



Bid Number/बोली क्रमांक (बिड संख्या)<sup>:</sup> GEM/2025/B/6286269 Dated/दिनांक : 02-06-2025

# Bid Document/ बिड दस्तावेज़

Bid Details/बिङ विवरण		
Bid End Date/Time/बिड बंद होने की तारीख/समय	12-06-2025 15:00:00	
Bid Opening Date/Time/बिङ खुलने की तारीख/समय	12-06-2025 15:30:00	
Bid Offer Validity (From End Date)/बिड पेशकश वैधता (बंद होने की तारीख से)	60 (Days)	
Ministry/State Name/मंत्रालय/राज्य का नाम	Ministry Of Communications	
Department Name/विभाग का नाम	Department Of Posts	
Organisation Name/संगठन का नाम	Karnataka Postal Circle Department Of Posts	
Office Name/कार्यालय का नाम	Circle Office	
क्रेता ईमेल/Buyer Email	dapbangalorecash.ka@indiapost.gov.in	
ltem Category/मद केटेगरी	Financial Advisory Services - Onsite; Tax Advisory	
Contract Period/अनुबंध अवधि	1 Year(s)	
Minimum Average Annual Turnover of the bidder (For 3 Years)/बिडर का न्यूनतम औसत वार्षिक टर्नओवर (3 वर्षों का)	48 Lakh (s)	
Years of Past Experience Required for same/similar service/उर्न्ही/समान सेवाओं के लिए अपेक्षित विगत अनुभव के वर्ष	5 Year (s)	
Past Experience of Similar Services required/इसी तरह की सेवाओं का पिछला आवश्यक अनुभव है	Yes	
MSE Exemption for Years of Experience and Turnover/ अनुभव के वर्षों से एमएसई छूट	Νο	
Startup Exemption for Years of Experience and Turnover/ अनुभव के वर्षों से स्टार्टअप छूट	Νο	
Document required from seller/विक्रेता से मांगे गए दस्तावेज़	Experience Criteria,Bidder Turnover,Certificate (Requested in ATC) *In case any bidder is seeking exemption from Experience / Turnover Criteria, the supporting documents to prove his eligibility for exemption must be uploaded for evaluation by the buyer	

Bid Details/बिड विवरण	
Do you want to show documents uploaded by bidders to all bidders participated in bid?/	Yes
Bid to RA enabled/बिड से रिवर्स नीलामी सक्रिय किया	No
Type of Bid/बिड का प्रकार	Two Packet Bid
Time allowed for Technical Clarifications during technical evaluation/तकनीकी मूल्यांकन के दौरान तकनीकी स्पष्टीकरण हेतु अनुमत समय	2 Days
Estimated Bid Value/अनुमानित बिड मूल्य	INR 1200000
Evaluation Method/मूल्यांकन पद्धति	Total value wise evaluation
Financial Document Indicating Price Breakup Required/मूल्य दर्शाने वाला वित्तीय दस्तावेज ब्रेकअप आवश्यक है	Yes
Arbitration Clause	No
Mediation Clause	No

#### EMD Detail/ईएमडी विवरण

Required/आवश्यकता	No	
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### ePBG Detail/ईपीबीजी विवरण

Advisory Bank/एडवाइजरी बैंक	State Bank of India
ePBG Percentage(%)/ईपीबीजी प्रतिशत (%)	5.00
Duration of ePBG required (Months)/ईपीबीजी की अपेक्षित अवधि (महीने).	14

(a). EMD & Performance securityshould be in favour of Beneficiary, wherever it is applicable./ईएमडी और संपादन जमानत राशि, जहां यह लागू होती है, लाभार्थी के पक्ष में होनी चाहिए।

#### Beneficiary/लाभार्थी :

Accounts Officer O/oGM(PA&F),GPO Building,4th floor,Bengaluru, Department of Posts, Karnataka Postal Circle Department of Posts, Ministry of Communications (Ramalakshmi Hariharasubramanian)

#### MII Compliance/एमआईआई अनुपालन

MII Compliance/एमआईआई अनुपालन	Yes
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MSE	Purchase	Preference/एमएसई	खरीद	वरीयता
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MSE Purchase Preference/एमएसई खरीद वरीयता

 The minimum average annual financial turnover of the bidder during the last three years, ending on 31st March of the previous financial year, should be as indicated above in the bid document. Documentary evidence in the form of certified Audited Balance Sheets of relevant periods or a certificate from the Chartered Accountant / Cost Accountant indicating the turnover details for the relevant period shall be uploaded with the bid. In case the date of constitution / incorporation of the bidder is less than 3-year-old, the average turnover in respect of the completed financial years after the date of constitution shall be taken into account for this criteria.
 Years of Past Experience required: The bidder must have experience for number of years as indicated above in bid document (ending month of March prior to the bid opening) of providing similar type of services to any Central / State Govt Organization / PSU. Copies of relevant contracts / orders to be uploaded along with bid in support of having provided services during each of the Financial year.

Yes

3. Purchase preference to Micro and Small Enterprises (MSEs): Purchase preference will be given to MSEs as defined in Public Procurement Policy for Micro and Small Enterprises (MSEs) Order, 2012 dated 23.03.2012 issued by Ministry of Micro, Small and Medium Enterprises and its subsequent Orders/Notifications issued by concerned Ministry. If the bidder wants to avail the Purchase preference for services, the bidder must be the Service provider of the offered Service. Relevant documentary evidence in this regard shall be uploaded along with the bid in respect of the offered service. If L-1 is not an MSE and MSE Service Provider (s) has/have quoted price within L-1+ 15% of margin of purchase preference /price band as defined in the relevant policy, then 100% order quantity will be awarded to such MSE bidder subject to acceptance of L1 bid price. The buyers are advised to refer to the <u>OM\_No.1\_4\_2021\_PPD\_dated\_18.05.2023</u> for compliance of Concurrent application of Public Procurement Policy for Micro and Small Enterprises Order, 2012 and Public Procurement (Preference to Make in India) Order, 2017. Benefits of MSE will be allowed only if the credentials of the service provider are validated on-line in GeM profile as well as validated and approved by the Buyer after evaluation of submitted documents.

4. Estimated Bid Value indicated above is being declared solely for the purpose of guidance on EMD amount and for determining the Eligibility Criteria related to Turn Over, Past Performance and Project / Past Experience etc. This has no relevance or bearing on the price to be quoted by the bidders and is also not going to have any impact on bid participation. Also this is not going to be used as a criteria in determining reasonableness of quoted prices which would be determined by the buyer based on its own assessment of reasonableness and based on competitive prices received in Bid / RA process.

5. Past Experience of Similar Services: The bidder must have successfully executed/completed similar Services over the last three years i.e. the current financial year and the last three financial years(ending month of March prior to the bid opening): -

1. Three similar completed services costing not less than the amount equal to 40% (forty percent) of the estimated cost; or

2. Two similar completed services costing not less than the amount equal to 50% (fifty percent) of the estimated cost; or

3. One similar completed service costing not less than the amount equal to 80% (eighty percent) of the estimated cost.

6. Short Duration Bid has been published by the Buyer with the approval of the Competent authority due to Emergency procurement of critical products/services.

