under out of or in connection with the NIT including its existence or validity or termination (collectively "Dispute") **by** giving a written notice to the other party, which shall contain
 - i) Description of dispute
 - ii) Ground for such dispute
 - iii) Written material in support of its claim
 - i. Other party shall, within thirty (30) days of issuance of dispute notice, furnish:
 - i. Counter claim and defenses, if any, regarding the dispute; and
 - ii. All written material in support of its defenses and counter claim.
- c. Within thirty (30) days of issuance of notice by any party, both the parties to the dispute shall meet to settle such dispute amicably. If the parties fail to resolve the dispute amicably within thirty (30) days of receipt of notice referred to above, same shall be referred to the Managing Director, JKMSCL for its reference to arbitration.
- d. **Dispute Resolution by Sole Arbitrator**: In addition to (c), dispute may also include any dispute arising out of contract with regard to interpretation, meaning and breach of the terms of contract. The matter shall be referred to the Administrative Department H & ME, who will. Through Law Department, appoint a senior most officer as Sole Arbitrator, of the dispute, who will not be related to this contract and whose decision shall be final and binding on both the parties. The Arbitrator proceedings shall be governed by the J&K Arbitration and Conciliation Act, 1997. The venue of the arbitration shall be in the UT of Jammu and Kashmir.
- e. **Note**: Small Grievances regarding interpretation of any clause of the Contract/Agreement executed between the parties shall be referred to Managing Director, JKMSCL for its clarification and such interpretation(s) given shall not become subject matter for reference to Arbitration.

5. Right to Accept or Reject the Bid(s):

a. Notwithstanding anything contained in this bid document, the Tender Inviting Authority reserves the right to accept or reject any bid, or to annul the bidding process and reject all the bids, at any time without any liability or any obligation for such acceptance, rejection or annulment, and without assigning any reasons thereof. In the event that the Authority rejects or annuls all the bids, it may, in its discretion, invite all bidders to submit fresh bids hereunder.

- b. The Authority reserves the right to reject any bid if:
 - i. at any time, a material misrepresentation is made or uncovered, or
 - ii. Participant does not provide, within the time specified by the Authority, the supplemental information sought by the Authority for evaluation of the Bid.
- c. In case, it is found during the evaluation or at any time before signing of the agreement or after its execution and during the period of subsistence thereof, that one or more of the qualification conditions have not been met by the participant(s), or the participant(s) has made material misrepresentation or has given any materially incorrect or false information, the participant(s) shall be disqualified forthwith and notwithstanding anything to the contrary contained in this SBD, be liable to be terminated, by a communication in writing by the Authority to the participant(s), without the Authority being liable in any manner whatsoever to the bidder and without prejudice to any other right or remedy which the Authority may have under this SBD, the agreement or under applicable law(s);
- d. The Authority reserves the right to verify all statements, information and documents submitted by the participant(s) in response to the SBD. Any such verification or lack of such verification by the Authority shall not relieve the participant(s) of its obligations or liabilities hereunder, nor will it affect any rights of the Authority there under.

