

# Ministry of Jal Shakti (A Government of India undertaking)

1<sup>st</sup> Floor, JP Krishna Building, Pallimukh Junction, Pettah, Thiruvananthapuram, Kerala-695024

# REQUEST FOR PROPOSAL DOCUMENT

# **FOR**

PREPARATION OF DPR, DETAILED STRUCTURAL DESIGNS,
AND DRAWINGS FOR THE CONSTRUCTION OF 50 BEDDED
INTEGRATED AYUSH HOSPITAL KAPPUKAD
WAP/KERALA/GEM/AHKD/2025/002-1

# **WAPCOS LIMITED**

# Request for Proposal (RFP)

WAPCOS LIMITED invites online tenders as a Special Purpose Vehicle (SPV) for NAM works on a percentage basis from the Reputed, Resourceful, Experienced and eligible Architects/Consultant Firms for the work as per the following details:

Tender No	WAP/KERALA/GEM/AHKD/2025/002-1	
Tender Invitation date	As per GeM	
Type of the Tender	Open Tender	
Name of Work	Consultancy services for Preparation of DPR, detaile structural designs, and drawings for the Construction of 5 Bedded Integrated AYUSH Hospital Kappukad	
Client	WAPCOS LTD	
Time for Completion of Work	10 Months	
Joint Venture	Not Applicable	
Estimated Cost of the project (Approx.)	Rs. 14,52,92,522/- (Incl. GST)	
Amount of Earnest Money Deposit	Rs. 27,250/- (Refundable)	
Offer Validity	90 days from the date of submission of Bid	
Last date of Online Submission of Bid	As per GeM	
Date & Time of opening of Bid	As per GeM	
Date & Time of Detailed Presentation	Will be Intimated later	
WAPCOS Limited, 1st Floor, J.P Krishna Building, Pallimukku Junction, Pettah, Trivandrum - 695024 Email:wapcoscochin@gmail.com wapcostrivandrum@gmail.com Contact: 0471-2998886		
GeM help desk  Bidders may contact GeM support desk over telephonomy of the support d		

**Exemption in EMD for Micro & Small Enterprises registered with NSIC/MSME:** The micro and small enterprises registered with the NSIC/MSME are exempted from the submission of EMD/ Bid security deposit on production of requisite proof in the form of valid certification from NSIC/MSME for the tendered item/services. Micro and small enterprises having Udyog Aadhaar Memorandum are also entitled for the above exemption for which submission of valid memorandum certificate is must.



# WAP/KERALA/GEM/AHKD/2025/002-1

The envelope shall be under sealed cover duly super scribing the name of the project and name of the work before submission.

Bids shall be submitted at the following address:

The Project Director,
WAPCOS Limited,
1st Floor, J.P Krishna Building,
Pallimukku Junction, Pettah, Trivandrum - 695024
Email: wapcoscochin@gmail.com & wapcostrivandrum@gmail.com
Contact No: 0471-2998886

The Bidders must read all the terms and conditions of this bid document carefully and only submit the bid if eligible and in possession of all the documents required. The Bidders must ensure that the quoted rate shall be inclusive of all direct/ indirect costs i.e. Logistics, Accommodation, TA/DA of personnel, Communication, Documentation, Transportation, Travel, Insurance etc., and other necessary and relevant costs and taxes.

Further, any information or any issuance of corrigendum/addendum/amendment related to this tender will be available on the GEM portal. The prospective bidders are advised in their own interest to regularly check the designated website for any further information related to this tender.

The technical and financial bids shall be uploaded on the GEM portal. In case the office of WAPCOS Limited, Gurgaon happens to be closed on the last date and time mentioned for any of the event such as opening of technical and financial bids, the said event shall take place on the next working day at the same time and venue.

S/d
(Project Director)
WAPCOS Ltd.



# **SECTION -1**

GENERAL CONDITIONS OF BIDDER (GCB) / INSTRUCTION TO BIDDERS (ITB)



# **INSTRUCTIONS TO BIDDERS (ITB)**

1.0.	Tender Proce	edure		
ITB 1.1	General	1.1.1	This Tender Document has 3 main sections viz. Instruction to Bidder (ITB)/General Conditions of Bidder (GCB), Annexures, General Conditions Contract and Special conditions of contract. In case of a conflict the following priority of documents is set:	
			1. Special Conditions of Contract (SCC) & its annexures	
			2. General Conditions of Contract (GCC)	
			3. General Conditions of Bidder and its Annexures	
			Bidders should note that all the pages of this Tender along with the Bidders' submissions should be signed and stamped by the Authorised Signatory. In case of any contradiction between two documents the decision of Engineer In Charge shall be final and binding.	
ITB	Accredited	1.2.1	Accredited Agency is WAPCOS LIMITED	
1.2	Agency		And is subsequently termed as "Employer".  The project is being funded by Government of Kerala through NAM therefore, the approval of NAM will be taken at various steps as and when required, by WAPCOS Limited as per the laid-out guidelines.	
1.3	Presentatio n of Tender	1.3.1	As per GeM submission guidelines in RFP.	
1.4	Language of the Tender	1.4.1	The technical and financial proposals as well as all communication related to the present Tender shall be prepared in English language.	
ITB 1.5	Submission of Tender	1.5.1	As per Request for Proposal Read relevant e-tender submission guidelines.	
ITB 1.6	Validity Period of Tenders	1.6.1	The period of validity of the Tenders is 90 days, counted from the deadline for receipt of Tenders.	
1.7	Information Visit to Site and Pre- Bid Meeting	1.7.1	Tenderers are invited to carry out an information visit to the site in order to familiarise themselves with the local conditions relevant for the execution of the services to be provided. Interviews may be arranged with the Accredited Agency. Tenderers shall contact the addresses indicated in the RFP in due time before the visit to announce themselves and to allow for appropriate arrangements. The Bidder shall not be entitled to hold any claim against WAPCOS LIMITED for non-compliance due to lack of any kind of prerequisite information as it is the sole responsibility of the Bidder to obtain all the necessary information with regard to site, surrounding, working conditions, weather etc. on its own before submission of the bid.  A pre-bid meeting and a common information visit for all Tenderers are scheduled at the dates and places indicated in RFP	



# WAP/KERALA/GEM/AHKD/2025/002-1

			It is understood that all information visits to the site are at the	
			Tenderer's own expense and risk.	
ITB	Request for	1.8.1	The queries shall be addressed to	
1.8	Additional		The Project Director,	
	Information		WAPCOS Limited,	
			1st Floor, J.P Krishna Building,	
			Pallimukku Junction, Pettah, Trivandrum – 695024	
			Email: wapcoscochin@gmail.com &	
			wapcostrivandrum@gmail.com Contact: 0471-2998886	
ITB	Amendmen ts to	1.9.1	Corrigendum / Addendum, which form part of the tender	
1.9	the Tender		document, shall be published only in the company website and	
	Dossier		GeM website: www.gem.gov.in, and bidders are advised to check	
	2033161		the websites regularly for the updates related to the tender before submitting the offer.	
ITB	Association	1.10.1	NA	
1.10				
ITB	Pre- selected	1.11.1	No Pre-Qualification Envisaged.	
1.11	Consultants			
ITB	Participatio	1.12.1		
1.12	n of .	1.12.1	Accredited Agencies in Kerala Vide G O No. 104/2022/Fin dated	
	Accredited Agencies in		02.09.2022 are not eligible to Participate.	
	Kerala			
2.0 Cc	ontents of the T	Tender		
ITB	Technical	2.1.1	The technical proposal shall contain:	
2.1	Proposal		a) Critical Analysis of Project Objectives and Terms of Reference (TOR)	
			b) Key Staff	
ITB			Price quoted shall be inclusive of all expenses towards the total	
	Financial	2.2.1	The quoted shall be inclusive of all expenses towards the total	
2.2	Proposal	2.2.1	scope of work. All costs associated with the assignment shall be	
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3.0 Pa ITB 3.1	Proposal  yment Condition Currency	ons 3.1.1	scope of work. All costs associated with the assignment shall be included in the financial proposal. The total amount indicated in the financial proposal shall be without any condition attached or subject to any assumption and shall be final and binding. Price bid shall not contain any alterations / conditions / notes whatsoever.  The basic price quoted shall be exclusive of GST but including all other applicable taxes, cess, duties, fees, other charges etc. required to be paid under the Contract or as required by the applicable laws or as required by the laws of India.  The currency of the proposal shall be in Indian rupees (INR)	
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3.0 Pa ITB 3.1 ITB 3.2	Proposal  yment Conditi Currency  Taxes and Duties	ons 3.1.1 3.2.1	scope of work. All costs associated with the assignment shall be included in the financial proposal. The total amount indicated in the financial proposal shall be without any condition attached or subject to any assumption and shall be final and binding. Price bid shall not contain any alterations / conditions / notes whatsoever.  The basic price quoted shall be exclusive of GST but including all other applicable taxes, cess, duties, fees, other charges etc. required to be paid under the Contract or as required by the applicable laws or as required by the laws of India.  The currency of the proposal shall be in Indian rupees (INR)  Mandatory Deduction of TDS as per Income Tax act shall be done from the payment due for applicable payments.	
3.0 Pa ITB 3.1 ITB 3.2 ITB	Proposal  yment Condition Currency  Taxes and Duties Price	ons 3.1.1	scope of work. All costs associated with the assignment shall be included in the financial proposal. The total amount indicated in the financial proposal shall be without any condition attached or subject to any assumption and shall be final and binding. Price bid shall not contain any alterations / conditions / notes whatsoever.  The basic price quoted shall be exclusive of GST but including all other applicable taxes, cess, duties, fees, other charges etc. required to be paid under the Contract or as required by the applicable laws or as required by the laws of India.  The currency of the proposal shall be in Indian rupees (INR)  Mandatory Deduction of TDS as per Income Tax act shall be done from the payment due for applicable payments.  The contract is on firm price basis and no price adaptation shall	
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<ul> <li>Income tax deduction shall be made from all payments made to the contractor as per the rules and regulations in force and in accordance with the Income Tax Act prevailing from time to time.</li> </ul>
<ul> <li>TDS, wherever applicable, shall be deducted as per applicable act/law/rule</li> </ul>

# **TENDERING MODALITIES**

# 1.0 SPECIAL INSTRUCTIONS TO BIDDERS FOR ONLINE TENDERING THROUGH GEM PORTAL.

# **Preparation of Bids**

**Bidders Responsibility** 

- a) The Bidder is solely responsible for the details of their Bid and the preparation of bids. In no case shall the Employer be responsible for any part of the tender documents submitted by him.
- b) Irrespective of whether or not the Bidders have sent the pre-bid queries, they shall be deemed to have taken into account all relevant factors pertaining to the work as defined in the tender and clarifications/ modifications/ additions given in Pre-Bid clarification, if any, or addendum issued, if any, in the preparation and submission of the Bid.