Additional Qualification/Data Required/अतिरिक्त योग्यता /आवश्यक डेटा

Number of years of experience as on date of which at least XX years should be in providing similar advisory services to Government departments, PSUs, PSBs, Municipalities and centrally funded institutions.:5

Scope of work to be uploaded by buyer:<u>1748496702.pdf</u>

Financial Advisory Services - Onsite; Tax Advisory (1)

Technical Specifications/तकनीकी विशिष्टियाँ

Specification	Values		
Core			
Deployment Location	Onsite		
Category of financial advisory service	Tax Advisory		
Sub-category of Financial Advisory Services	Filing GST		
Financial Advisory Reports	Yes		
Frequency of Progress Report	Monthly		
Type of Professional/Resources required	Tax expert , GST expert , Chartered accountant , ICWA/CS/Advocates and Firms of Chartered/Cost Accountants/Company Secretary/Legal Consultancy		
Qualification of Professional/Resources required	CS , CA , ICWA , Advocates and Firms of Chartered/Cost Accountants/Company Secretary/Legal Consultancy		
Certification of Professional/Resources required	Firm of Chartered Accountants/CS Firms/Management Consultancy Firm		
Total Experience of Professionals / Resources (In years)	A minimum experience of 10 years in the relevant field		
Addon(s)/एडऑन	Addon(s)/एडऑन		
Post Financial Advisory Support	NA		

#### Additional Specification Documents/अतिरिक्त विशिष्टि दस्तावेज़

#### Consignees/Reporting Officer/परेषिती/रिपोर्टिंग अधिकारी

S.No./क्र. सं.	Consignee Reporting/Officer/ परेषिती/रिपोर्टिंग अधिकारी	Address/पता	To be set as 1	Additional Requirement/अतिरिक्त आवश्यकता
1	Ramalakshmi Hariharasubramania n	560001,3rd Floor BENGALURU GPO BUILDING, BENGALURU	1	N/A

# Buyer Added Bid Specific Terms and Conditions/क्रेता द्वारा जोड़ी गई बिड की विशेष शर्त

1. Generic

OPTION CLAUSE: The buyer can increase or decrease the contract quantity or contract duration up to 25 percent at the time of issue of the contract. However, once the contract is issued, contract quantity or contract duration can only be increased up to 25 percent. Bidders are bound to accept the revised quantity or duration

#### 2. Buyer Added Bid Specific ATC

Buyer uploaded ATC document <u>Click here to view the file</u>.

# Disclaimer/अस्वीकरण

The additional terms and conditions have been incorporated by the Buyer after approval of the Competent Authority in Buyer Organization, whereby Buyer organization is solely responsible for the impact of these clauses on the bidding process, its outcome, and consequences thereof including any eccentricity / restriction arising in the bidding process due to these ATCs and due to modification of technical specifications and / or terms and conditions governing the bid. If any clause(s) is / are incorporated by the Buyer regarding following, the bid and resultant contracts shall be treated as null and void and such bids may be cancelled by GeM at any stage of bidding process without any notice:-

- 1. Definition of Class I and Class II suppliers in the bid not in line with the extant Order / Office Memorandum issued by DPIIT in this regard.
- 2. Seeking EMD submission from bidder(s), including via Additional Terms & Conditions, in contravention to exemption provided to such sellers under GeM GTC.
- 3. Publishing Custom / BOQ bids for items for which regular GeM categories are available without any Category item bunched with it.
- 4. Creating BoQ bid for single item.
- 5. Mentioning specific Brand or Make or Model or Manufacturer or Dealer name.
- 6. Mandating submission of documents in physical form as a pre-requisite to qualify bidders.
- 7. Floating / creation of work contracts as Custom Bids in Services.
- 8. Seeking sample with bid or approval of samples during bid evaluation process. (However, in bids for <u>attached categories</u>, trials are allowed as per approved procurement policy of the buyer nodal Ministries)
- 9. Mandating foreign / international certifications even in case of existence of Indian Standards without specifying equivalent Indian Certification / standards.
- 10. Seeking experience from specific organization / department / institute only or from foreign / export experience.
- 11. Creating bid for items from irrelevant categories.
- 12. Incorporating any clause against the MSME policy and Preference to Make in India Policy.
- 13. Reference of conditions published on any external site or reference to external documents/clauses.
- 14. Asking for any Tender fee / Bid Participation fee / Auction fee in case of Bids / Forward Auction, as the case may be.
- 15. Any ATC clause in contravention with GeM GTC Clause 4 (xiii)(h) will be invalid. In case of multiple L1 bidders against a service bid, the buyer shall place the Contract by selection of a bidder amongst the L-1 bidders through a Random Algorithm executed by GeM system.
- 16. Buyer added ATC Clauses which are in contravention of clauses defined by buyer in system generated bid template as indicated above in the Bid Details section, EMD Detail, ePBG Detail and MII and MSE Purchase Preference sections of the bid, unless otherwise allowed by GeM GTC.
- 17. In a category based bid, adding additional items, through buyer added additional scope of work/ additional terms and conditions/or any other document. If buyer needs more items along with the main item, the same must be added through bunching category based items or by bunching custom catalogs or bunching a BoQ with the main category based item, the same must not be done through ATC or Scope of Work.

Further, if any seller has any objection/grievance against these additional clauses or otherwise on any aspect of this bid, they can raise their representation against the same by using the Representation window provided in the bid details field in Seller dashboard after logging in as a seller within 4 days of bid publication on GeM. Buyer is duty bound to reply to all such representations and would not be allowed to open bids if he fails to reply to such representations.

All GeM Sellers / Service Providers are mandated to ensure compliance with all the applicable laws / acts / rules including but not limited to all Labour Laws such as The Minimum Wages Act, 1948, The Payment of Wages Act, 1936, The Payment of Bonus Act, 1965, The Equal Remuneration Act, 1976, The Payment of Gratuity Act, 1972 etc. Any non-compliance will be treated as breach of contract and Buyer may take suitable actions as per GeM Contract.

This Bid is governed by the <u>General Terms and Conditions/सामान्य नियम और शर्त</u>, conditons stipulated in Bid and <u>Service Level Agreement</u> specific to this Service as provided in the Marketplace. However in case if any condition specified in General Terms and Conditions/सामान्य नियम और शर्ते is contradicted by the conditions stipulated in Service Level Agreement, then it will over ride the conditions in the General Terms and Conditions.