6. Saving Clause:

- **a)** In the absence of any specific provision in the Agreement, the issue will be decided on the basis of 'Mutual Agreement'.
- **b)** Failure of either party to fulfill any of its obligations under the agreement shall not be considered to be a default in so far as such inability arises from an event of force majeure, provided that the party affected by such an event:
 - i. Has taken all reasonable precautions, due care and reasonable alternative measures in order to carry out the terms and conditions of the agreement; and
- ii. Has informed the other party as soon as possible about the occurrence of such an event.
- **7.** *Fraud and Corruption*: *Participant(s) and any of their personnel, shall observe the highest standard of ethics during the process, selection and contract execution and refrain from Fraud & Corruption.*
 - a) For the purposes of this provision, terms Corrupt Practice, Fraudulent Practice, Collusive Practice, Coercive Practice and Obstructive Proactive, shall mean and include, but not limited to the followings:
 - *i.* '*Corrupt Practice*' *is the offering, giving, receiving, or soliciting, directly or indirectly, of anything of value to influence improperly the actions of another party.*
 - ii. '**Fraudulent Practice**' is any act or omission, including misrepresentation that knowingly or recklessly misleads, or attempts to mislead, a party to obtain financial or other benefit or to avoid an obligation.
 - iii. 'Collusive Practice' is an arrangement between two or more parties designed to achieve an improper purpose, including to influence improperly the actions of another party.
 - iv. '**Coercive Practice**' is impairing or harming, or threatening to impair or harm, directly or indirectly, any party or the property of the party to influence improperly the actions of a party.
 - v. '**Obstructive Practice**' is deliberately destroying, falsifying, altering, or concealing of evidence material to the investigation or making false statements to investigators in order to materially impede an investigation into allegations of a corrupt, fraudulent, coercive, or collusive practice; and/ or threatening, harassing, or intimidating any Page **31** of **44**

party to prevent it from disclosing its knowledge of matters relevant to the investigation or from pursuing the investigation.

- vi. '**Misuse of Resources**', which means improper use of resources, carried out either intentionally or through reckless disregard.
- vii. 'Theft' means misappropriation of property belonging to another party.
- b. J&K Medical Supplies Corporation Ltd may reject a proposal for award if it determines that the firm(s) or individual participant(s) recommended for award of Contract, any of its personnel, or its agents, or its sub-consultants, sub-contractors, service providers, suppliers and/ or their employees, has, directly or indirectly, engaged in corrupt, fraudulent, collusive, coercive, or obstructive practices in competing for the contract in question.
- c. J&K Medical Supplies Corporation Ltd , in addition to the legal remedies set out in the relevant legal agreement, may take other appropriate actions, including declaring misprocurement, if it is determined at any time that representatives of the participant(s) engaged in corrupt, fraudulent, collusive, coercive, or obstructive practices during the procurement process, selection and/ or execution of the contract in question, without the participant(s) having taken timely and appropriate action satisfactory to this office to address such practices when they occur, including by failing to inform this office in a timely manner at the time they knew of the practices.
- d. J&K Medical Supplies Corporation Ltd pursuant to these Anti-Corruption Guidelines and in accordance with prevailing sanctions policies and procedures, may sanction a firm(s) or individual(s), either indefinitely or for a stated period of time, including by publicly declaring such firm(s) or individual(s) ineligible (i) to be awarded or otherwise benefit from any contract; (ii) to be a nominated sub-contractor, consultant, or supplier, or service provider of an otherwise eligible firm being awarded any contract.
- e. In case of occurrence of misuse of resources and theft, J&K Medical Supplies Corporation Ltd will take remedial actions as deemed appropriate, after considering the detailed facts.

8. Miscellaneous:

- a. No oral conversations or agreements with any Officer or Official of *J&K Medical Supplies Corporation Ltd shall* affect or modify any terms of this tender. Any alleged oral agreement or arrangement made by the bidder with any Officer/ Official of *J&K Medical Supplies Corporation Ltd shall* not affect the definitive agreement that results from this bidding process. Oral communications by *J&K Medical Supplies Corporation Ltd* to an entity shall not be considered binding on *J&K Medical Supplies Corporation Ltd* . Similarly, any written material provided by any person other than *J&K Medical Supplies Corporation Ltd* shall not affect the implementation of contract unless approved and agreed to by *J&K Medical Supplies Corporation Ltd* Intended participant(s) that are found to be canvassing, influencing or attempting to influence the concerned in any manner, including offering bribes or other illegal gratification to any Officer/ Official of *J&K Medical Supplies Corporation Ltd* for getting the contract issued in its favour will be disqualified from the process at any stage without any notice in this regard.
- b. The information contained in this bid document is selective and is subject to updation, expansion, revision and amendment. It does not purport to contain all the information that participant(s) require. *J&K Medical Supplies Corporation Ltd in* its absolute discretion, but without being under any obligation to do so, may relax/ change/ modify the terms & conditions, including scope of work in any exigency, excluding fundamental changes/ basic

Page 32 of 44

conditions, after approval of the same by the Managing Director, JKMSCL . Such updation/ change/ modification shall be published on <u>https://jktenders.gov.in</u> will become part and parcel of this bid document.