# 1.1 Documents Comprising the Bid

The technical and financial bids shall be submitted online on GEM Portal. Technical Bid to be prepared and submitted by the bidder for consideration shall comprise of the following:

- a) Mandatory criteria, preliminary technical & financial criteria, key expert personnel details, Evaluation Criteria as per Annex-A
- b) Letter of Transmittal as per Annex B
- c) Financial Information as per Annex C
- d) Structure and Organization as per Annex D
- e) Format for No-Conviction Certificate as per Annex E
- f) Form of Solvency Certificate as per Annex F
- g) Form for Integrity Pact and agreement as per Annex G.
- h) Undertaking for non-blacklisting as per Annex H.
- i) Undertaking as per Clause 46 (Rule 144 (xi) in General Financial Rules (GFRs) 2017) (Annex-I).



# 1.2 Bid Prices

- 1. Unless stated otherwise in the Bidding Documents, the Contract shall be for the whole work as described in *ITB Clause-2.2* based on the prices submitted by the bidder.
  - i. The bid should include the complete scope of the tender.
  - ii. The Bidder shall quote his price in the stipulated format in Indian Rupees. All payments under the contract resulting from the bid process shall be paid in India in INR only. Accordingly, only bids quoted in INR shall be treated as responsive to the bid process. The price quoted by the bidder shall be firm & fixed during the entire period of contract, including the extension, if any and should be for undertaking the entire project in all respects as per the bidding document. Price quoted by the bidder with additional conditions shall not be accepted and same is liable to be rejected.
- 2. Prices quoted by the Bidder will include all costs towards Software, Equipment, supervision, training, travel, manpower and other costs, profit; other levies together with all general risks, liabilities and obligations set out or implied in the contract, statutory payments like PF, ESI, applicable Professional Tax etc. to its employees, cost of insurance to this contract, all applicable tax liabilities like, Income Tax & Surcharges, etc.
- 3. GST shall be paid on submission of GSTR 1 & GSTR 3B towards proof of deposit of tax by TA.

# 1.3 Bid Validity Period

Bids shall remain valid for acceptance for a period of 90 days from the date of opening of bids. In exceptional circumstances, prior to expiry of the original bid validity period, WAPCOS may request the bidder for a specified extension in the period of validity along with validity of Bid Security. The request and the responses thereto shall be made in writing or by email. A bidder may refuse the request without forfeiting his bid security. A bidder agreeing to the request will not be required/ nor permitted to modify his bid, but will be required to extend the validity of his bid security correspondingly. The provision of *ITB* regarding discharge and forfeiture of bid security shall continue to apply during the extended period of bid validity.

# 1.4 Earnest Money:

The bidder who wish to participate in the bid needs to make following payment within the period of bid submission:

The Earnest Money Deposit (EMD) to WAPCOS shall be deposited through RTGS/ NEFT in the Bank as per the details given below:

Name of Bank	State Bank of India	
Bank Account Number	00000038199137367	
IFSC Code	SBIN0070750,	
Branch Address	31988H, Subashchandrabose road, Kadavanthra, Chettichira,	
	Vyttila, Ernakulam , kochi 682019.	



- 1. The Unique Transaction Reference (UTR) of RTGS/ NEFT shall have to be uploaded by the Bidder in the e-tendering system by the time of submission of bid.
- 2. The EMD shall be payable to WAPCOS without any condition(s), recourse or reservations
- 4. The Bid will be rejected in case EMD is not submitted. Request for adjustment of pending bills or credit towards Earnest Money Deposit will not be entertained.
- 5. The EMD of unsuccessful bidders will be returned not later than 45 (forty five) days after the expiry of bid validity without any interest.
- 6. The EMD of the successful bidder will be discharged after the bidder has furnished the required acceptable performance guarantee.
- 7. The EMD shall be forfeited:
  - i If a bidder withdraws the bid after bid opening during the period of validity;
  - ii In the case of a successful bidder
    - fails to Sign the Agreement within the 15 days from the date of issue of LOA.
    - fails to furnish the required performance security.
    - fails to commence the work within the stipulated time period prescribed in the contract.
  - iii If a bidder Hides/misrepresents fact
  - iv If a bidder Refuses to accept Letter of Award
  - v If a bidder Tampers/modifies Price Bid Template in any manner
  - vi If a bidder Gets involved in any corrupt, collusive, coercive or fraudulent practices

Micro & Small Enterprises (MSEs) registered with National Small Industries Corporation (NSIC) or Udyog Aadhar or any other organization recognized by Ministry of MSME, Govt. of India are exempted from payment of EMD.

# 1.5 Bidding Condition

The bidder shall submit offers which comply fully with the requirements of the Bid Document. Any deviation in submitted bid for the bidding documents shall be liable for rejection.

## 1.6 SUBMISSION OF BIDS

## Online submission of Bid

The bidders shall submit their Technical and Financial Bid electronically through GEM Portal.

## 1.7 Technical Bid

The Technical bid may be declared non responsive / invalid, if the Bid is not accompanied by the requisite documents as stipulated in ITB of Bid document. The Technical Bid should not contain any financial information related to Financial Bid. The technical bid shall contain:



Documentary evidence of having deposited the EMD quoting reference of RTGS/NEFT

Signed & scanned copy of all duly filled Forms and Annexures as per clause of ITB and other requirements mentioned elsewhere in the Tender document

## 1.8 Financial Bid

The Financial Bid shall not include any Commercial or Technical conditions/information. Financial offers shall be submitted as per prescribed format given in the Bid document in a percentage format. Financial Bid shall be uploaded through GEM Portal of Government of India.

## 2. Deadline for Submission of Bids

WAPCOS may, at its discretion, extend the deadline for submission of bids by issuing an amendment, in which case all rights and obligations of WAPCOS and the bidders previously subject to the original deadline shall thereafter be subject to the new deadline as extended. The notice for extension of bid submission date shall be put on GEM Portal of Government of India

## 3. Modification and Withdrawal of Bids

The bidder may modify or withdraw his bid prior to deadline for submission of bid by giving modification or withdrawal notice in writing to WAPCOS. The bid shall be modified / withdrawn on GEM Portal.

No bid will be modified after the deadline for submission of the bid. Withdrawal of bid between deadline for submission and expiry of bid validity will result in forfeiture of earnest money pursuant to *ITB clause*.

# 4. WAPCOS's Right to accept any Bid and to reject any or all Bids

WAPCOS reserves the right to accept or reject any bid, and to annul the bidding process and reject all bids, at any time prior to award of Contract, without thereby incurring any liability to the affected bidder or bidders or any obligation to inform the affected bidder or bidders of the grounds for WAPCOS's action.

# 5. Bid Opening & Evaluation

WAPCOS shall open the bids as per electronic bid opening procedure. The bidder will be at liberty to be present either in person or through an authorized representative at the time of opening of the Bid. WAPCOS will open the bids in the presence of Bidders' representative who wish to attend at the time, date and venue as mentioned in NIT.

# 6. Evaluation of Bid

WAPCOS reserves the right to reject the bid under any of the following circumstances:



- i. Bid is incomplete and/ or not accompanied by all required documents.
- ii. Bid is not in conformity with the terms and conditions of tender document.
- iii. Specifications stipulated in the tender document are not met by the bidder
- iv. Any other reasons due to which WAPCOS finds that the bidder is not eligible.

WAPCOS will examine the Bids to determine their completeness in all respect as per the requirements of this Tender/ Bid document. WAPCOS may waive off any minor non-conformity or irregularity in a Bid, which does not constitute a material deviation, provided such waiver does not prejudice to affect the relative ranking of any Bidder. WAPCOS shall evaluate the Bid based on the documents submitted by the Bidder.

Evaluation of the Bids shall be based on a percentage basis. Price bids of all bidders whose bids are found to be technically qualified as per evaluation criteria shall be opened for financial evaluation and the bidder quoting least shall be eligible to be declared as successful bidder subject to terms and conditions of the tender.

## **COST OF BIDDING**

The Bidder shall bear all costs associated with the preparation and submission of the Bid as well as costs associated for facilitating the evaluation. WAPCOS Limited shall in no case be responsible or liable for these costs, regardless of the conduct or outcome of the bidding process.

# **LANGUAGE OF BID**

The Bid and all related correspondence and documents relating to the Project shall be in English language only. Supporting documents and printed literature furnished by the Bidder may be in another language provided they are accompanied by an accurate English translation which shall be certified by a qualified translator. Any material that is submitted in a language other than English and which is not accompanied by an accurate English translation will not be considered.

## **CURRENCY OF BID**

Bid prices shall be quoted in Indian Rupees.

Tender submitted by tenderer shall remain valid for acceptance as mentioned in NIT from the date set for submission of the tender. The tenderer shall not be entitled within the said period to revoke or cancel or vary the tender given or any item thereof, without the consent of WAPCOS Limited. In case tenderer revokes, cancels, or varies his tender in any manner without the consent of WAPCOS Limited, within this period, his earnest money will be forfeited.

## PREFERENCE TO MAKE IN INDIA

1) The provisions of revised 'Public Procurement (Preference to Make in India) Order 2017-Revision' issued by Department of Industrial Policy and Promotion under Ministry of Commerce and Industry vide letter no.-P45021/2/2017-PP (BE-II) as amended on 16.09.2020 shall be applicable to the bidding process and award of the contract shall be



done accordingly. In this connection, the minimum local content shall be 50% and the margin of purchase preference shall be 20%.

# 2) Verification of Local Content

- a. The bidder at the time of tender, bidding or solicitation shall be required to indicate percentage of local content and provide self-certification that the item offered meets the local content requirement of the tender. They shall also give details of the location(s) at with the local value addition is made.
- b. In cases of procurement for a value in excess of Rs 10 Crores, the bidder shall be required to provide a certificate from the statutory auditor or cost auditor of the company (in the case of companies) or from a practicing cost accountant or practicing chartered accountant (in respect of suppliers other than companies) giving the percentage of local content

# RULE 144 (xi) IN GENERAL FINANCIAL RULES (GFRs) 2017

- 1) 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.
- 2) "Bidder "(including the term 'tenderer', 'consultant' or 'service provider' in certain contexts) means any person or firm or company, including any member of a consortium or joint venture (that is an association of several persons, or firms or companies), every artificial juridical person not falling in any of the descriptions of bidders stated hereinbefore, including any agency branch or office controlled by such person, participating in a procurement process.
- 3) "Bidder from a country which shares a land border with India" for the purpose of this Order means:
  - a. An entity incorporated, established or registered in such a country; or
  - b. A subsidiary of an entity incorporated, established or registered in such a country; or
  - c. An entity substantially controlled through entities incorporated, established or registered in such a country; or
  - d. An entity whose beneficial owner is situated in such a country; or
  - e. An Indian (or other) agent of such an entity; or
  - f. A natural person who is a citizen of such a country; or
  - g. A consortium or joint venture where any member of the consortium or joint venture falls under any of the above.
- 4) The beneficial owner for the purpose of 1.4.2.(iii) above will be as under:
  - a. In case of a company or Limited Liability Partnership, the beneficial owner is the natural person(s), who, whether acting alone or together, or through one or more



juridical person, has a controlling ownership interest or who exercise control through other means;

# Explanation:

- "Controlling ownership interest" means ownership of or entitlement to more than twenty- five per cent. Of shares or capital or profits of the company;
- "Control" shall include the right to appoint majority of the directors or to control the management or policy decisions including by virtue of their shareholding or management rights or shareholders agreements or voting agreements;
- b. In case of a partnership firm, the beneficial owner is the natural person(s) who, whether acting alone or together, or through one or more juridical person, has ownership of entitlement to more than fifteen percent of capital or profits of the partnership;
- c. In case of an unincorporated association or body of individuals, the beneficial owner is the natural person(s), who, whether acting alone of together, or through one or more juridical person, has ownership of or entitlement to more than fifteen percent of the property or capital or profit of such association or body of individuals;
- d. Where no natural person is identified under (1) or (2) or (3) above, the beneficial owner is the relevant natural person who holds the position of senior managing official;
- e. In case of a trust, the identification of beneficial owner(s) shall include identification of the author of the trust, the trustee, the beneficiaries with fifteen percent or more interest in the trust and any other natural person exercising ultimate effective control over the trust through a chain of control or ownership.
- 5) An Agent is a person employed to do any act for another, or to represent another in dealings with third person.