In terms of GeM GTC clause 26 regarding Restrictions on procurement from a bidder of a country which shares a land border with India, any bidder from a country which shares a land border with India will be eligible to bid in this tender only if the bidder is registered with the Competent Authority. While participating in bid, Bidder has to undertake compliance of this and any false declaration and non-compliance of this would be a ground for immediate termination of the contract and further legal action in accordance with the laws./जेम की सामान्य शर्तों के खंड 26 के संदर्भ में भारत के साथ भूमि सीमा साझा करने वाले देश के बिडर से खरीद पर प्रतिबंध के संबंध में भारत के साथ भूमि सीमा साझा करने वाले देश के बिडर से खरीद पर प्रतिबंध के संबंध में भारत के साथ भूमि सीमा साझा करने वाले देश के लिए तभी पात्र होगा जब वह बिड देने वाला सक्षम प्राधिकारी के पास पंजीकृत हो।बिड में भाग लेते समय बिडर को इसका अनुपालन करना होगा और कोई भी गलत कामाप्त करने और कानून के अनुसार आगे की कानूनी कार्रवाई का आधार होगा।

---Thank You/धन्यवाद---

# TENDER FOR ENGAGEMENT OF PROFESSIONAL GST CONSULTANTS FOR A PERIOD OF ONE YEAR IN KARNATAKA POSTAL CIRCLE

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# NOTICE INVITING ONLINE TENDER

#### **INTRODUCTION TO BID**

- 1. Online bids through the GeM portal are invited by the Office of the General Manager (PA&F), Karnataka Circle, Bangalore 560001 for Engagement of Consultancy agency for providing experienced and GST Practitioners CA/ICWA/CS/Advocates and Firms of Chartered / Cost Accountants / Company Secretary/ Legal consultancy who meet the following pre-qualification requirements for a period of 12 months for Karnataka Circle with a minimum of 1 (One) consultant, on scope for further extension by another 12 months and or increase or decrease the number of consultant on mutual consent, subject to satisfactory performance during the contracted period and at the buyer's discretion.
- 2. The tender document is made available through GeM portal
- The tender document consists of two volumes Part-I Technical Bid and Part-II Price Bid.
- 4. The complete tender document shall be submitted online as tender offer on or before the due date and time of submission.
- 5. No EMD is payable. However, the bidder must submit Bid Security Declaration as per the format attached as Annexure II and upload along with other documents. Bids received without Bid Security Declaration will be summarily rejected. In the event of the successful service provider / contractor's failure or refusal to sign the agreement or furnish the performance security deposit within 15 days from the date of award, action will be initiated as specified in the Bid Security Declaration furnished by the service provider / contractor.

- 6. The offer (both Technical & Price) must be valid for a minimum of 180 days from the last date of online submission of offer; otherwise the offer shall be rejected as non-responsive.
- 7. Bidding is open to all eligible bidders meeting the eligibility criteria as defined in the document and bidders are advised to submit below mentioned documents to qualify for the award of the contract.
  - a. The bidder should submit self-declaration stating that the bidder has not been blacklisted /debarred by any Government department/agency / falling under the denied entity list of Reserve Bank of India, Nationalized banks, or any Public Sector Unit or any other body recognized by Government of India.
  - b. All the documents required to meet the eligibility criteria, as per Para1 and Para 2 of Part I (Technical Bid) of the Terms of Reference shall be submitted along with the bid.
  - c. Technical Bid shall be uploaded through GeM portal. The Tenderer shall submit self-attested copies of the documents along with the Bid.
- 8. If the offers are not received according to the instructions detailed here in above, they shall be liable for rejection.

### Terms of Reference (TOR)

#### Introduction

The Department of Posts (DoP) is a government department under the Ministry of Communications of the Government of India. It is responsible for providing Postal Services in India, including mail delivery, money orders, and savings bank services. The Karnataka Circle is headed by the Chief Postmaster General, Department of Posts. The DoP has a network of over 9660 post offices across Circle. These post offices are classified into 3 types: Head Post Offices, Sub-Post Offices, and Branch Post Offices. Head post offices are in major cities and towns. Sub-post offices are in smaller towns and villages. Branch post offices are in rural areas. For administrative efficiency, the network is further divided into 38 Postal Divisions.

#### **Background:**

#### **GST Structure and Complexities**

The Goods and Services Tax (GST) structure in DoP is uniquely multifaceted. With 62 GSTINs (GST registrations) in the Circle, each CDDO (Cheque Drawing and Disbursing Officer) functions as a separate GST-registered person. While the majority of these GSTINs reside within operational Head Post Offices, others belong to accounts or other offices.

This configuration creates inherent complexities:

- **De-centralized Business and Expenditure:** Revenue-generating postal services are delivered by operative post offices, while administrative offices incur associated expenditures. Often, a single administrative office oversees multiple GST-registered locations.
- **Disparate Procurement:** The Postal Stores Depot, without its own GSTIN, procures supplies for operative offices spread across numerous GSTINs.
- **Individual Return Filing:** Each GST-registered person is independently responsible for filing returns.

#### **Key Challenges**

The Circle faces a range of challenges in interpretation and implementation in compliance to GST, as summarized below briefly:

- **Day to day Operational GST issues:** GST registration person within the circle faces day-to- day GST issues.
- **Input Tax Credit (ITC) Issues:** Complexities in claiming ITC against administrative expenditures, assessing ITC applicability, and calculating eligible ITC amounts and appropriate utilization of ITC across all DDOs.

#### The Need for a GST Consultant

A consultant will provide the technical expertise required to support Circle level GST committee and DDO's on day-to-day operational activities to streamline the GST compliance and assist in addressing the operational concerns that arise. Any policy related issues escalated to the Directorate through the Lead PAO, by Circle level committee will be with the opinion of Circle Level GST Consultant.

#### Objective

The objective of engaging a GST Consultant at the circle level is to ensure comprehensive GST Compliance, optimize GST Process and provide strategic support in resolving GST related issues within Postal Circle. The consultant will:

- **Provide Operational GST Support:** Support to Circle level GST committee/GST registration person within the circle for day-to-day GST issues & also help to DDOs/NCDDOs in Trouble shooting. Assist GSTRPs in verifying vendor invoices for GST compliance, monitoring timely filing of GST return etc. conducting GST audits of the DDOs and conducting meetings at DDO & RO level to streamline GST issues.
- Guide about the GST Refunds: Guide GSTRPs/DDOs through the GST refund

process, including documentation, filing, and follow-up with authorities.

- Liaison & Communication: Maintain regular communication with the central GST consultant. Providing updates on circle-level compliance status and seeking guidance as needed.
- **Build GST knowledge and capacity:** Deliver GST training at various levels of DoP staff under the Circle and conduct regular refresher workshops to maintain staff expertise. Assist the central consultant in tailoring training materials for circle-level needs and potentially deliver local training sessions or workshops in line with the centrally designed curriculum and work towards the implementation of the "One State, One Registration" policy.
- **Provide Advisory Services:** Interpret and provide practical guidance to DDO's on GST circulars and notifications issued by both central and state-level authorities. Identify GST related policy issues and escalate them to the central-level GST consultant with comprehensive analysis and relevant documentation for in-depth advisory support.
- Offer dispute resolution and litigation support: Provide expert analysis and assistance in GST disputes and audits, facilitate communication with tax authorities, and analyze past disputes for proactive risk mitigation.
- Ensure Knowledge Development &Implementation: Share relevant GST updates and insights with DDOs to enhance their understanding.
- **Best Practice Adoption:** Collaborate with the central GST consultant to implement best practices, process improvements at the circle level. Ensure implementation of policies created at Directorate.
- Monitoring Service tax related matters: Assist DDOs issues pending in connection with Service Tax related matters.
- 2. The Consultancy firm is expected to work on the following broad areas within the time frame defined by the Department to overcome the key challenges and achieve the objective as pointed above:

Activity	Activities (in brief) to be performed	
	Support to GST registration person /DDOs & help in	
	Trouble shooting related to GST: Provide direct support to	
	GSTRPs within the circle for day-to-day GST issues, including	
	GST registration queries, updates, and maintenance of records,	
	proper collection and deposition of GST, Timely GST return	
	preparation, filing, and resolving filing errors, Addressing short	
	payments or non-collection of GST & ITC calculation,	
<b>Operational GST</b>	reconciliation, and utilization guidance etc.	
Support to DDOs	DDO-Wise Analysis: Conduct a comprehensive DDO-wise	
	review of existing DoP GST registrations.	
	Risk Analysis: Assess risk related to existing registrations,	
	pinpointing areas of non-compliance or vulnerability to dispute	
	Vendor Invoice & Reconciliation: Assist GSTRPs in	
	verifying vendor invoices for GST compliance, reconciling	
	purchase records with GST filings, and identifying ITC	
	discrepancies.	
	Circle-Level Compliance Monitoring: Conduct periodic GST	
	compliance checks for DDOs within the circle, proactively	
Compliance	identifying potential issues.	
Monitoring &	<b>Risk Assessment:</b> Flag potential compliance risks like	
Escalation	incorrect tax rates, ITC mismatches, or procedural errors to	
	mitigate penalties or Future disputes.	

<b>Issue Escalation:</b> For policy level issues, escalate to the central
GST consultant with comprehensive analysis and relevant
documentation.

	Training Resources: Develop training materials, including	
	presentations, FAQs, and online resources for ongoing	
Conduct GST	reference.	
training to staff	Knowledge Updates: Conduct regular refresher sessions and	
on field as	workshops to update staff for various levels of DoP staff under	
prescribed by	the Circle on changes in GST legislation, evolving best	
Directorate level	practices, and key learnings from past disputes or audits.	
committee	GST Training Support: Assist the central consultant in	
	tailoring training materials for circle-level needs and	
	potentially deliver local training sessions or workshops in line	
	with the centrally designed curriculum.	
	Policy level issues raised by Circle level committee may	
	communicate to Directorate via Lead PAO	
	Assistance in relation to computation of tax liability and	
	guidance in relation to discharge of liabilities under the	
	following legislations:	
	• 1.Goods and Services Tax	
	• 2. Accounting issues related to GST involving both	
GST Compliance	accrual and cash- based accounting as applicable.	
Assistance	• 3. Any other Indirect Taxes Assistance on issues	
	raised during filing of GST Returns, as detailed	
	below: -	
	o GSTR-1A	
	o GSTR-2	
	$\circ~$ Review of GSTR 2A and communicating with	
	suppliers of inward supplies in order to get	
	input credit as per accounts of IR.	
	$\circ$ Review of GSTR-1A and communicating with the	

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	receivers of outward supplies of Port.		
	• ITC-1for input credits under GST, SGST and IGST.		
	$\circ$ GSTR7 for TDS under GST.		
	• GSTR9 for annual filing under CGST, SGT and IGST.		
	Any other Returns/Documents, if any, as notified by		
	Government of India with respect to GST from time to time.		
	• Central Consultant Coordination: Maintain regular		
	communication with the Directorate GST consultant,		
	providing updates on circle-level compliance status and		
	seeking guidance as needed.		
	• Any Policy level issues which are sent by Circle Level		
Liaison &	Committee to Directorate Level Committee should		
Communication	contain opinion of the Circle Level GST Consultant on		
	the issue.		
	GSTRPs Communication: Establish clear		
	communication channels with DDOs, ensuring prompt		
	responses to queries within the agreed- upon Service		
	Level Agreement (SLA).		
	Provide Assistance: Assistance during audit process initiated		
	under GST law by other authority		
	Expert Analysis of GST Audit Findings: Provide in-depth		
Audit Compliance	opinions on complex GST issues raised during audits		
	undertaken by various authorities. Deliver actionable guidance		
	to resolve these matters effectively.		

V L.L.	Local Updates: Stay updated on state-specific GST circulars
Knowledge Development	and notifications that may impact DoP operations within their
&Implementation	circle.

	Knowledge Sharing: Share relevant GST updates and insights
	with DDOs to enhance their understanding.
	Best Practice Adoption: Collaborate with the central GST
	consultant to implement best practices, process improvements
	at the circle level.
	To assist and advice to DDO's for preparing proper response to
	the queries raised by the Tax Administration from time to time
	under the GST law in connection with any of the above
	activities or any other related matter.
	Provide legal opinion / advice on queries raised by Circle GST
	Committee related to the transactions and activities carried out
	by DDO's from GST perspective in order to ensure appropriate
	compliances under the GST regime.
Legal Advisory	Identify complex GST scenarios (e.g. issues with high-value
services	transactions, potential for disputes, or requiring policy
	clarification) and escalate them to the central-level GST
	consultant/Directorate for in-depth advisory support.
	Assist to Circle level committee/DDOs in respect of issues
	pending in connection with Service Tax related matters.
	• Advise Circle level committee on proper course of
	action to be adopted in respect rules/laws mentioned in
	GST Act to avoid any future adverse implications.
	Any other incidental work related to above.

	Coordination with the GST Department: Facilitate smooth
	resolution of Department of Posts (DOP) related GST issues.
	Act as the critical liaison between the Circle DOP and the State
	GST authority.
	Preliminary Assessment: Conduct an initial assessment of
	notices or summons related to GST issues received by Circle
	Offices or GSTRPs.
	Documentation & Evidence: Assist the GSTRPs in gathering
Litigation support	relevant documentation and evidence to address audits, notices,
services	or disputes.
	Central Liaison: Coordinate with the central-level GST
	consultant for litigation support. Facilitate communication,
	documentation transfer, and strategy alignment on GST
	litigation matters.
	Review Show cause Notices: Review of show cause notices
	orders issued by Commissioner, Commissioner (Appeal) and
	tribunals to guide way forward, in respect of GST. Any other
	incidental work related to above.
Attending	
monthly meetings	The Consultants shall attend and impart suggestions in the
of Circle Level	Circle Level GST committee held monthly at Bangalore.
GST committee	
	The Consultants shall be required to visit the following offices
	namely PAO Bengaluru, Circle Office Bangalore, Bangalore
Viela de Desterral	HQ Region (Bengaluru), South Karnataka Region (Bengaluru)
Visit to Regional	and North Karnataka Region (Dharwad) at least once in a
offices	month. The cost of these visits shall be included in the
	financial bid by the bidder.
	In addition, the competent authority may direct the consultants

	to visit anywhere in the Karnataka Circle (outside Bangalore)			
	as and when required. For such additional visits, the			
	Consultants shall be reimbursed at the rates prescribed in Para			
	14.1 of ATC.			
Reports	To be submitted as and when required/directed.			

- In case of non-completion of the required visits as per point no. 1 above by GST Consultants, penalty shall be invoked which shall be deducted from the Bill at the rate of Rs. 10,000/- (Rupees Ten thousand only) per short visit.
- 4. The GST Consultants deployed are required to be available through Telephone/Email/Video Call/ other electronic means on all working days of the Department to resolve any issues/ tasks related to work mentioned in the "Terms of Reference".