- c. JKMSCL , at its sole discretion and without incurring any obligation or liability, reserves the right, at any time, to:
 - i. cancel the bidding process and/ or amend and/ or supplement the bidding process or modify the dates or other terms & conditions relating thereto;
 - ii. consult with any bidder in order to receive clarification or further information;
 - iii. retain any information and/ or evidence submitted by any bidder; and/ or
 - iv. Independently verify, disqualify, reject and/ or accept any and all submissions or other information and/ or evidence submitted by any bidder.
- d. All other issues that may come up during the course of compilation of contract shall be decided by the Managing Director, JKMSCL and his decision shall be final.
- e. Subject to the terms & conditions expressly stated in this bid document, it will also be governed by the Standard General Financial Rules read with allied manuals.
- f. The bidding process shall be governed by, and construed in accordance with, the Laws of India and the Courts in Jammu & Kashmir shall have exclusive jurisdiction over all disputes arising under, pursuant to and/ or in connection with the bidding process.

Sd/-

Managing Director (Bid Inviting Authority) J&K Medical Supplies Corporation Ltd

(Annexure – 'A')

Particulars of Participant (to be typed on the Letter-head)

S. No.	Particulars	To be filled in by the Participant
(1.)	Legal/ Trade Name of Bidding Entity	
(a)	Nature of Bidding Entity (Sole Proprietorship/ Partnership Firm/ HUF/ Company/ Society/ Trust/ LLP, etc.)	To upload the relevant documents
(b)	Date of Establishment/ Incorporation of Agency	To upload the relevant documents
(c)	PAN	To upload the relevant documents
(d)	TAN, if applicable	To upload the relevant documents
(e)	GST No.	To upload the relevant documents
(f)	EPF Registration No.	To upload the relevant documents
(g)	ESI Registration No.	To upload the relevant documents
(h)	UDYAM Registration No., for 'Similar' Services, issued by the Ministry of Micro, Small and Medium Enterprises	To upload the relevant documents
(i)	In case of Start-Up, Registration No., for 'Similar' Services, issued by the Department of Industrial Promotion & Policy (DIPP)	To upload the relevant documents

5. No.	Particulars	To be filled in by the Participant
(2)	Office Address	To mention
(3)	Telephone No.	To mention
(4)	Mobile No.	To mention
(5)	FAX No.	To mention
(6)	e-Mail ID	To mention
(7)	List of Partner(s)/Member(s)/Director(s) of Partnership Firm/HUF/Association of person/Society/LLP/Company, as the case may be.	To upload the relevant documents
(8)	Name of Authorized Person	To mention
(9)	No. of Years of Working Experience	To mention
(10)	Experience in dealing with Govt. Departments (as per format mentioned below) Whether found guilty/ convicted by any Competent Court of India, or de- recognized/ blacklisted by any Govt. Institution of the Country, for offences involving moral turpitude/ corruption in relation to its business dealings with the Govt., or any other Public Sector Enterprises, as well as for matters relating to the Security & Integrity of the Country	To upload the relevant documents To upload the relevant documents
(12)	Details of EMD	To upload the relevant documents
(a)	Amount	Rs.1,00,000.00 (Rupees One Lakh only)
(b)	CDR/ FDR No.	To upload the relevant documents
(c)	Date	To mention
(d)	Issuing Bank	To mention
(e)	Branch	To mention

Page 35 of 44

13. Notarized Affidavit.

In acceptance Sig. & Seal of the Bidder

Annexure - 'B')