The successful bidder shall not be allowed to sub-contract works to any contractor from a country which shares a land border with India unless such contractor is registered with the Competent Authority

For & on behalf of Tenderer



# PREQUALIFICATION REQUIREMENTS

# GCB Annex - A

# MANDATORY CRITERIA (Table - 1)

Scrutiny of the proposals for responsiveness will be done to determine whether the bidders meet the preliminary eligibility criteria as defined as under.

	Table-1		
S. No	Eligibility Criteria	Documentary Evidence	<b>Evaluation Criteria</b>
1	The bidder should be an Indian Registered Company under Companies Act 1956/ Proprietorship Company/ Partnership Company/ Limited company private or public or corporation. Joint Ventures are not accepted. Copy of Certificate of Incorporation/Registration/Partnership Deed or any other relevant document, as applicable, should be submitted along with a copy of address proof.	Certificate of incorporation /registration.	Complied ( Yes/No) Page Reference to the supporting documents attached.
2	The Bidder should not have been blacklisted by central or state governments, PSU's, bilateral funding agencies in India/abroad. (As per Annex-H)	Self-certification by Company secretary.	Complied ( Yes/No) Page Reference to the supporting documents attached
3	Copy of PAN Number	Copy of PAN Card	Complied ( Yes/No) Page Reference to the supporting documents attached
4	Goods and Service Tax (GST)	Copy of GST Registration Certificate	Complied ( Yes/No) Page Reference to the supporting documents attached

Note: A "NO" in any of the above will lead to the bidder being rejected at this stage itself. Further a "yes" should strictly be accompanied by supporting documents for assessing bidder's primary eligibility (rejection criteria)



# PRELIMNARY TECHNICAL & FINANCIAL CRITERIA

	Table-	2	
S.No	Eligibility Criteria	Documentary Evidence	Evaluation Criteria
1	Receipt of EMD Transaction		
2	Letter of Transmittal in Bidders Letter Head (Annex-B)		
3	Average Annual Turnover during the last three (03) years ending 31st March of 2024 should be at least Rs. 5,00,000/- (Consultancy receipts). The firm /agency shall provide financial turnover of the firm for the last Three years (Ending March 2024) duly certified by statutory auditors / Chartered Accountant. (Annex-C)  The requisite certificates must be certified by statutory auditor of the firm/company. Any such certificate must carry the UDIN (Unique Document Identification Number). The tender evaluation sheet must carry the verification report of UDIN generated from ICAI Portal.	Copy of certificate from Chartered accountant/Statutory auditor along with copy of Balance sheet	Complied ( Yes/No) Page Reference to the supporting documents attached.
	The Consultant should not have incurred any loss (profit after tax should be positive) in more than two years during last five years ending March 2024 duly audited by the Chartered Accountant.		
	Full Balance Sheet and Profit & loss Statement of Bidder for Last 5 years ending last financial year should be verified by Independent Chartered Accountant.  The requisite certificates must be certified by statutory auditor of the firm/company. Any such certificate must carry the UDIN (Unique Document Identification Number). The tender evaluation sheet must carry the verification report of UDIN generated from ICAI Portal.		
4	Structure and Organization (Annex- D)		
5	Non-Convection Certificate (Annex –E)		
6	The bidder should not be insolvent, in receivership, bankrupt or being wound up, not have had their business activities suspended. Accordingly, Bidder shall submit Solvency certificate from Nationalized/Scheduled Commercial		



	Bank with details of Financial Status i.e.		
	Name of the Banker & Current Solvency		
	Certificate (( <u>i.e. the solvency certificate</u>		
	<u>shall be dated after the date of</u>		
	<u>publication of NIT and Be addressed to</u>		
	the tendering authority quoting the		
	<u>name of the work</u> )) from the Banker in		
	original for a sum of at least		
	Rs.3,69,000/- in order to fund the		
	project till the time the invoices get paid.		
	(Annex-F)		
	The Certificate should be issued between		
	the publishing of NIT & last date of		
	submission of Bids, including extensions if		
	any The certificate should carry name,		
	designation & power of attorney of the bank		
7	Official.		
7	Undertaking as per Clause 46 (Rule 144		
	(xi) in General Financial Rules (GFRs) 2017) (Annex-I)		
	, ,	6 111	0 " 1
8	The Consultant should also have	Copy of Work	Complied
	satisfactorily prepared Detailed Project	order/LOI/Agreement	(Yes/No)
	Report (DPR) during the last seven years	issued by client and	Page Reference to
	ending previous day of last date of	completion certificate	the supporting
	submission of tender for similar	from the client	documents
	projects, the cost of works as mentioned		attached
	on GeM.		
	The Value of Similar completed Works		
	will be brought to current costing level		
	by enhancing the actual value of work		
	at simple rate of 7% per annum,		
	calculated from the date of completion		
	to last date of submission of bids		

"Similar work" refers to Preparation of Detailed Project Report for the Construction of Hospital/Multistore buildings etc for Central/State Government/PSU Departments.

# **KEY EXPERT PERSONNEL DETAILS**

Table-3				
S.No	Expert	Basic Qualification	Experience	
1	Team Leader	Graduate in Civil	Minimum 10 years' experience.	
		Engineering	He should have minimum 5 years'	
			experience in leadership position in	
			managing infrastructure	
			developments projects.	



# WAP/KERALA/GEM/AHKD/2025/002-1

2	Architect	B Arch with Master's degree.	Minimum 10 years with experience in Urban Planning Projects.
3	Structural Engineer	Graduate in Civil Engineering with Masters in Structural Engineering.	Minimum 5 years' experience in Designing of the infrastructure works.
4	MEP Engineer	Diploma	Diploma with minimum 5 years of experience in MEP works
5	Design Engineer	Graduate in Civil Engineering	Minimum 3 years' experience in construction projects
6	Draughtsman	Diploma in Civil engineering	Minimum 3 years' experience in drafting the drawings using AutoCAD.

## Notes:

- 1. Documentary evidence substantiating the certificates of qualifications and experience for the above shall be submitted without fail.
- 2. Detailed CV representing the relevant experiences as stated above shall be provided for evaluation.
- 3. WAPCOS reserves the right to check the credentials submitted by the bidder.
- 4. In case an Applicant is proposing key professional from educational/ research institutions, a 'No Objection Certificate/ Consent Letter' from the concerned institution shall be enclosed with his CV clearly mentioning his/ her availability for the assignment. In the absence of such certificate, his/ her CV will not be evaluated.
- 5. Upper Age limit of any consultant shall be 62 years (Rejection criteria)



# ANNEX 'B' LETTER OF TRANSMITTAL

	From:			
	[Address of the Bidder]			
	To The Project Director WAPCOS Limited, 1st Floor, J.P Krishna Building, Pallimukku Junction, Pettah, Trivandrum - 695	024		
	Subject: Submission of bid for preparation of for the Construction of 50 Bedded Inte			
	Sir,			
	Having examined the details given in online network the relevant information.	otice for the above work, I/we hereby submit		
1.	I/we hereby certify that all the statement made and information supplied in the enclose forms A to D and accompanying statement are true and correct.			
2.	<ol> <li>I/we have furnished all information and details necessary for eligibility and have no furt pertinent information to supply.</li> </ol>			
3.	I/we submit the following certificates in supp capability for having successfully completed the	••		
	Name of work	Certificate from		
	_	ne enclosed eligibility bid are correct. It is also arred, disqualified/ cancellation of enlistment found to be incorrect.		
	Enclosures:			
	Date of submission:	Seal of bidder Signature(s) of Bidder(s)		



# ANNEX 'C' FINANCIAL INFORMATION

Financial Analysis: Details to be furnished duly supported by figures in balance sheet/ profit & loss account for the last three years duly certified by the Chartered Accountant, as submitted by the applicant to the Income Tax Department (Copies to be attached).

Years	Gross Annual turnover on Consultancy works	Profit/Loss (After Tax)
2023-2024		
2022-2023		
2021-2022		

Signature of Chartered Accountant (with Seal and UDIN)

Signature of Bidder(s). (with Seal)



# ANNEX 'D' STRUCTURE & ORGANISATION

S.No.	Particulars	Details Submitted by Bidder
1.	Name & address of the bidder	
2.	Telephone no./Telex no./Fax no.	
3.	Legal status of the bidder (attach copies of original document defining the legal status)	
	(a) An Individual	
	(b) A proprietary firm	
	(c) A firm in partnership	
	(d) A limited company or Corporation	
4.	Particulars of registration with various Government Bodies (attach attested photocopy)	
	Organization/Place of Registration	Registration No.
	1.	
	2.	
	3.	
5.	Names and titles of Directors & Officers with designation to be concerned with this work.	
6.	Designation of individuals authorized to act for the organization	
7.	Has the bidder, or any constituent partner in case of partnership firm Limited Company/ Joint Venture, ever been convicted by the court of law? If so, give details.	
8.	Any other information considered necessary but not included above.	

Signature of Bidder(s)



# ANNEX 'E'

# **FORMAT FOR No-Conviction Certificate** [On the letter head of the Organization]

Subject: No-Conviction Certificate for	(Name of the work / project)
registered office at	(Name of the organization), having (Address of the registered office) has oply for any such activities by any Central / State anywhere in the country.
	(Name of Organization), is not ulent practices in past and will never be involved in
Yours faithfully,	
Date:	(Signature, name and designation of the Authorized signatory)
Place:	Name and seal of Bidder



Power of Attorney number of bank official:

# ANNEX 'F' FORMAT FOR SOLVENCY CERTIFICATE

[To be submitted on Bank's Original Letter Head]

## **SOLVENCY CERTIFICATE**

To,
The Project Director
1st Floor, JP Krishna Building,
Pallimukku, Pettah
Trivandrum - 695024

Pallimukku, Pettah
Trivandrum - 695024

Name of the work: Tender for "[Insert name of the work/project here]"

This is to certify that to the best of our knowledge and information M/s having marginally noted address, a customer of our bank are/ is respectable and can be treated as good for any engagement up to a limit of Rs. (Rupees).