## Part – I: TECHNICAL BID EVALUATION

# 1. <u>Essential Eligibility Criteria:</u>

### The Bidders should fulfill the following essential eligibility criteria:

Sl.no.	Parameters	Documents to be submitted
1		• Self-attested copy of
	<b>Registration of Firms:</b>	Registration Certificate of
	The Bidder should be a Firm of Chartered	the Firm issued by Institute
	Accountants / CS Firms / Management	of Chartered Accountants of
	Consultancy firm with PAN and GST	India.
	<b>Registration</b> having a <b>minimum</b>	• Self-attested copy of PAN
	experience of 10 (Ten) years in the	and GST Registration of
	relevant field.	Firm
2	Average Turnover:	Audited financial statements (Profit &
	The Bidder should have average annual	Loss account & Balance Sheet) of the
	gross receipts / turnover of Rs. 48 Lakhs in	firm for the last 3 (Three) completed

	the last 3 (Three) completed financial years	financial years i.e., F.Y.2021-22,		
		•		
	i.e., F.Y. 2021- 22, 2022-23 and 2023-24.	2022-23 and 2023-24.		
3	<b>Past Experience of Similar services:</b> The bidder must have successfully executed/completed similar Services in the FYs 20-21, 21-22, 22-23, 23-24 and 24-25 to any corporate/ Govt. of India/ PSUs of GOI/ State Govt./ State Government/UT.	<ul> <li>Bidder shall upload the proof of similar services Working as GST consultant</li> <li>Note: Mere assignments pertaining to filing of GST Returns or GST Audit assignment will not be considered.</li> </ul>		
4	Local Operational Office:	Proof of address/ Ownership		
	The firm/company should have a local	documents/ lease deed/ electricity/		
	operational office at Bangalore in	water bill		
	Karnataka.			
		Self-declaration of non-black		
5	Non-Debarment/blacklisting:	listing/Debarment/Insolvency of firm		
		as per Annexure I, duly signed.		
		Certificate of Acceptance of Terms of		
6	Acceptance of terms and conditions	Reference and Additional Terms and		
		Conditions of the Bid duly signed.		

Sl No	Technical Criteria		Marks	Documents to be Submitted
1	Agency profileBidder has successfully costing the following est parallels of Bankin services.Above 25 lakhsAbove 25 lakhsAbove 15 lakhsAbove 10 lakhsBelow 10 lakhsBelow 10 lakhsAdditional/bonus marks of bidder has atleast one clife for experience of previou DoP.	apecially across the ng/Insurance/Courier 30 marks 25 marks 20 marks 10 marks of 5 are allowed for ent of GOI/PSUs of Govt./UT)/5 mark	e er 40	Work order and completion certificate of project to be submitted. Note: Mere assignments pertaining to filing of GST returns or GST Audit will not be considered.
2	Experience Criteria of the FirmEach of the firm shall be evaluated based on the followingWork experience with more than 10 years15 marksBetween 5 and 10 years10 marksBetween 3 and 5 years5 marksLess than 3 years0		30	Copy of certificate of awarding work order to the Firm

# 2. Parameters for Technical Evaluation

	Additional Experience in similar Each Firm shall be evaluated base following			
	Been a part of more than 3 similar projects to GoI /State Govt./PSUs	15 marks	-	
	Been a part of 2 to 3 similar projects to GoI/ State Govt./ PSUs	10 marks	-	
	Been a part of 1 similar project to GoI/ State Govt./ PSUs.	5 marks		
3	Resource Strength of the Bidder			Pay slips/ Paysheet/
	More than 100 no. of CAs in the firm	30		Nominal roll/ Details of IT return filing by
	No. of CAs in the firm between 50-100	20	30	the employer
	No. of CAs in the firm below 50	10		
	Total		100 Mar	ks

**Note 1:** The bidders who meet the essential eligibility criteria as per Para 1 above will be evaluated based on the Technical Evaluation as described in Para 2 above. The bidders who score at least 40 marks in the Technical Evaluation will be selected as technically qualified bidder and only their financial bids shall be evaluated.

**Note 2:** The proposed resources (Consultants) submitted for Technical Evaluation shall not be changed or replaced without the consent of the Competent Authority during the execution of Contract. A penalty of Rs. 50,000/- (Rupees Fifty Thousand only) shall be levied in case of change of resources in the circumstances other than Death/Insanity/Terminal

#### Part-II FINANCIAL BID EVALUATION

- The price shall be lump sum and inclusive of all applicable taxes & duties including GST as applicable.
- 2. While quoting the price, the bidder shall consider all expenses *including* travelling, boarding, conveyance & other miscellaneous and out of pocket expenditure (except as described in "Terms of Reference"-Visit to Regional Offices)
- **3.** No claim for expenditure other than the price quoted will be entertained by the Department on account of Terms of Reference provided in tender.
- **4.** Rate quoted shall be firm & fixed. It shall not be quoted with price variation/discount clause.
- 5. In cases of visits to field units (outside Bangalore only) by the consultants apart from the mandatory visits, the expense shall be reimbursed at the rates prescribed in Para 14.1 of ATC, subject to prior approval of the buyer and production of documents as mandated by the buyer.

#### ADDITIONAL TERMS AND CONDITIONS (ATC)

- 1. APPLICATION: The General Conditions shall apply in contract made by the "Office" for providing minimum of 1 (One) consultant with Terms of Reference as described in this tender document.
- 2. **PARTIES**: The parties to the Contract are the Contractor (the tenderer to whom the work is awarded) and the General Manager (PAF), Karnataka Circle and/or any other competent authority of the Department of Posts for and on behalf of the President of India, herein after referred to as the Department.
- 3. ADDRESSES: For all purposes of the Contract including arbitration there under, the address of the Contractor mentioned in the tender shall be final unless the Contractor notifies a change of address by a separate letter sent by Registered post with

acknowledgement due to the Office. The Contractor shall be solely responsible for the consequences of any omission and/or error to notify change of address in the aforesaid manner.

- 4. **SIGNING OF TENDER**: An individual signing the tender or other documents connected with contract must specify whether he signs as;
  - a. A partner of the firm, if it be a partnership firm, in which case he must have authority to execute contracts on behalf of the firm and to refer to arbitration disputes concerning the business of the partnership either by virtue of the partnership agreement or by a registered power of attorney duly executed by the partners of the firm.
  - b. Director or Principal Officer duly authorized by the Board or Directors of the Company, if it is a Company

N.B.(1) In case of partnership firms, a copy of the partnership agreement, or general power of attorney duly attested by a Notary Public should be furnished on stamped paper duly sworn or affirmed by all the partners admitting execution of the partnership agreement or the general power of attorney. The attested copy of the certificate or registration of firm should also be enclosed along with the tender. (2) In the case of partnership firms, where no authority to refer disputes concerning the business of partnership firm has been conferred on any parties, the tender and all other related documents must be signed by all partners of the firm. (3) A person signing the tender form or any documents forming part of the tender on behalf of another person should have an authority to bind such other person and if, on enquiry it appears that the persons so signing had no authority to do so, office of the General Manager (PAF) Karnataka Circle may without prejudice, cancel the contract and hold the signatory liable for all costs, consequences and damages under the Civil and Criminal remedies available.