Detail of Work Experience in Providing un-skilled, skilled, Highly skilled,Asstt.programmer to Govt. Agencies/ Departments/ PSUs during Previous Three Financial Years:

	Name		Detail of Manpower Provided						
S. No.	Name of Govt. Agency/ Department/ PSU	Contract No. & Date	Category/ Type	No. of Manpower	Period for which Manpower was Provided	Contract Value (in Lakhs)			

Page 36 of 44

In acceptance Sig. & Seal of the Bidder

(Annexure - 'C')

UNDERTAKING

(to be typed on letterhead of bidder)

The Managing Director,

J&K Medical Supplies Corporation Ltd. Jammu and Kashmir

Subject: Submission of bid in response to Notice Inviting Tender(s) for selection of agency for management of existing manpower, and supply of new manpower on 'as & when required' basis, for Un-skilled, Skilled, Highly skilled, Asstt.Programme & Bio-Medical Engineer.

Sir,

- 1. I/ We hereby agree to abide by all terms and conditions laid down in bid document.
- 2. This is to certify that I/ we before signing this bid have read and fully understood all the terms and conditions and instructions contained therein and undertake myself/ ourselves abide by the said terms & conditions.
- 3. I/ we agree to abide by the tendered terms & conditions.
- 4. I/ we declare that our financial position is sound and we are competent to execute the supplies as & when allotted.
- 5. I/ we declare that we will not ask/ expect any financial assistance from the Govt. of Jammu & Kashmir State.
- 6. We will execute the contract strictly in accordance with the approved terms & conditions, if approved in our favour

In acceptance Sig. & Seal of the Bidder

(Annexure – 'D')

Indicative BOQ (For Reference Only) (Vendor's Margin/ Service Charges are to be quoted in GeM)

	(Vendor's Ma	rgin/ Se	rvice Charg	ges are to d	e quotea 1	n Gewi)	
S. No.	Particulars	No. of Days/ %age	Unskilled Workers	Semi- Skilled Workers	Skilled	Highly Skilled	Assistant Programmer.
1.	9 th Finance Committee Meeting of JKMSCL	-	-	-	-	-	25116
2	Daily Wage Rate as per SO 513	1	311.00	400.00	483.00	552.00	837.2
3.	Monthly wages	30	9,330.00	12,000.00	14,490.00	16,560	25116-
	Additions on account of	of:					
3.a	Employer's Contribution on account of EPF/ EPS @ 12% of Basic Wages	12.00%	1,120.00	1440.00	1,739.00	1800	1800.00
3.b	Admn. Charges @ 0.5% of Basic Wages (w.e.f. 01/06/2018 onward)	0.50%	47.00	60.00	72.00	75.00	75.00
3.c	Employer's Contribution on account of EDLI @ 0.50% of Basic Wages	0.50%	47.00	60.00	72.00	75.00	75.00
3.d	Employer's Contribution on account of ESIC @ 3.25% of Basic Wages (w.e.f. 01/07/2019 onward)	3.25%	303.00	390.00	471.00	488.00	NA