This certificate is issued without any guarantee or responsibility on the Bank or any of the officers. This certificate is issued at specific request of the customer for tender purpose.

Date:
Place:

Signature of Authorized signatory of bank:
Name of Authorized signatory of bank:
E-mail id of Bank/Authorized signatory of bank:

#### Note:

- 1. Solvency Certificate should be on letter head of the Bank
- 2. Email id of bank/authorized signatory of bank should be clearly mentioned on the certificate so that genuineness of the certificate can be established via email.



# ANNEX-G FORM OF INTEGRITY PACT

To
The Project Director
WAPCOS Limited,
1st Floor, J.P Krishna Building,
Pallimukku Junction, Pettah, Trivandrum - 695024

Dear Sir,

I/We acknowledge that WAPCOS is committed to follow the principles thereof as enumerated in the Integrity Agreement enclosed with the tender/bid document.

I/We agree that the Notice Inviting Tender (NIT) is an invitation to offer made on the condition that I/We will sign the enclosed integrity Agreement, which is an integral part of tender documents, failing which I/We will stand disqualified from the tendering process. I/We acknowledge that the Making of the Bid shall be regarded as an Unconditional and absolute Acceptance of this condition of the NIT.

I/We confirm acceptance and compliance with the Integrity Agreement in letter and spirit and further agree that execution of the said Integrity Agreement shall be separate and distinct from the main contract, which will come into existence when tender/bid is finally accepted by WAPCOS. I/We acknowledge and accept the duration of the Integrity Agreement, which shall be in the line with Article 1 of the enclosed Integrity Agreement.

I/We acknowledge that in the event of my/our failure to sign and accept the Integrity Agreement, while submitting the tender/bid, WAPCOS shall have unqualified, absolute and unfettered right to disqualify the tenderer/bidder and reject the tender/bid is accordance with terms and conditions of the tender/bid.

Yours faithfully (Duly authorized signatory of the Bidder)



# To be signed by the bidder and same signatory competent / authorized to sign the relevant contract on behalf of WAPCOS

# **FORMAT FOR INTEGRITY PACT**

This Integrity Agreement is made at on this day of 20
BETWEEN
WAPCOS Limited, New Delhi (Hereinafter referred as the 'Principal/Owner', which expression shall unless repugnant to the meaning or context hereof include its successors and permitted assigns)
AND
(Name and Address of the Individual/firm/Company) through
Preamble WHEREAS the Principal / Owner has floated the Tender (NIT No) (hereinafter referred to as "Tender/Bid") and intends to award, under laid down organizational procedure, contract for

AND WHEREAS the Principal/Owner values full compliance with all relevant laws of the land, rules, regulations, economic use of resources and of fairness/transparency in its relation with its Bidder(s) and Contractor(s).

AND WHEREAS to meet the purpose aforesaid both the parties have agreed to enter into this Integrity Agreement (hereinafter referred to as "Integrity Pact" or "Pact"), the terms and conditions of which shall also be read as integral part and parcel of the Tender/Bid documents and Contract between the parties.

NOW, THEREFORE, in consideration of mutual covenants contained in this Pact, the parties hereby agree as follows and this Pact witnesses as under:

# **Article 1: Commitment of the Principal/Owner**

- (1) The Principal/Owner commits itself to take all measures necessary to prevent corruption and to observe the following principles:
  - (a) No employee of the Principal/Owner, personally or through any of his/her family members, will in connection with the Tender, or the execution of the



- Contract, demand, take a promise for or accept, for self or third person, any material or immaterial benefit which the person is not legally entitled to.
- (b) The Principal/Owner will, during the Tender process, treat all Bidder(s) with equity and reason. The Principal/Owner will, in particular, before and during the Tender process, provide to all Bidder(s) the same information and will not provide to any Bidder(s) confidential / additional information through which the Bidder(s) could obtain an advantage in relation to the Tender process or the Contract execution.
- (c) The Principal/Owner shall endeavor to exclude from the Tender process any person, whose conduct in the past has been of biased nature.
- (2) If the Principal/Owner obtains information on the conduct of any of its employees which is a criminal offence under the Indian Penal code (IPC)/Prevention of Corruption Act, 1988 (PC Act) or is in violation of the principles herein mentioned or if there be a substantive suspicion in this regard, the Principal/Owner will inform the Chief Vigilance Officer and in addition can also initiate disciplinary actions as per its internal laid down policies and procedures.

# **Article 2: Commitment of the Bidder(s)/Contractor(s)**

- (1) It is required that each Bidder/Contractor (including their respective officers, employees and agents) adhere to the highest ethical standards, and report to the WAPCOS all suspected acts of fraud or corruption or Coercion or Collusion of which it has knowledge or becomes aware, during the tendering process and throughout the negotiation or award of a contract.
- (2) The Bidder(s)/Contractor(s) commits himself to take all measures necessary to prevent corruption. He commits himself to observe the following principles during his participation in the Tender process and during the Contract execution:
  - (a) The Bidder(s)/Contractor(s) will not, directly or through any other person or firm, offer, promise or give to any of the Principal/Owner's employees involved in the Tender process or execution of the Contract or to any third person any material or other benefit which he/she is not legally entitled to, in order to obtain in exchange any advantage of any kind whatsoever during the Tender process or during the execution of the Contract.
  - (b) The Bidder(s)/Contractor(s) will not enter with other Bidder(s) into any undisclosed agreement or understanding, whether formal or informal. This applies in particular to prices, specifications, certifications, subsidiary contracts, submission or non-submission of bids or any other actions to restrict competitiveness or to cartelize in the bidding process.
  - (c) The Bidder(s)/Contractor(s) will not commit any offence under the relevant IPC/PC Act. Further the Bidder(s)/ Contract(s) will not use improperly, (for the purpose of competition or personal gain), or pass on to others, any information or documents provided by the Principal/Owner as part of the business relationship, regarding plans, technical proposals and business details, including information contained or transmitted electronically.
  - (d) The Bidder(s)/Contractor(s) of foreign origin shall disclose the names and addresses of agents/ representatives in India, if any. Similarly Bidder(s)/Contractor(s) of Indian Nationality shall disclose names and



addresses of foreign agents/representatives, if any. Either the Indian agent on behalf of the foreign principal or the foreign principal directly could bid in a tender but not both. Further, in cases where an agent participate in a tender on behalf of one manufacturer, he shall not be allowed to quote on behalf of another manufacturer along with the first manufacturer in a subsequent/parallel tender for the same item.

- (e) The Bidder(s)/Contractor(s) will, when presenting his bid, disclose any and all payments he has made, is committed to or intends to make to agents, brokers or any other intermediaries in connection with the award of the Contract.
- (3) The Bidder(s)/Contractor(s) will not instigate third persons to commit offences outlined above or be an accessory to such offences.
- (4) The Bidder(s)/Contractor(s) will not, directly or through any other person or firm indulge in fraudulent practice means a willful misrepresentation or omission of facts or submission of fake/forged documents in order to induce public official to act in reliance thereof, with the purpose of obtaining unjust advantage by or causing damage to justified interest of others and/or to influence the procurement process to the detriment of the WAPCOS interests.
- (5) The Bidder(s)/Contractor(s) will not, directly or through any other person or firm use Coercive Practices (means the act of obtaining something, compelling an action or influencing a decision through intimidation, threat or the use of force directly or indirectly, where potential or actual injury may befall upon a person, his/her reputation or property to influence their participation in the tendering process).

# **Article 3: Consequences of Breach**

Without prejudice to any rights that may be available to the Principal/Owner under law or the Contract or its established policies and laid down procedures, the Principal/Owner shall have the following rights in case of breach of this Integrity Pact by the Bidder(s)/Contractor(s) and the Bidder/ Contractor accepts and undertakes to respect and uphold the Principal/Owner's absolute right:

- (2) If the Bidder(s)/Contractor(s), either before award or during execution of Contract has committed a transgression through a violation of Article 2 above or in any other form, such as to put his reliability or credibility in question, the Principal/Owner after giving 14 days' notice to the contractor shall have powers to disqualify the Bidder(s)/Contractor(s) from the Tender process or terminate/determine the Contract, if already executed or exclude the Bidder/Contractor from future contract award processes. The imposition and duration of the exclusion will be determined by the severity of transgression and determined by the Principal/Owner. Such exclusion may be forever or for a limited period as decided by the Principal/Owner.
- (3) Forfeiture of EMD/Performance Guarantee/Security Deposit: If the Principal/Owner has disqualified the Bidder(s) from the Tender process prior to the award of the Contract or terminated/determined the Contract or has accrued the right to terminate/determine the Contract according to Article 3(1), the Principal/Owner apart from exercising any legal rights that may have accrued to the Principal/Owner, may in



- its considered opinion forfeit the entire amount of Earnest Money Deposit, Performance Guarantee and Security Deposit of the Bidder/Contractor.
- (4) Criminal Liability: If the Principal/Owner obtains knowledge of conduct of a Bidder or Contractor, or of an employee or a representative or an associate of a Bidder or Contractor which constitutes corruption within the meaning of IPC Act, or if the Principal/Owner has substantive suspicion in this regard, the Principal/Owner will inform the same to law enforcing agencies for further investigation.

# **Article 4: Previous Transgression**

- (1) The Bidder declares that no previous transgressions occurred in the last 5 years with any other Company in any country confirming to the anticorruption approach or with Central Government or State Government or any other Central/State Public Sector Enterprises in India that could justify his exclusion from the Tender process.
- (2) If the Bidder makes incorrect statement on this subject, he can be disqualified from the Tender process or action can be taken for banning of business dealings/ holiday listing of the Bidder/Contractor as deemed fit by the Principal/ Owner.
- (3) If the Bidder/Contractor can prove that he has resorted / recouped the damage caused by him and has installed a suitable corruption prevention system, the Principal/Owner may, at its own discretion, revoke the exclusion prematurely.

# Article 5: Equal Treatment of all Bidders/Contractors/Subcontractors

- (1) The Bidder(s)/Contractor(s) undertake(s) to demand from all subcontractors a commitment in conformity with this Integrity Pact. The Bidder/Contractor shall be responsible for any violation(s) of the principles laid down in this agreement/Pact by any of its Subcontractors/sub-vendors.
- (2) The Principal/Owner will enter into Pacts on identical terms as this one with all Bidders and Contractors.
- (3) The Principal/Owner will disqualify Bidders, who do not submit, the duly signed Pact between the Principal/Owner and the bidder, along with the Tender or violate its provisions at any stage of the Tender process, from the Tender process.

## Article 6- Duration of the Pact

This Pact begins when both the parties have legally signed it. It expires for the Contractor/Vendor 12 months after the completion of work under the contract or till the continuation of defect liability period, whichever is more and for all other bidders, till the Contract has been awarded.

If any claim is made/lodged during the time, the same shall be binding and continue to be valid despite the lapse of this Pacts as specified above, unless it is discharged/determined by the Competent Authority, WAPCOS

## **Article 7- Other Provisions**

(1) This Pact is subject to Indian Law, place of performance and jurisdiction is the Headquarters of the Principal/Owner, who has floated the Tender.