# 5. OTHER TERMS AND CONDITIONS:

- 5.1.The Tenderer approved for providing GST Consultants to the office (hereinafter called the "Contractor" or the "Service Provider"), will be fully responsible for ensuring services as mentioned in the Terms of Reference of the bid.
- 5.2. The rates should be quoted and approved will be valid for a period of one year or extended period of contract from the date mentioned in the Award letter. No request for revision of rates will be entertained during the period of contract or extended period of contract.
- 5.3. The General Manager, Karnataka Circle, Bangalore 560001 or any other competent authority of the office reserves the right to cancel/withdraw the contract/ Agreement at any time without assigning any reason thereof and the contractor shall have no right to contest against the said decision of the office of the General Manager (PAF) Karnataka Circle, Bangalore 560001
  - 5.4. The General Manager (PAF), Karnataka Circle, Bangalore 560001 or any other competent authority of the office reserves the right to reject any or all the bid(s), without assigning any reason(s).
  - 5.5. Title Rights, Copyrights, Patents and Other Proprietary Rights:
    - 5.5.1 Title to any equipment and supplies, documents, records, information in any form that may be furnished to or accessed by the Contractor/Service Provider for the performance of any obligations under the Contract shall solely rest with the Department of Posts.
    - 5.5.2 The Department of Posts shall be entitled to all intellectual property and other proprietary rights, including, but not limited to, patents, copyrights and trademarks, with regard to products, processes, inventions, ideas, know-how or documents and other materials which the contractor / service provider has developed for the Department under the Contract and which bear a direct relation to or are produced or prepared or collected in consequence of, or during the course of, the performance of the Contract, and the contractor / service provider acknowledges and agrees that such

products, documents and other materials constitute works made for hire for the Department. Subject to the foregoing provisions, all, reports, estimates, recommendations, documents and all other data compiled by or received by the contractor / service provider under the Contract shall be the property of Department of Posts, shall be made available for use or inspection by Department of posts as and when demanded, shall be treated as confidential and shall be delivered only to authorized officials of the Department of Posts on completion of work under the Contract.

## 5.6 Confidential Nature of Documents and information:

The contractor / service provider would be subject to the provisions of the Indian Official Secrets Act, 1923. The contractor / service provider shall not disclose any information relating to service provided to the Department of Posts as part of this contract.

5.7 Use of Name, Emblem or official seal of the Department of Posts: Contractor / service provider shall not advertise or otherwise make public for purposes of commercial advantage that it has a contractual relationship with Department of Posts, nor shall the contractor / service provider, in any manner whatsoever, use the name, emblem or official seal of Department of Posts, or any abbreviation of the name of Department of Posts, in connection with its business or otherwise without the written permission of Department of Posts.

### 5.8 Insurance:

The contractor / service provider shall be solely responsible for taking out and for maintaining adequate insurance required to meet any of its obligations under the contract, as well as for arranging, at the contractor / service provider's sole expense, such life, health and other forms of insurance as the contractor / service

provider may consider to be appropriate to cover the period during which the contractor / service provider provides services under the Contract.

- 5.9 In the event of the death, injury or illness of the contractor / service provider which is attributable to the performance of services on behalf of Department of Posts under the terms of the Contract while the contractor / service provider is traveling at Department of Posts expense or is performing any services under the contract in any offices or premises of Department of Posts, the contractor / service provider or the contractor / service provider's dependents, as appropriate, shall not be entitled to any compensation.
- 5.10 Force Majeure and other Conditions:
  - 5.10.1 Force majeure as used herein means any unforeseeable and irresistible act of nature, any act of war (whether declared or not), invasion, revolution, insurrection, or any other acts of a similar nature or force, provided that such acts arise from causes beyond the control and without the fault or negligence of the contractor / service provider.
  - 5.10.2 The contractor / service provider acknowledges and agrees that, with respect to any obligations under the Contract that the contractor / service provider must perform in or for any areas in which Department of Posts is engaged in, preparing to engage in, or disengaging from any peacekeeping, humanitarian or similar operations, any delay or failure to perform such obligations arising from or relating to harsh conditions within such areas or to any incidents of civil unrest occurring in such areas shall not, in and of itself, constitute force majeure under the Contract.
  - 5.10.3 In case of strike, combination of workmen or natural calamity of any kind, fire accidents or circumstances beyond the control of the firm causing stoppage of his work, whereby the delivery or completion of work may be suspended

resulting in undue delay without penalty. "Office" shall have the power during such stoppage to get the work done elsewhere without charging the contractor. No obligation will rest on the "Office" to pay for any portion of the work undertaken before such a stoppage. The contract shall provide every facility for removal and use of material as may be necessary for timely completion of the work.

#### 5.11 Audits and Investigations:

Each invoice paid by Department of Posts shall be subject to a post-payment audit by auditors, whether internal or external, of Department of Posts or by other authorized and qualified agents of Department of Posts at any time during the term of the Contract and for a period of two (2) years following the expiration or prior termination of the Contract. Department of Posts shall be entitled to a refund from the contractor / service provider for any amounts shown by such audits to have been paid by Department of Posts other than in accordance with the terms and conditions of the Contract. The contractor / service provider acknowledges and agrees that, from time to time, Department of Posts may conduct investigations relating to any aspect of the Contract or the award thereof, the obligations performed under the Contract, and the operations of the contractor / service provider generally relating to performance of the Contract. The right of Department of Posts to conduct an investigation and the contractor / service provider's obligation to comply with such an investigation shall not lapse upon expiration or prior termination of the Contract. The contractor / service provider shall provide its full and timely cooperation with any such inspections, post payment audits or investigations. Such cooperation shall include, but shall not be limited to, the contractor / service provider's

obligation to make available its personnel and any relevant documentation for such purposes at reasonable times and on reasonable conditions and to grant to Department of Posts access to the contractor / service provider's premises at reasonable times and on reasonable conditions in connection with such access to the contractor / service provider's personnel and relevant documentation.

#### 5.12 Settlement of Disputes:

Department of Posts and the contractor / service provider shall use their best efforts to amicably settle any dispute, controversy or claim arising out of the Contract or the breach, termination or invalidity thereof.

#### 5.13 Arbitration:

- 5.13.1 In event of any dispute or difference between the parties hereto, such disputes or differences shall be resolved amicably by mutual consultation. If such resolution is not possible, then the unresolved dispute or difference shall be referred to arbitration of the sole arbitrator to be appointed by the Secretary, Department of Posts, on the recommendation of the Secretary, Department of Legal Affairs ("Law Secretary"), Government of India. The provisions of arbitration and Conciliation Act, 1996 (No. 26 of 1996) shall be applicable to the arbitration. The venue of such arbitration shall be at Bangalore. The language of arbitration proceedings shall be English. The arbitrator shall make a reasoned award (the "award"), which shall be final and binding on the parties. The cost of the arbitration shall be shared equally by the parties to the agreement. However, expenses incurred by each party in connection with the preparation, presentation shall be borne by the party itself.
- 5.13.2 Pending the submission of and/or decision on a dispute, difference or claim or Page 22 of 33

until the arbitral award is published; the Parties shall continue to perform all their obligations under this Agreement without prejudice to a final adjustment in accordance with such award.