Page 38 of 44

S. No.	Particulars	No. of Days/ %age	Unskilled Workers	Semi- Skilled Workers	Skilled	Highly Skilled	Assistant Programmer.
Sub-	-Total (3) [= 3.a (+) 3.b (3.d]	(+) 3.c +	1517.00	1950.00	2354.00	2438.00	1950
4	Total (4) [= (2) + (3)]		10847.00	13950.00	16844.00	18998.00	27066.00
5	Vendor's Margin/ Charges	Service	To be Quo GeM	ted, in Rup	ees. and no	ot in %age,	in the BoQ on
6	Total (6) [= (4) + (5)]		10847.00	13950.00	16844.00	18998.00	27066.00
7	GST as per the J&K Goods and Services Tax Act, 2017 - Support Services (Heading 9985)	18.00%	1952.00	2511.00	3032.00	3420.00	4872
8	Grand Total - Amount Payable to Vendor $(8) [= (6) + (7)]$		12799.00	16461.00	19876.00	22418.00	31938.00
9	Amount Payable to Inc behalf)	ndidate Per m	onth (Net of (Contributions	s to be Depos	ited on their	
10	Monthly Wages		9330.00	12000.00	14490.00	16560.00	25116
11	Deductions on account	t of -					
11 . a	Employee's Contribution on account of EPF @ 12% of Basic Wages	12.00%	1120.00	1440.00	1739.00	1800.00	1800.00
11.b	Employee's Contribution on account of ESIC @ 0.75% of Basic Wages (w.e.f. 01/07/2019 onward)	0.75%	70.00	90.00	109.00	113.00	NA
S	ub-Total (11) [= 11.a (+)	1190.00	1530.00	1848.00	1913.00	1800.00	
12	Net Monthly Remu (in-Hand) to Candidat 10 (-) 11]		8140.00	10470.00	12642.00	14647.00	23316.00

Note:

- 1. Above calculations are indicative for reference and the final amount payable to vendor {Col. (8)} will change after additions on account of Vendor's Margin/ Service Charges {Col. (5)} and consequent change in amount of GST {Col. (7)}.
- 2. Final amount payable to Vendor, as per (8) supra, will be subject to any clarification regarding GST, that is, Whether GST to be charged on Total Amount as per (6), or on Vendor's Margin/ Service Charges as per (5) and accordingly, amount payable to the successful vendor will be finalized.

-/-Managing Director (Tender Inviting Authority) J&K Medical Supplies Corporation Ltd.

(Annexure – 'E')

Section- IV: Evaluation of Bid(s), Letter of Intent (LoI), Agreement, Performance Security Guarantee, Contract Period/ Validity of Rates:

- 1. Evaluation of Bids:
 - a. In reference to Office Memorandum No. F.6/1/2023-PPD dated: 6th January 2023 from Procurement Policy Division of the Dett. of Expenditure under the Ministry of Finance, Govt. of India, suggesting Minimum Service Charges for procurement of Manpower Out- Sourcing Service, and considering the likelihood of more than one of the participants(s) quoting Similar Service Charges for providing requisite services under JKMSCL in J&K, evaluation of bids shall be made on 'Quality cum Cost Based Selection (QCBS)' basis, as per following methodology -

S.No	Criteria	Marks to be	Maximum
		allotted	Marks
1.	Average Annual Turnover from Similar Services in Preceding	g Three (3)	20
	Financial Year(s) ended on 31 st March 2023		
	\geq Rs.3.00 Crore	20	
	\geq Rs.2.00 Crore, but < Rs.3.00 Crore	17	
	\geq Rs.1.00 Crore, but < Rs.2.00 Crore	14	
	\geq Rs.50.00 Lakhs, but < Rs.1.00 Crore	11	
2.	Positive Net Worth of at-least Rs.50.00 Lakhs - In A Statements of Preceding Three (3) Financial Year(s) ender 2023		10
	Minimum Positive Net Worth of Rs.50.00 Lakhs Reported in all the 3 Preceding Financial Years	10	
	Minimum Positive Net Worth of Rs.50.00 Lakhs Reported in Less than 3 Preceding Financial Years	05	
3.	Maximum No. of DEOs and/ or Unskilled Hired per month in Last Three (3) Financial Years ended on 31 st March 2023.	n Single Contract	15
	> 150 Persons	15	

i. Firstly, Technical Evaluation of all the bid(s) shall be made on following basis -