- (2) Changes and supplements need to be made in writing. Side agreements have not been made
- (3) If the Contractor is a partnership or a consortium, this Pact must be signed by all the partners or by one or more partner holding power of attorney signed by all partners and consortium members. In case of a Company, the Pact must be signed by a representative duly authorized by board resolution.
- (4) Should one or several provisions of this Pact turn out to be invalid; the remainder of this Pact remains valid. In this case, the parties will strive to come to an agreement to their original intensions.
- (5) It is agreed term and condition that any dispute or difference arising between the parties with regard to the terms of this Integrity Agreement / Pact, any action taken by the Owner/Principal in accordance with this Integrity Agreement/ Pact or interpretation thereof shall not be subject to arbitration.
- (6) <u>Independent External Monitor(s)</u>
  Panel of IEM's will be conveyed in due course of time.

# **Article 8- LEGAL AND PRIOR RIGHTS**

All rights and remedies of the parties hereto shall be in addition to all the other legal rights and remedies belonging to such parties under the Contract and/or law and the same shall be deemed to be cumulative and not alternative to such legal rights and remedies aforesaid. For the sake of brevity, both the Parties agree that this Integrity Pact will have precedence over the Tender/Contact documents with regard any of the provisions covered under this Integrity Pact.

IN WITNESS WHEREOF the parties have signed and executed this Integrity Pact at the place and date first above mentioned in the presence of following witnesses:

(For and on behalf of Principal/Owner)
(For and on behalf of Bidder/Contractor)
WITNESSES:  1
2(signature, name and address)
Place:
Dated :



# ANNEX-H

# FORMAT OF UNDERTAKING TO BE FURNISHED ON COMPANY LETTERHEAD BLACKLISTING/NON-DEBARMENT UNDERTAKING

To To
The Project Director
1st Floor, JP Krishna Building,
Pallimukku, Pettah
Trivandrum-695024
Name of work:
Tender No:
This is to certify that we have taken the cognizance of Blacklisting Policy of WAPCOS Limited Further, we hereby confirm and declare that we, M/s is no blacklisted/De registered/debarred by any government department/Public Secto Undertaking/Private Sector/or any other agency for which we have Executed/Undertaken the works /Services during the last 5 years.
For
Authorized Signatory:
Date:



# ANNEX-I

# **UNDERTAKING**

[Rule 144 (xi) in the General Financial Rules (GFRs), 2017]

I have read the clause regarding restrictions on procurement from a bidder of a country which shares a land border with India; I hereby certify that this bidder is not from such a country or, if from such a country, has been registered with the Competent Authority. I hereby certify that this bidder fulfils all requirements in this regard and is eligible to be considered.

	Name and seal of Ridder
	(Signature, name and designation of the Authorized signatory)
Place:	
Date:	
Data	



# SECTION -2 GENERAL CONDITIONS OF CONTRACT & SPECIAL CONDITIONS OF CONTRACT

			General Conditions of Contract	Special Conditions of Contract		
GENERA	GENERAL PROVISIONS					
GENERA 1.	Definitions	1.1	Unless the context otherwise requires, the following terms whenever used in this Contract have the following meanings:  a. "Applicable Law" means the laws and any other instruments having the force of law in India, as specified in the Special Conditions of Contract (SCC), as they may be issued and in force from time to time.  b. "Borrower" means the Government, Government agency or other entity that signs the financing agreement with the	No Change		
			c. "Consultant" means a legally- established professional consulting firm or entity selected by the WAPCOS to provide the Services under the signed Contract.  d. "Contract" means the legally binding written agreement signed between WAPCOS and the Consultant and which includes all the attached documents listed in its paragraph 1 of the Form of			

General Conditions of Contract	Special Conditions of Contract
Contract (the General Conditions (GCC), the Special Conditions (SCC), and the Appendices).  e. "Day" means a calendar day unless indicated otherwise.	
f. "Effective Date" means the date on which this Contract comes into force and effect pursuant to Clause GCC 11.	
g. "Experts" means, collectively, Key Experts, Non-Key Experts, or any other personnel of the Consultant, Subconsultant or JV member(s) assigned by the Consultant to perform the Services or any part thereof under the Contract.	
<ul> <li>h. "Foreign Currency" means any currency other than the currency of the Client's country.</li> </ul>	
<ul><li>i. "GCC" means these General Conditions of Contract.</li><li>j. "Government" means the government of Kerala/India.</li></ul>	
k. "Funding Agency:" means NAM	

General Conditions of Contract	Special Conditions of Contract
l. "Joint Venture (JV)" means an	
association with or without a legal	
personality distinct from that of its	
members, of more than one entity	
where one member has the authority to	
conduct all businesses for and on behalf	
of any and all the members of the JV, and	
where the members of the JV are jointly	
and severally liable to the Client for the	
performance of the Contract.	
m. "Key Expert(s)" means an individual	
professional whose skills, qualifications,	
knowledge and experience are critical to	
the performance of the Services under	
the Contract and whose Curricula Vitae	
(CV) was taken into account in the	
technical evaluation of the Consultant's	
proposal.	
n. "Local Currency" means the	
currency of the Client's Country.	
o. "Non-Key Expert(s)" means an individual	
professional provided by the Consultant	
or its Sub-consultant to perform the	

			General Conditions of Contract	Special Conditions of Contract
			Services or any part thereof under the Contract.  p. "Party" means WAPCOS or the Consultant, as the case may be, and "Parties" means both of them.  q. "SCC" means the Special Conditions of Contract by which the GCC may be amended or supplemented but not overwritten.  r. "Services" means the work to be performed by the Consultant pursuant to this Contract, as described in Annexure-1 hereto.  s. "Sub-consultants" means an entity to whom/which the Consultant subcontracts any part of the Services while remaining solely liable for the execution of the Contract.  t. "Third Party" means any person or entity other than the Government, the Client, the Consultant or a Sub- consultant.	Special Conditions of Contract
2.	Relationship	2.1	Nothing contained herein shall be construed as	
	between the		establishing a relationship of master and servant	
	Parties		or of principal and agent as between WAPCOS	
			and the Consultant. The Consultant, subject to	No Change

			General Conditions of Contract	Special Conditions of Contract
			this Contract, has complete charge of the Experts and Sub- consultants, if any, performing the Services and shall be fully responsible for the Services performed by them or on their behalf hereunder.	
3	Law Governing Contract	3.1	This Contract, its meaning and interpretation, and the relation between the Parties shall be governed by the Applicable Law of India.	No Change
4	Language	4.1	This Contract has been executed in the language specified in the SCC, which shall be the binding and controlling language for all matters relating to the meaning or interpretation of this Contract	In Addition to GCC 4.1  All The communications shall be in English
5.	Headings	5.1	The headings shall not limit, alter or affect the meaning of this Contract.	No Change
6	Communications	6.1	Any communication required or permitted to be given or made pursuant to this Contract shall be in writing in the language specified in Clause GCC 4. Any such notice, request or consent shall be deemed to have been given or made when delivered in person to an authorized representative of the Party to whom the communication is addressed, or when sent to such Party at the address specified in the SCC.	In Addition to GCC 6.1 Address of Employer: The Project Director, WAPCOS Limited, 1st Floor, JP Krishna Building, Thiruvanathapuram Email: wapcoscochin@gmail.com/ wapcoscochin@gmail.com Tel: 0484-2203524/2353424 Website – www.wapcos.co.in
		6.2	A Party may change its address for notice hereunder by giving the other Party any communication of such change to the address specified in the <b>SCC</b> .	·

			General Conditions of Contract	Special Conditions of Contract
7	Location	7.1	The Services shall be performed at such locations as are specified in bid document hereto and, where the location of a particular task is not so specified, at such locations, whether in the Government's country or elsewhere, as the Client may approve.	
8	Authority of Member in Charge/Lead Partner.	8.1	In case the Consultant is a Joint Venture, the members hereby authorize the member specified in the SCC to act on their behalf in exercising all the Consultant's rights and obligations towards the Client under this Contract, including without limitation the receiving of instructions and payments from WAPCOS. However, each member or constituent of consortium/JV of the consultant shall be jointly and severally liable for all obligations of the consultant under this contract.	Not Applicable
9	Authorized Representatives	9.1	Any action required or permitted to be taken, and any document required or permitted to be executed under this Contract by WAPCOS or the Consultant may be taken or executed by the officials specified in the SCC.	In addition to GCC 9.1 The authorized representative of WAPCOS is: Project Director
10	Corrupt and Fraudulent Practices	10.	The Bank requires compliance with its policy in regard to corrupt and fraudulent practices as set forth in Annexure-4 to the GCC.	In addition to GCC 10.1 See GCC/SCC Annexure-4
	a) Commissions and Fees	10. 2	WAPCOS requires the Consultant to disclose any commissions, gratuities or fees that may have been paid or are to be paid to agents or any other	

			General Conditions of Contract	Special Conditions of Contract
			party with respect to the selection process or execution of the Contract. The information disclosed must include at least the name and address of the agent or other party, the amount and currency, and the purpose of the commission, gratuity or fee. Failure to disclose such commissions, gratuities or fees may result in termination of the Contract and/or sanctions by WAPCOS and funding agencies.	No Change
B. COMI	MENCEMENT, COMPLETION, I	MODIFICATIO	ON AND TERMINATION OF CONTRACT	
11	Effectiveness of Contract	11.1	This Contract shall come into force and effect on the date (the "Effective Date") of the Client's notice to the Consultant instructing the Consultant to begin carrying out the Services. This notice shall confirm that the effectiveness conditions, if any, listed in the SCC have been met.	In Addition to GCC 11.1 The effective date shall be the later of (a) & (b)  (a) This contract shall come into force and be effective from the date of signing of agreement by both parties.  Or  (b) Date of Substantial Mobilization (ie at least 80 % of key personnel) of professional personnel and staff. But this shall not be later than 7 days from the date of issue of letter of award (LoA).
12	Termination of Contract for Failure to Become Effective	12.1	If this Contract has not become effective within such time period after the date of Contract signature as specified in the SCC, either Party may, by not less than twenty two (21) days written notice to the other Party, declare this	In Addition to GCC 12.1  In case of unsatisfactory performance by the agency, WAPCOS shall be entitled to

			General Conditions of Contract	Special Conditions of Contract
			Contract to be null and void, and in the event of	terminate the contract & set the work done
			such a declaration by either Party, neither Party	at the risk and cost of the Agency.
			shall have any claim against the other Party with	
			respect hereto.	
13	Commencement of	13.1	The Consultant shall confirm availability of Key	No change
	Services		Experts and begin carrying out the Services not	
			later than the number of days after the	
			Effective Date specified in the SCC.	
14	Expiration of	14.1	Unless terminated earlier pursuant to Clause	In Addition to GCC 11.1
	Contract		GCC 19 hereof, this Contract shall expire at the	The total duration of the contract is 24
			end of such time period after the Effective Date	months. The Contract may be extended by
			as specified in the SCC.	WAPCOS on the same terms and conditions
				under original agreement subject to the
				condition that after the initial term of 24
				months, the scope of work and
				requirement of key professional and
				support staff is reviewed and revised by
				WAPCOS.
				No payments for the home office support
				shall be given during the extended period.
15	Entire Agreement	15.1	This Contract contains all covenants,	
			stipulations and provisions agreed by the	
			Parties. No agent or representative of either	
			Party has authority to make, and the Parties	No change
			shall not be bound by or be liable for, any	