## 5.14. CONFLICT OF INTEREST:

1. The contractor / service provider shall be expected to follow all the rules and regulations of the Government of India which are in force. He/she will be expected to display utmost honesty, secrecy of office and sincerity while discharging his/her duties. In case the services of the contractor / service provider are not found satisfactory or found in conflict with the interests of the Department of Posts, his/her services will be liable for discontinuation without assigning any reason.

2. The Consultant is required to provide professional, objective and impartial advice, at all times holding the Procuring Entity's interests paramount, strictly avoiding conflicts with other assignments or his/its own corporate interests, and acting without any consideration for future work.

3. The consultant has an obligation to disclose to the Procuring Entity any situation of actual or potential conflict that impacts its/his capacity to serve the best interest of its client/Procuring Entity. Failure to disclose such situations may lead to the disqualification of the consultant or termination of its/his contract during execution of the assignment.

### 5.15 DEBARMENT:

- 5.15. (i) A bidder shall be debarred if he has been convicted of an offence
  - (a) under the Prevention of Corruption Act, 1988; or
  - (b) the Indian Penal Code or any other law for the time being in force, for causing any loss of life or property or causing a threat to public health as part of execution of a public procurement contract.

- 5.15.(ii) A bidder debarred under sub-section (i) or any successor of the bidder shall not be eligible to participate in a procurement process of any procuring entity for a period not exceeding three years commencing from the date of debarment.
- 5.15.(iii) A procuring entity may debar a bidder or any of its successors, from participating in any procurement process undertaken by it, for a period not exceeding two years, if it determines that the bidder has breached the code of integrity. The Ministry/Department will maintain such list which will also be displayed on their website.
- 5.15.(iv) The bidder shall not be debarred unless such bidder has been given a reasonable opportunity to represent against such debarment

#### 5.16 INDEMNIFICATION:

Consulting firm (the ""Indemnifying Party"") undertakes to indemnify the Buyer / consignee (the ""Indemnified Party"") from and against all losses on account of bodily injury, death or damage to tangible personal property arising in favour of any person, corporation or other entity (including the Indemnified Party) attributable to the Indemnifying Party's negligence or willful default in performance or non-performance under this Agreement. If the Indemnified Party promptly notifies Indemnifying Party in writing of a third party claim against Indemnified Party that any Service provided by the Indemnifying Party infringes a copyright, trade secret or Indian patents of any third party, Indemnifying Party will defend such claim at its expense and will pay any costs or damages that may be finally awarded against Indemnified Party. Indemnifying Party will not indemnify the Indemnified Party, however, if the claim of infringement is caused by (a) Indemnified Party's misuse or modification of the Service; (b) Indemnified Party's failure to use corrections or enhancements made available by the Indemnifying Party; (c) Indemnified Party's use of the Service in combination with any product or information not owned or developed by Indemnifying Party; (d) Indemnified

Party's distribution, marketing or use for the benefit of third parties of the Service; or (e) information, direction, specification or materials provided by Indemnified Party or any third party contracted to it. If any Service is or likely to be held to be infringing, Indemnifying Party shall at its expense and option either (i) procure the right for Indemnified Party to continue using it, (ii) replace it with a non-infringing equivalent, (iii) modify it to make it non infringing. The foregoing remedies constitute Indemnified Party's sole and exclusive remedies and Indemnifying Party's entire liability with respect to infringement.

6. **COMMUNICATION OF ACCEPTANCE:** Successful Tenderer will be informed of the acceptance of his tender. Necessary instructions regarding the amount and time provided for Security Deposit will be communicated at appropriate time.

# 7. **PERFORMANCE SECURITY:**

- 7.1 The successful tenderer will have to deposit a Security Deposit within 15 days of date of award of tender online to the extent of 5% of the annual cost of the work or furnish a bank guarantee of the same value which will be valid for 14 months beyond the date up to which the contract/ extended period of contract is valid. The Security Deposit will not be adjusted against any payment due to the firm from the Office / Department.
- 7.2 The Security Deposit can be forfeited by order of the General Manager (PAF), Karnataka Circle, Bangalore 560001 or any other competent authority of the office in the event of any breach or negligence or non–observance of any condition of contract or for unsatisfactory performance or for non– acceptance of the work order. On expiry of the contract, such portion of the said security deposit as may be considered by the Office, sufficient to cover any incorrect or excess payments made on the bills to the firm, shall be retained until the final audit report on the account of firm's bill has been received and examined.

### 8. **PENALTY: In the event of the contractor failing to:**

(i) Observe any of the conditions of the work asset out therein; or

- (ii) Execute the work in good and workman like manner and to the satisfaction of the Office.
- (iii) (a) It shall be lawful for the "Office" in his discretion in the former event to remove or withhold any part of the work until such times as he may be satisfied that contractor is able to do and will observe the said conditions and in the later event to reject or remove as the case may require any work executed otherwise than in a good and workman like manner to the satisfaction of the "Office", and in bother either of the events aforesaid to make such arrangements as he may think fit for the reproduction of the work in lieu of that so rejected or removed as aforesaid on account and at the risk of the contractor.
- (b) Provided further that if in either event any excess cost be incurred by reason of the difference between the prices paid and the accepted "Office" may charge the amount of such excess cost to the contractor and the same may at any time thereafter be deducted from any amount that may become due to the contractor under this or any other contract or from the security deposit or may be demanded of him to be paid within sevendays to the credit of the "Office".
- (c) In the event of discovery of any error or defect due to the fault of the contractor, the contractor shall be bound, if called upon to do so, to rectify such error or defect at his own cost to the satisfaction of and within the time fixed by the "Office". In the event of the delivery of any defective work, which owning to urgency or for any other reason cannot be wholly rejected the "Office" shall have the power to deduct from any payment due to the contractor such sum as he may deem expedient
- (d) In the event of a work being wholly rejected, "Office" may at its discretion either

(i) Permit the contractor to re do the same within such time as he may specify at contractor's own cost or

(ii) Arrange to get the additional work done elsewhere and by any other qualified person or from any other source than the contractor on account of which no extra expenditure will be paid by the office.

- (iv) The penalty at the following rate will be deducted from the monthly bill
  - 1 Non-completion of the required visits as per point no. 3 (Terms of Reference) by the Consultants shall invoke penalty which shall be deducted from the Bill at the time of payment. If the number of visits is less for the Consultant during the month, then amount of **Rs. 10,000/-** (Ten thousand only) per short visit shall be deducted from the bill.
  - 2 A penalty of Rs. 50,000/- (Rupees Fifty Thousand only) shall be levied in case of change of resources in the circumstances other than Death/Insanity/Terminal Illness/Employee leaving Organisation.
  - 3 Apart from (a) & (b) for breach of any other terms of the contract 2% of the monthly bill amount will be deducted
  - 4 In any case penalty shall not exceed 20% of the total contract value.
- (e) The General Manager (PAF), Karnataka Circle, Bangalore 560001 or any other competent authority of the Office will have the right to terminate the contract at any time due to unsatisfactory work or any other reason.
- 9. **INSOLVENCY**: In the event of the contractor/firm being adjudged insolvent or having a receiver appointed for it by a court or any other order under the insolvency Act made against them or in the case of a company the passing of any resolution or making of any order for winding up, whether voluntary or otherwise, or in the event of the firm failing to comply with any of the conditions herein specified, the General Manager (PAF), Karnataka Circle, Bangalore 560001, or any other competent authority of the Office shall have the power to terminate the contract without previous

notice.