Page 40 of 44

	Total Marks		100
	\geq 100 Persons, but < 250 Persons	05	
	≥250 Persons, but < 500 Persons	10	
	≥500 persons	15	
6.	Total manpower on Payroll of intended Participant(s) a 2023	s on 28 th February,	15
	\geq 1, but < 4 such Organizations/ PSUs	11	
	≥4, but <7 such Organizations/ PSUs	14	
	\geq 7, but < 10 such Organizations/ PSUs	17	
	≥10 such Organizations/ PSUs	20	
5.	No. of any Central/ State Govt. Depts./ Agency(ies)/ Organization(s)/ Bank(s)/ PSU(s) to which similar manpower, including DEOs/ unskilled but excluding Security Guards, Housekeeping Services, etc. has been provided in Last Three (3) Financial Years ended on 31 st March 2023		20
	≥ Rs.50.00 Lakhs, but < Rs.1.00 Crore	11	
	≥ Rs.1.00 Crore, but < Rs.2.00 Crore	14	
	\geq Rs.2.00 Crore, but < Rs.3.00 Crore	17	
	\geq Rs.3.00 Crore	20	
4.	Maximum Contract Value of a Single Contract Executed in Last Three (3) Financial Years ended on 31st March 2023		20
	> 50 Persons, but < 100 Persons	05	
	> 100 Persons, but < 150 Persons	10	

Note; Bidder has to provide documentary evidence for all the criteria's mentioned above.

ii. Technical Scoring will be 'Normalized' as follows:

Tn = Tb/Tmax *100

Where,

- Tn = Normalized Technical Score of Participant under consideration
- Tb = Evaluated Technical Score for Participant under consideration
- Tmax = Maximum Evaluated Score for any Participant
- iii. Responsive bid(s) Scoring **Minimum 60%** Marks, as Normalized, will 'Qualify' for Financial Bid Opening.
- iv. Thereafter, 'Financial' bids will be opened. Financial Scoring will also be Normalized' as follows -

Fn = Fmin/Fb *100

Where,

- Fn = Normalized Financial Score of Participant under consideration
- Fb= Evaluated Cost for Participant under consideration
- Fmin = Minimum Evaluated Cost for any Participant
- v. In view of Minimum Service Charges for procurement of Manpower Out-Sourcing Services, as suggested by Procurement Policy Division of the Deptt. of Expenditure under the Ministry of Finance, Govt. of India vide Office Memorandum No. F.6/1/2023-PPD dated: o6th January 2023, read with Rule 192 of General Financial Rules 2017, as amended from time to time,

Page 41 of 44

relative Weightage of 80:20 will be assigned to the Normalized Technical and Normalized Financial Score(s), arrived as per (ii) and (iv) supra, as follows

Bn = 0.80 *Tn + 0.20 *Fn

Where,

- Bn = Overall Score of Participant under consideration
- Tn = Normalized Technical Score of Participant under consideration
- Fn = Normalized Financial Score of Participant under consideration
- vi. Accordingly, the participant with Highest Weighted Combined Score shall be Eligible for Award of Contract.
- vii. If there is any Tie' between Highest Weighted Combined Score of two or more participant(s), Selection Process shall be finalized on the basis of "Total No. of Central/ State Govt, Deptt(s) / Agency(ies)/ Organization(s)/ Bank(s)/ PSU(s) to which similar manpower, including DEOs/ Helpers, but excluding Security Guards, Housekeeping Services, ete. has been provided in Last Seven (7) Financial Years ended on g1" March 2023", This evaluation shall be based on documents, i.e., Work Order(s) along with Completion/ Performance Certificate(s) already submitted by such 'Tie' participant(s). However, no new/additional document(s) will be asked for

DISCLAIMER

The information contained in this bid document for proposed outsourcing or subsequently provided to the bidder(s), in documentary or any other form, by or on behalf of the Jammu & Kashmir Medical Supplies Corporation Ltd (Hiring Entity), or any of its employees, is provided to bidder(s) on the terms & conditions set out in this bid document and such other terms & conditions subject to which such information is provided to the bidder(s). Whilst the information in this bid document has been prepared in good faith and contains general information in respect of proposed procurement, the bid document is not and does not purport to contain all the information, which the bidder may require.