			General Conditions of Contract	Special Conditions of Contract
			statement, representation, promise or	
			agreement not set forth herein.	
16	Modifications or Variations	16.1	Any modification or variation of the terms and conditions of this Contract, including any modification or variation of the scope of the Services, may only be made by written agreement between the Parties. However, each Party shall give due consideration to any proposals for modification or variation made by the other Party.	No change
17	Force Majeure		the other rarty.	
	a) Definition	17.1	For the purposes of this Contract, "Force Majeure" means an event which is beyond the reasonable control of a Party, is not foreseeable, is unavoidable, and makes a Party's performance of its obligations hereunder impossible or so impractical as reasonably to be considered impossible under the circumstances, and subject to those requirements, includes, but is not limited to, war, riots, civil disorder, earthquake, fire, explosion, storm, flood or other adverse weather conditions, strikes, lockouts or other industrial action confiscation or any other action by Government agencies.	No Change

		General Conditions of Contract	Special Conditions of Contract
	17.2	Force Majeure shall not include (i) any event	
		which is caused by the negligence or intentional	
		action of a Party or such Party's Experts, Sub-	No Change
		consultants or agents or employees, nor (ii) any	-
		event which a diligent Party could reasonably	
		have been expected to both take into account at	
		the time of the conclusion of this Contract, and	
		avoid or overcome in the carrying out of its	
		obligations hereunder.	
	17.3	Subject to clause 17.4, Force Majeure shall not	
		include insufficiency of funds or failure to make	No Change
		any payment required hereunder.	
b) No Breach of	17.4	The failure of a Party to fulfill any of its	No Change
Contract		obligations hereunder shall not be considered to	
		be a breach of, or default under, this Contract	
		insofar as such inability arises from an event of	
		Force Majeure, provided that the Party affected	
		by such an event has taken all reasonable	
		precautions, due care and reasonable alternative	
		measures, all with the objective of carrying out	
		the terms and conditions of this Contract.	
c) Measures to be	17.5	Party affected by an event of Force Majeure shall	No Change
Taken		continue to perform its obligations under the	
		Contract as far as is reasonably practical, and	

	General Conditions of Contract	Special Conditions of Contract
	shall take all reasonable measures to minimize	
	the consequences of any event of Force Majeure.	
17.6	Party affected by an event of Force Majeure shall	No Change
	notify the other Party of such event as soon as	
	possible, and in any case not later than fourteen	
	(14) calendar days following the occurrence of	
	such event, providing evidence of the nature and	
	cause of such event, and shall similarly give	
	written notice of the restoration of normal	
	conditions as soon as possible.	
17.7	Any period within which a Party shall, pursuant	No Change
	to this Contract, complete any action or task,	
	shall be extended for a period equal to the time	
	during which such Party was unable to perform	
	such action as a result of Force Majeure.	
17.8	During the period of their inability to perform the	No Change
	Services as a result of an event of Force Majeure,	
	the Consultant, upon instructions by WAPCOS,	
	shall either:	
	demobilize, in which case the Consultant shall be	
	reimbursed for additional costs they reasonably	
	and necessarily incurred, and, if required by the	
	Client, in reactivating the Services; or	
	(b) Continue with the Services to the extent	
	reasonably possible, in which case the	

			General Conditions of Contract	Special Conditions of Contract
			Consultant shall continue to be paid under the	
			terms of this Contract and be reimbursed for	
			additional costs reasonably and necessarily	
			incurred.	
		17.9	In the case of disagreement between the Parties	No Change
			as to the existence or extent of Force Majeure,	
			the matter shall be settled according to Clauses	
			GCC 44 & 45.	
18	Suspension	18.1	WAPCOS may, by written notice of suspension to	
			the Consultant, suspend all payments to the	
			Consultant hereunder if the Consultant fails to	No Change
			perform any of its obligations under this	
			Contract, including the carrying out of the	
			Services, provided that such notice of suspension	
			(i) shall specify the nature of the failure, and (ii)	
			shall request the Consultant to remedy such	
			failure within a period not exceeding thirty (30)	
			calendar days after receipt by the Consultant of	
			such notice of suspension.	
19	Termination	19.1	This Contract may be terminated by either Party	No Change
			as per provisions set up below:	
	a) By the	19.1.1	WAPCOS may terminate this Contract in case of	No Change
	Client		the occurrence of any of the events specified in	
			paragraphs (a) through (f) of this Clause. In such	
			an occurrence the Client shall give at least thirty	

	General Conditions of Contract	Special Conditions of Contract
	(30) calendar days' written notice of termination	
	to the Consultant in case of the events referred	
	to in (a) through (g); at least sixty (60) calendar	
	days' written notice in case of the event referred	
	to in (h & i); and at least five (5) calendar days'	
	written notice in case of the event referred to in	
	(j):	
	If the Consultant fails to remedy a failure in the	
	performance of its obligations hereunder, as	
	specified in a notice of suspension pursuant to	
	Clause GCC 18;	
	If the Consultant becomes (or, if the Consultant	
	consists of more than one entity, if any of its	
	members becomes) insolvent or bankrupt or	
	enter into any agreements with their creditors	
	for relief of debt or take advantage of any law for	
	the benefit of debtors or go into liquidation or	
	receivership whether compulsory or voluntary;	
	If the Consultant fails to comply with any final	
	decision reached as a result of arbitration	
	proceedings pursuant to Clause GCC 45.1;	
	If, as the result of Force Majeure, the Consultant	
	is unable to perform a material portion of the	
	13 dilable to perform a material portion of the	

General Conditions of Contract	Special Conditions of Contract
Services for a period of not less than sixty (60)	
calendar days;	
(e) If the consultant, in the judgement of the	
client/Employer, has engaged in corrupt or	
fraudulent practices in competing for or in	
executing this contract	
If The consultant submits to the client a false	
statement which has material effects on the	
rights, Obligations or interests of the client	
/Employer.	
If the Consultant places itself in a position of	
conflict of interest or fails to disclose promptly	
any conflict of interest to the client /Employer	
If the Client, in its sole discretion and for any	
reason whatsoever, decides to terminate this	
Contract;	
If the Consultant fails to provide the quality of	
services envisaged under this contract. WAPCOS	
may make judgement regarding the poor quality	
of services, the reasons for which shall be	
recorded in writing.	
WAPCOS may decide to give one chance to the	
consultant to improve the quality of services.	
(j) If the Consultant fails to confirm availability	
of Key Experts as required in Clause GCC 13.	

		General Conditions of Contract	Special Conditions of Contract
	19.1.2	Furthermore, if WAPCOS determines that the	No Change
		Consultant has engaged in corrupt, fraudulent,	
		collusive, coercive or obstructive practices, in	
		competing for or in executing the Contract, then	
		the Client may, after giving fourteen (14)	
		calendar days written notice to the Consultant,	
		terminate the Consultant's employment under	
		the Contract.	
b) By the	19.1.3	The Consultant may terminate this Contract, by	No Change
Consultant		not less than thirty (30) calendar days' written	-
		notice to WAPCOS, in case of the occurrence of	
		any of the events specified in paragraphs (a)	
		through (d) of this Clause.	
		(a) If WAPCOS fails to pay any money due to	
		the Consultant pursuant to this Contract and not	
		subject to dispute pursuant to Clause GCC 45.1	
		within forty-five (45) calendar days after	
		receiving written notice from the Consultant that	
		such payment is overdue.	
		(b) If, as the result of Force Majeure, the	
		Consultant is unable to perform a material	
		portion of the Services for a period of not less	
		than sixty (60) calendar days.	

		General Conditions of Contract	Special Conditions of Contract
		(c) If WAPCOS fails to comply with any final	
		decision reached as a result of arbitration	
		pursuant to Clause GCC 45.1.	
		(d) If WAPCOS is in material breach of	
		its obligations pursuant to this Contract and has	
		not remedied the same within forty-five (45)	
		days (or such longer period as the Consultant	
		may have subsequently approved in writing)	
		following the receipt by the Client of the	
		Consultant's notice specifying such breach.	
c) Cessation of	19.1.4	Upon termination of this Contract pursuant to	No Change
Rights and Obliga	ations	Clauses GCC 12 or GCC 19 hereof, or upon	
		expiration of this Contract pursuant to Clause	
		GCC 14, all rights and obligations of the Parties	
		hereunder shall cease, except (i) such rights and	
		obligations as may have accrued on the date of	
		termination or expiration, (ii) the obligation of	
		confidentiality set forth in Clause GCC 22, (iii) the	
		Consultant's obligation to permit inspection,	
		copying and auditing of their accounts and	
		records set forth in Clause GCC 25, and (iv) any	
		right which a Party may have under the	
		Applicable Law.	

		General Conditions of Contract	Special Conditions of Contract
d) Cessation of	19.1.5	Upon termination of this Contract by notice of	No Change
Services		either Party to the other pursuant to Clauses GCC	
		19a or GCC 19b, the Consultant shall,	
		immediately upon dispatch or receipt of such	
		notice, take all necessary steps to bring the	
		Services to a close in a prompt and orderly	
		manner and shall make every reasonable effort	
		to keep expenditures for this purpose to a	
		minimum. With respect to documents prepared	
		by the Consultant and equipment and	
		materials furnished by WAPCOS, the Consultant	
		shall proceed as provided, respectively, by	
		Clauses GCC 27 or GCC 28.	
e) Payment	19.1.6	Upon termination of this Contract, WAPCOS shall	No Change
upon Termination		make the following payments to the Consultant:	
		(a) payment for Services satisfactorily	
		performed prior to the effective date of	
		termination; and	
		(b) In the case of termination pursuant to	
		paragraphs (d) of Clause GCC 19.1.1,	
		reimbursement of any reasonable cost incidental	
		to the prompt and orderly termination of this	
		Contract, including the cost of the return travel	
		of the Experts.	