- 10. **DISCLAIMER**: The near relatives of employees of the Department of Posts are prohibited from participation in this tender. The near relatives for this purpose are defined as (a)Members of a Hindu Undivided Family (b) Their spouses (c) The one related to the other in the manneras father, son(s), son's wife (daughter-in-law), daughter(s) & daughter's husband (son-in-law), brother(s) and brother's wife, sister(s) and sister's husband (brother-in law).
- 11. BREACH OF TERMS AND CONDITIONS: In case of breach of any of terms and conditions mentioned above, the Competent Authority will have the right to cancel the work order without assigning any reason thereof and nothing will be payable by the "Office" in that event and the Security Deposit shall also stand forfeited.
- 12. **SUBLETTING OF WORK**: The firm shall not assign or sublet the work or any part of it to any other person or party. The tender is not transferable.
- 13. **PRECAUTIONARY MEASURES**: The Contractor must be careful that quality in services is maintained as well as time schedule prescribed etc., should not be disturbed. The Contractor must take every care to see that the work or any portion of thereof does not fall into unauthorized hands. Care should be taken to execute the work under proper security conditions and no spare item of work/ copies should be retained/ sold or otherwise made over by the contractor or any of his staff member to any person other than the person(s) authorized by the Office of the Office of the General Manager (PAF), Karnataka Circle, Bangalore 560001.

#### 14. TERMS OF PAYMENT:

14.1 No payment shall be made in advance nor any loan from any bank or financial institution shall be recommended based on the order of award of work. The contractor shall submit the monthly bill for the lump sum amount as per the contract in the first week of following month in respect of previous month for Page 28 of 33

sanction of the amount of bill and passing the bill for payment. The costs of the mandatory visits (monthly once) of the consultants to the Regional Offices (Bangalore and Dharwad) as well as to attend the monthly circle level meeting at Bangalore shall be included in the lump sum amount quoted by the bidder. For additional visits, the consultants shall be reimbursed the expenses at the following rates.

- a. The boarding and lodging charges at a rate of Rs.4500/- per person per day (inclusive of stay, food and all other expenses).
- b. Travel expense as per actual not exceeding  $2^{nd}AC/Chair$  car fare.
- **14.2** All payments shall be made by account payable cheque/NEFT only after deduction TDS, etc.,
- **14.3**The office of the General Manager (PAF), Karnataka Circle, Bangalore 560001 shall be at liberty to withhold any of the payment/ payments in full or in part subject to recovery of penalties mentioned in para 8 above.
- **14.4**The term payment/ payments mentioned in this para include all types of payment/ payments due to the Contractor arising on account of this Contract excluding Security Deposit governed by the separate clauses of the contract. Wherever applicable all payments will be made as per schedule of payments.
- 15. Information/documents to be submitted before deploying personnel: The Contractor must provide the following information/documents before deploying GST Consultants
  - a. A certificate to the effect that the contractor shall be fully responsible for the conduct & behavior of the personnel.
  - b. Contractor should provide the name, address & telephone No. of Liaison Officer who will maintain liaison with the office of the General Manager (PAF),

Karnataka Circle, Bangalore 560001 authorities on behalf of the firm.

- c. The proposed resources (Consultants) submitted for Technical Evaluation shall not be changed or replaced without the consent of the Competent Authority during the execution of Contract.
- **16**. Deliverables to be submitted monthly along with the Bill is as follows:
  - a. Monthly attendance including visits performed and appearance made in respect of

GST/DoP units as and when directed (with documents).

b. Monthly report regarding activities performed.

# 16. PROVISION FOR TERMINATION/EXTENSION:

The contract will remain valid for one year from the date of award of the tender unless terminated earlier by the O/o the General Manager (PAF), Karnataka Circle, Bangalore 560001.

The General Manager (PAF), Karnataka Circle, Bangalore 560001 will reserve the right to terminate the contract at any time serving a notice period of 1 month without mentioning the reasons thereof.

The period of contract can be extended for a further period of one year based on mutual consent in one or more spells on the same rate and terms and conditions at the discretion of the General Manager (PAF), Karnataka Circle, Bangalore 560001.

The number of consultants hired may be increased or decreased during the period of contract or extended period of contract on mutual consent in one or more spells on the same rate and terms and conditions at the discretion of the General Manager (PAF), Karnataka Circle, Bangalore 560001.

#### ANNEXURE - I

## UNDERTAKING OF NON-DEBARMENT/ NON-BLACKLISTING/INSOLVENCY/LIQUIDATION

Date: \_\_\_\_\_

То

<u>No.</u>

Sub: Bid for engagement of GST Consultants for Karnataka Postal Circle.

Dear Sir,

I / We here by confirm that our firm is neither debarred nor blacklisted by any unit of Department of Posts, India nor any blacklisting is current. I/We also confirm that we are not under liquidation or insolvency. I / We hereby certify that I/We are the authorized signatories of the Agency / Firm to furnish this undertaking.

Signature of Bidder	:
Name	:
Designation	:
Place	
	•

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# Annexure-II

# **Bid Security Declaration**

# I/We (Name of the agency or Bidder) do hereby declare and certify:

- 1. That, I/We are not debarred by GeM for last 3 years for any transgression made in respect of sub clause I of Rule 175 of GFR 2017 (Code of Integrity).
- 2. That, I have requisite authorization to enter into a contract with Buyer in GeM.
- 3. That, we shall comply with all statutory provisions issued by the Government from timeto-time w.r.t bidding on GeM.
- 4. That, I shall comply by all statutory provisions w.r.t levying of GST, Labour Cess, and other tax as per the policy and rules of the procuring department.
- 5. That, we shall strictly adhere to the legitimate bidding principles as per enlisted categories on the basis of technical specifications and quality of the products/services. Also, we will maintain complete accuracy and integrity of data submitted while participation in bidding process.
- 6. That, mere participation in the bidding process and/or successful auctioning on GeM after proper Auction/RA does not confer any right of allotment of contract/supply order in my/our favour. It shall be subject to proper technical/financial evaluation by the buyer.
- 7. That, I/We will not alter, modify, skip any terms of contract after date 1<sup>st</sup> date of opening of bidding.
- 8. That, we shall exercise full transparency in bidding and will not try to advance or make any favours or offers to any officials of the procuring department/Office by any means.
- 9. That, in the public interest, buyers will evaluate the bids on their requirement/end use and bid parameters and shall reserve right to accept or reject my bid after proper technical/financial evaluations of the bids and/or products on merits.

# It is further certified that:

I shall abide by all legitimate provisions of procurement on GeM. I shall not supply any sub-standard goods/services and shall not indulge in any discrepancies/infirmity w.r.t the terms and conditions of the contract. In case any discrepancy or infirmity is observed on my part at any stage of bidding, that shall be my/our personal responsibility and we shall be liable for rejection and liable for legal action as per rules in vogue.

Date

Seal and Signature of the Seller/Bidder