Jammu & Kashmir Medical Supplies Corporation Ltd does not accept any liability or responsibility for the accuracy, reasonableness or completeness of, or for any errors, omissions or misstatements, negligence or otherwise, relating to the proposed procurement, or makes any representation or warranty, express or implied, with respect to the information contained in this bid document, or on which this bid is based, or with respect to any written or oral information made or to be made available to any of the recipients or their professional advisers and liability therefore is hereby expressly disclaimed.

This document is neither an agreement and nor an offer or invitation by the *J&K Medical Supplies Corporation Ltd* to the prospective bidders or any other person. The purpose of the bid document is to provide interested parties with information to assist the formulation of their proposal/ offer. The information contained in this bid document is selective and is subject to updation, expansion, revision, and amendment. Each recipient must conduct its own analysis of the information contained in this bid document or to connect any inaccuracies therein that may be in this bid document and is advised to carry out its own investigation into the proposed procurement, the legislative and regulatory regime which applies thereto and by and all matters pertinent to the proposed procurement and seek its own professional advice on the legal, financial, regulatory and taxation consequences of the entering into any agreement or arrangement relating to the proposed procurement.

This bid document includes certain statements, estimates and targets with respect to the procurement. Such statements, estimates and targets reflect various assumptions made by the *J&K Medical Supplies Corporation Ltd and* the base information on which they are made, which may or may not prove to be correct. No representation or warranty is given as to the reasonableness of forecasts or the assumptions on which they may be based and nothing in this bid document is, or should be relied on as, a promise, representation, or warranty. Bid document and the information contained therein is meant only for those applying for this procurement, it may not be copied or distributed by the recipient to third parties or used as information source by the bidder or any other in any context, other than applying for this proposed procurement.

J&K Medical Supplies Corporation Ltd, including its employees, make no representation or warranty and shall have no liability to any person, including any bidder under any law, statute, rules or regulations or tort, principles of restitution or unjust enrichment or otherwise for any loss, damages, cost or expense which may arise from or be incurred or suffered on account of anything contained in this bid document or otherwise, including the accuracy, adequacy, correctness, completeness or reliability of the bid document and any assessment, assumption, statement or information contained therein or deemed to form part of this bid document or arising in any way for participation in this bidding process.

J&K Medical Supplies Corporation Ltd also accepts no liability of any nature whether resulting from negligence or otherwise howsoever caused arising from reliance of any bidder upon the statements contained in this bid document. *J&K Medical Supplies Corporation Ltd may* in its absolute discretion, but without being under any obligation to do so, update, amend or supplement the information, assessment or assumptions contained in this bid document.

The issue of this bid document does not imply that *J&K Medical Supplies Corporation Ltd is* bound to select a bidder or to appoint the selected bidder or bidder, as the case may be, for the procurement and the *J&K Medical Supplies Corporation Ltd reserves* the right to reject all or any of the bidders or bids at any point to time without assigning any reason whatsoever.

The bidder shall bear all its costs associated with or relating to the preparation and submission of its bid including but not limited to preparation, copying, postage, delivery fees, expenses associated with any demonstrations or presentations which may be required by the *J&K Medical Supplies Corporation Ltd*, or any other costs incurred in connection with or relating to its bid. All such costs and expenses shall remain with the bidder and the *J&K Medical Supplies Corporation Ltd* shall not be liable in any manner whatsoever for the same or for any other costs or other expenses incurred by a bidder in preparation for submission of the bid, regardless of the conduct or outcome of the bidding process.

Any information/ documents including information/ documents pertaining to this bid or subsequently provided to bidder and/ or selected bidder and information/ documents relating to the bidding process; the disclosure of which is prejudicial and/ or detrimental to, or endangers, the implementation of the procurement is not subject to disclosure as public information/ documents.

Sd/-Managing Director (Tender Inviting Authority) J&K Medical Supplies Corporation Ltd