			General Conditions of Contract	Special Conditions of Contract
			(c) In case of force majeure, no such cost shall be	
			borne by WAPCOS. (d) If the agreement is	
			terminated pursuant to clause, the 19.1.1	
			(a) to (g) , the consultant shall not be entitled to	
			receive any agreed payments up on termination	
			of contract .However the client /Employer may	
			consider to make payment for the part	
			satisfactorily performed on the basis of the	
			quantum Merit as assessed by it, if such part is of	
			economic utility to the client	
			/Employer. Applicable under such	
			circumstances, up on termination, the client may	
			also impose liquidated damages as per provisions	
			of Clause GCC-43 of this agreement. The	
			consultant will be required to pay any such	
			liquidated damages to the client within 30 days	
			from the termination date.	
C. OBLIG	ATIONS OF THE CONSULTANT			
20	General			
	a) Standard of	20.1	The Consultant shall perform the Services and	No Change
	Performance		carry out the Services with all due diligence,	
			efficiency and economy, in accordance with	
			generally accepted professional standards and	
			practices, and shall observe sound	
			management practices, and employ	

		General Conditions of Contract	Special Conditions of Contract
		appropriate technology and safe and effective	
		equipment, machinery, materials and	
		methods. The Consultant shall always act, in	
		respect of any matter relating to this Contract	
		or to the Services, as a faithful adviser to	
		WAPCOS, and shall at all times support and	
		safeguard WAPCOS's legitimate interests in	
		any dealings with the third parties.	
	20.2	The Consultant shall employ and provide such	No Change
		qualified and experienced Experts and Sub-	-
		consultants as are required to carry out the	
		Services.	
	20.3	The Consultant may subcontract part of the	No Change
		Services to an extent and with such Key	
		Experts and Sub-consultants as may be	
		approved in advance by WAPCOS.	
		Notwithstanding such approval, the	
		Consultant shall retain full responsibility for	
		the Services.	
Law Applicable to	20.4	The Consultant shall perform the Services in	No Change
Services		accordance with the Contract and the	
		Applicable Law and shall take all practicable	
		steps to ensure that any of its Experts and Sub-	
		consultants, comply with the Applicable Law.	

			General Conditions of Contract	Special Conditions of Contract
		20.5	Throughout the execution of the Contract, the	No Change
			Consultant shall comply with the import of	
			goods and services prohibitions in the Client's	
			country when	
			(a) as a matter of law or official	
			regulations, the Borrower's country prohibits	
			commercial relations with that country; or	
			(b) by an act of compliance with a decision	
			of the United Nations Security Council taken	
			under Chapter VII of the Charter of the United	
			Nations, the Borrower's Country prohibits any	
			import of goods from that country or any	
			payments to any country, person, or entity in	
			that country.	
		20.6	WAPCOS shall notify the Consultant in writing	No Change
			of relevant local customs, and the Consultant	
			shall, after such notification, respect such	
			customs.	
21	Conflict of	21.1	The Consultant shall hold WAPCOS interests	No Change
	Interests		paramount, without any consideration for	
			future work, and strictly avoid conflict with	
			other assignments or their own corporate	
			interests. If during the period of this contract,	
			a conflict of interest arises for any reasons, the	

		General Conditions of Contract	Special Conditions of Contract
		consultant shall promptly disclose the same to	
		the client /Employer and seek its instructions.	
a) Consultant Not	21.1.1	The payment of the Consultant pursuant to	No Change
to Benefit from		Clauses GCC–F (Clauses GCC 38 through 42)	
Commissions, Discounts,		shall constitute the Consultant's only payment	
etc.		in connection with this Contract and, subject	
		to Clause GCC 21.1.3, the Consultant shall not	
		accept for its own benefit any trade	
		commission, discount or similar payment in	
		connection with activities pursuant to this	
		Contract or in the discharge of its obligations	
		hereunder, and the Consultant shall use its	
		best efforts to ensure that any Sub-	
		consultants, as well as the Experts and agents	
		of either of them, similarly shall not receive	
		any such additional payment.	
	21.1.2	Furthermore, if the Consultant, as part of the	No Change
		Services, has the responsibility of advising	
		WAPCOS on the procurement of goods, works or	
		services, the Consultant shall comply with the	
		Applicable Guidelines and Manual of	
		procurement in India, and shall at all times	
		exercise such responsibility in the best interest of	
		WAPCOS. Any discounts or commissions	
		obtained by the Consultant in the exercise of	

			General Conditions of Contract	Special Conditions of Contract
			such procurement responsibility shall be for the	
			account of WAPCOS.	
	nsultant and	21.1.3	The Consultant agrees that, during the term of	No Change
in Cert	es Not to Engage ain Activities		this Contract and after its termination, the	
			Consultant and any entity affiliated with the	
			Consultant, as well as any Sub-consultants and	
			any entity affiliated with such Sub-consultants,	
			shall be disqualified from providing goods, works	
			or non-consulting services resulting from or	
			directly related to the Consultant's Services for	
			the preparation or implementation of the	
			project, unless otherwise indicated in the SCC	
c) Pro	hibition of	21.1.4	The Consultant shall not engage, and shall cause	No Change
Conflic	ting Activities		its Experts as well as its Sub-consultants not to	
			engage, either directly or indirectly, in any	
			business or professional activities that would	
			conflict with the activities assigned to them	
			under this Contract.	
d) Stri	ict Duty to	21.1.5	The Consultant has an obligation and shall	No Change
	e Conflicting		ensure that its Experts and Sub-consultants shall	
Activiti	es		have an obligation to disclose any situation of	
			actual or potential conflict that impacts their	
			capacity to serve the best interest of their Client,	
			or that may reasonably be perceived as having	
			this effect. Failure to disclose said situations may	

			General Conditions of Contract	Special Conditions of Contract
			lead to the disqualification of the Consultant or	
			the termination of its Contract.	
22	Confidentiality	22.1	Except with the prior written consent of	
			WAPCOS, the Consultant and the Experts shall	
			not at any time communicate to any person or	
			entity any confidential information acquired in	
			the course of the Services, nor shall the	
			Consultant and the Experts make public the	
			recommendations formulated in the course of,	
			or as a result of, the Services.	
23	Liability of the	23.1	Subject to additional provisions, if any, set forth	In addition to GCC 23.1
	Consultant		in the SCC, the Consultant's liability under this	Limitation of the Consultants' Liability
			Contract shall be provided by the Applicable	towards the Client/Employer
			Law.	(i) The ceiling on Consultant's liabilities shall
				be limited to
				(a) total cost, or the actual loss suffered by
				WAPCOS. or
				(b) The proceeds the Consultant may be
				entitled to receive from any insurance
				maintained by the consultants to Such
				liabilities whichever of (a) or (b) is higher.
				The consultant's liability shall terminate 12
				months after the completion of last
				milestone
24	Insurance to be	24.1	The Consultant	In addition to GCC 24.1

	General Conditions of Contract	Special Conditions of Contract
Taken out by the	(i) shall take out and maintain, and shall cause	The risks and the insurance coverage shall
Consultant	any Sub- consultants to take out and maintain,	be as follows.
	at its (or the Sub-consultants', as the case may	a)Third party motor vehicle insurance as
	be) own cost but on terms and conditions	required under Motor vehicles Act 1988, by
	approved by WAPCOS, insurance against the	the consultant or its personnel or any sub
	risks, and for the coverage specified in the SCC,	contractor's or sub consultants or their
	and	personnel for the period of consultancy
	(ii) at the Client's request, shall provide	b) Third party liability insurance, with a
	evidence to the	minimum coverage of Rs 40 lakhs for the
	Client showing that such insurance has been	period of consultancy.
	taken out and maintained and that the current	c) Project specific professional indemnity
	premiums therefore have been paid. The	insurance (PII) policy with a minimum
	Consultant shall ensure that such insurance is in	coverage equal to remuneration as per
	place prior to commencing the Services as	price bid. Global cover is also acceptable.
	stated in Clause GCC 13.	Validity of PII shall be up to 1 year beyond
		date of completion.
		d) Employer's liability and workers'
		compensation insurance in respect of the
		personnel of the consultant and of any sub-
		contractor, in accordance with the relevant
		provisions of the applicable law, as well as
		with respect to such personnel, any such
		life, health, accident, travel or other
		insurances as may be appropriate.

			General Conditions of Contract	Special Conditions of Contract
				e) Insurance against loss of damage to (1)
				equipment purchased in whole or part with
				funds provided under this contract (2) The
				consultants property used in the
				performance of services and (3) any
				documents prepared by the consultant in
				the performance of services.
25	Accounting,	25.1	The Consultant shall keep, and shall make all	No Change
	Inspection and		reasonable efforts to cause its Sub-consultants	
	Auditing		to keep, accurate and systematic accounts and	
	Additing		records in respect of the Services and in such	
			form and detail as will clearly identify relevant	
			time changes and costs.	
		25.2	The Consultant shall permit and shall cause its	No Change
			Sub-consultants to permit, the Bank and/or	
			persons appointed by the Bank to inspect the Site and/or all accounts and records relating to	
			the performance of the Contract and the	
			submission of the Proposal to provide the	
			Services, and to have such accounts and	
			records audited by auditors appointed by	
			WAPCOS/Funding agency if requested by the	
			WAPCOS/funding agency. The Consultant's	
			attention is drawn to Clause GCC 10 which	
			provides, inter alia, that acts intended to	
			materially impede the exercise of the	
			WAPCOS/funding agency's inspection and	
			audit rights provided for under this Clause	

			General Conditions of Contract	Special Conditions of Contract
			GCC 25.2 constitute a prohibited practice subject to contract termination (as well as to a determination of ineligibility under the	
			WAPCOS/funding agencies prevailing sanctions procedures).	
26	Reporting Obligations	26.1	The Consultant shall submit to the Client the reports and documents specified in Annexure-1, in the form, in the numbers and within the time periods set forth in Annexure-2.	No Change
27	Proprietary Rights of the Client in Reports and Records	27.1	Unless otherwise indicated in the SCC, all reports and relevant data and information such as maps, diagrams, plans, databases, other documents and software, supporting records or material compiled or prepared by the Consultant for the Client in the course of the Services shall be confidential and become and remain the absolute property of WAPCOS. The Consultant shall, not later than upon termination or expiration of this Contract, deliver all such documents to the Client, together with a detailed inventory thereof. The Consultant may retain a copy of such documents, data and/or software but shall not use the same for purposes unrelated to this Contract without prior written approval of WAPCOS	No Change
		27.2	If license agreements are necessary or appropriate between the Consultant and third parties for purposes of development of the	No Change

		General Conditions of Contract	Special Conditions of Contract
		plans, drawings, specifications, designs, databases, other documents and software, the Consultant shall obtain WAPCOS's prior written approval to such agreements, and WAPCOS shall be entitled at its discretion to require recovering the expenses related to the development of the program(s) concerned. Other restrictions about the future use of these documents and software, if any, shall be specified in the SCC.	
Equipment, Vehicles and Materials	28.1	Equipment, vehicles, office furniture and materials made available to the Consultant by WAPCOS, or purchased by the Consultant wholly or partly with funds provided by WAPCOS, shall be the property of WAPCOS and shall be marked accordingly. Upon termination or expiration of this Contract, the Consultant shall make available to WAPCOS an inventory of such equipment, vehicles, office furniture and materials and shall dispose of such equipment, vehicles and materials in accordance with WAPCOS's instructions. While in possession of such equipment, vehicles and materials, the Consultant, unless otherwise instructed by WAPCOS in writing, shall insure them at the expense of WAPCOS in an amount equal to their full replacement value.	Not Applicable

			General Conditions of Contract	Special Conditions of Contract
		28.2	Any equipment or materials brought by the Consultant or its Experts into the India for the	
			use either for the project or personal use shall	No Change
			remain the property of the Consultant or the	
			Experts concerned, as applicable.	
D. CONS	SULTANT'S EXPERTS AND SUB	-CONSULTAN	VTS	
29	Description of Key Experts	29.1	The title, agreed job description, minimum qualification and estimated period of engagement to carry out the Services of each of the Consultant's Key Experts are described in GCB Annex-A and GCC/SCC Annexure-2	In addition to GCC 29.1  Working Hours as applicable to the WAPCOS employees will be applicable to the consultants also.  Digital copy (biometric / punching) of attendance shall be submitted for every month to WAPCOS for records.  This is an exclusive contract for key personnel with WAPCOS for this specific project and the Key personnel posted at the site office are not allowed to work in any other projects.
30	Replacement of Key Experts	30.1	Except as the Client may otherwise agree in writing, no changes shall be made in the Key Experts. Notwithstanding the above, the substitution of Key Experts during Contract execution may be considered only based on the Consultant's written request and due to	No Change

			General Conditions of Contract	Special Conditions of Contract
			circumstances outside the reasonable control	
			of the Consultant, including but not limited to	
			death or medical incapacity. In such case, the	
			Consultant shall forthwith provide as a	
			replacement, a person of equivalent or better	
			qualifications and experience in similar nature	
			works, and at the same rate of remuneration.	
			The client /Employer reserves the right to	
			check the credentials submitted and conduct	
			interview to ascertain the competitiveness of	
			the replacement personnel in works of similar	
			nature.	
31	Removal of Experts or	31.1	If WAPCOS finds that any of the Experts or Sub-	No Change
	Sub- consultants		consultant has committed serious misconduct	
			or has been charged with having committed a	
			criminal action, or shall WAPCOS determine	
			that Consultant's Expert of Sub-consultant	
			have engaged in corrupt, fraudulent, collusive,	
			coercive or obstructive practice while	
			performing the Services, the Consultant shall,	
			at WAPCOS's written request, provide a	
			replacement.	
		31.2	In the event that any of Key Experts, Non-Key	No Change
			Experts or Sub- consultants is found by	
			WAPCOS to be incompetent or incapable in	

	General Conditions of Contract	Special Conditions of Contract
	discharging assigned duties, the Client,	
	specifying the grounds therefore, may request	
	the Consultant to provide a replacement.	
31.3	Any replacement of the removed Experts or	No Change
	Sub-consultants shall possess equivalent or	
	better qualifications and experience than the	
	existing personnel and shall be acceptable to	
	the Client.	
31.4	The Consultant shall bear all costs arising out	No Change
	of or incidental to any removal and/or	
	replacement of such Experts.	
31.5	In case, the client exercises the rights as per	No Change
	clause 31.1 to 31.3, the consultant has to	
	provide replacement person within 60 days of	
	such action.	
	In case of absence of consultants due to	
	reasons mentioned in clause 30 & Clause 31,	
	work should go unhindered by using back	
	office support from the consultant's home	
	office.	
31.6	If the consultant fails to provide replacement	In addition to GCC 31.6
	within stipulated time	
	period (Cl 31.5) under clauses 30.2, 31.1 &	1. For key professional replaced for the
	31.2, the consultant shall be liable to pay	second time, penalties shall be double
	penalties as under which shall be deducted	that specified in GCC 31.6 (2 & 3).

			General Conditions of Contract	Special Conditions of Contract
			from the consultant invoice presented to the	2. The Team Leader shall not be replaced
			client /Employer in each month /each	in the first 24 months from the contract
			deliverable.	commencement date unless the
			1. Up to 60 days from the date of absence	replacement is due to circumstances
			of personnel no penalty shall be	beyond the reasonable control of the
			imposed	Consultant, such as untimely death or
			2. Between 60 days to 90 days from the	medical incapacity which results in the
			date of absence 50% of the amount of	personnel incapable of discharging his
			salary of absentee personnel shall be	duties.
			deducted as penalty	3. For reasons other than as stated above,
			3. Beyond 90 days from the date of	the consultant shall be liable for a penalty
			absence, 100% of the amount of salary	of 200% of the Team Leader's one-month
			of absentee personnel shall be	remuneration and the replacement
			imposed as penalty till the replacement	personnel approved.
			is provided by the consultant against	4. The Incumbent Team Leader shall
			the absentee personnel.	allowed to be relieved once the
				replacement personnel joins his duties.
E. OBLIGAT	TIONS OF THE CLIENT			
32	Assistance and	32.1	Unless otherwise specified in the SCC, the	No Change
	Exemptions		Client shall use its best efforts to:	
			( ) Assist the Consultant with abtaining week	
			(a) Assist the Consultant with obtaining work	
			permits and such other documents as shall be	
			necessary to enable the Consultant to perform	
			the Services.	

General Conditions of Contract	Special Conditions of Contract
(b) Assist the Consultant with promptly	
obtaining, for the Experts and, if appropriate,	
their eligible dependents, all necessary entry	
and exit visas, residence permits, exchange	
permits and any other documents required for	
their stay in the Client's country while carrying	
out the	
Services under the Contract.	
(c) Issue to officials, agents and	
representatives of the Government all such	
instructions and information as may be	
necessary or appropriate for the prompt and	
effective implementation of the Services.	
(d) Assist the Consultant and the Experts and	
any Sub- consultants employed by the	
Consultant for the Services with obtaining	
exemption from any requirement to register	
or obtain any permit to practice their	
profession or to establish themselves either	
individually or as a corporate entity in the	
Client's country according to the applicable	
law in the Client's country.	
(e) Assist the Consultant, any Sub-	
consultants and the Experts of either of	
them with obtaining the privilege, pursuant	

			General Conditions of Contract	Special Conditions of Contract
			to the applicable law in the Client's country, of	
			bringing into the Client's country reasonable	
			amounts of foreign currency for the purposes	
			of the Services or for the personal use of the	
			Experts and of withdrawing any such amounts	
			as may be earned therein by the Experts in the	
			execution of the Services.	
			(f) Provide to the Consultant any such other	
			assistance as may be specified in the SCC.	
33	Access to Project Site	33.1	WAPCOS warrants that the Consultant shall	No Change
			have, free of charge, unimpeded access to the	
			project site in respect of which access is	
			required for the performance of the Services.	
			WAPCOS will be responsible for any damage to	
			the project site or any property thereon	
			resulting from such access and will indemnify	
			the Consultant and each of the experts in	
			respect of liability for any such damage, unless	
			such damage is caused by the willful default or	
			negligence of the Consultant or any Sub-	
			consultants or the Experts of either of them.	
34	Change in the	34.1	If, after the date of this Contract, there is any	In addition to GCC 34.1
	Applicable Law Related		change in the applicable law in the Client's	Under GST law the contractor shall also
	to Taxes and Duties		country with respect to taxes and duties ( Only	comply regarding filing of all the returns to
			GST component) which increases or decreases	the GST network/government

			General Conditions of Contract	Special Conditions of Contract
			the cost incurred by the Consultant in	departments within the stipulated time
			performing the Services, then the	every month or such other period as
			remuneration and reimbursable expenses	required by the Government. If the
			otherwise payable to the Consultant under	contractor does not comply with any of
			this Contract shall be increased or decreased	the GST laws and procedures and if
			accordingly by agreement between the Parties	WAPCOS incurs any liability on this
			hereto, and corresponding adjustments shall	account or does not get the input credit
			be made to the Contract price amount	from the GST Network/Government as
			specified in Clause GCC 38.1	goods and/or service receiver due to the
				contractor's failure to comply with the
				procedures of filing / uploading of
				data/submissions of documents etc in
				time then all such liability including the
				input credit of the GST lost by WAPCOS
				and the penalties and interest incurred by
				WAPCOS would be the liability of the
				contractor and the same shall be
				recovered either by recovery from
				security deposits / any other amount
				payable by the contractor to WAPCOS
				or through direct payment. The
				contractor shall submit the copy of latest
				filed return - GSTR1 along with the invoice.
35	Services, Facilities and Property of the Client	35.1	WAPCOS shall make available to the	
	Froperty of the chefft		Consultant and the Experts, for the purposes	Not Applicable

			General Conditions of Contract	Special Conditions of Contract
			of the Services and free of any charge, the	
			services, facilities and property described in	
			the Terms of Reference (GCC/SCC Annexure-1)	
			at the times and in the manner specified, if	
			any, in said Annexure.	
36	Counterpart	36.1	If necessary, staff/professionals, shall be made	No Change
	Personnel		available to the consultant for support in	
			terms of Liasioning with various line	
			departments and other activities during	
			project development.	
		36.2	Professional and support counterpart	Not Applicable
			personnel, excluding WAPCOS's liaison	
			personnel, shall work under the exclusive	
			direction of the Consultant. If any member of	
			the counterpart personnel fails to perform	
			adequately any work assigned to such	
			member by the Consultant that is consistent	
			with the position occupied by such member,	
			the Consultant may request the replacement	
			of such member, and WAPCOS shall not	
			unreasonably refuse to act upon such request.	
37	Payment	37.1	In consideration of the Services performed by	No Change
	Obligation		the Consultant under this Contract, WAPCOS	
			shall make such payments to the Consultant	
			for the deliverables specified in Annexure-2	

			General Conditions of Contract	Special Conditions of Contract
			and in such manner as is provided by GCC F	
			below.	
F. PAYN	MENTS TO THE CONSULTANT			
38	Contract Price	38.1	The Contract price is fixed and is set forth in the SCC. The Contract price breakdown is provided in Annexure-3.	The total cost of services is set forth in Annexure-3 as per consultant's proposal to the client/Employer and as negotiated thereafter. Under no circumstances, the contract price shall go above the quoted price.
		38.2	Any change to the Contract price specified in Clause 38.1 can be made only if the Parties have agreed to the revised scope of Services pursuant to Clause GCC 16 and have amended in writing the Terms of Reference in Annexure-1.	No Change
39	Taxes and Duties	39.1	The Consultant, Sub-consultants and Experts are responsible for meeting any and all tax liabilities arising out of the Contract unless it is stated otherwise in the SCC.	GST at actuals shall be paid on the quoted/corrected base value as per GST law in India after submission of appropriate GST invoices with GSTIN of the bidder.  Invoice as per GST Act should be furnished prior to every running account/final bills.  Tax will be deducted at source as per the prevailing Income tax rules.

			General Conditions of Contract	Special Conditions of Contract
40	Currency of	40.1	Any payment under this Contract shall be	All payments shall be made in Indian
	Payment		made in the currency(ies) of the Contract.	Rupees. The Consultant shall be free to
				convert Rupees into any foreign currency
				as per Applicable Laws. The Consultant
				may convert INR into any foreign currency
				as per Applicable Laws and the exchange
				risk, if any, shall be borne by the
				Consultant.
41	Mode of Billing	41.1	The total payments under this Contract shall	No Change
	and Payment		not exceed the Contract price set forth in	
			Clause GCC 38.1.	
		41.2	The payments under this Contract shall be	No Change
			made in lump-sum instalments against	
			deliverables specified in Annexure-2.	
	Mobilization	41.2.1	Advance payment: Unless otherwise indicated	Not Applicable
	Advance		in the SCC, an advance payment shall be made	
			against an advance payment bank guarantee	
			acceptable to the Client in an amount (or	
			amounts) and in a currency (or currencies)	
			specified in the SCC. Such guarantee (i) is to	
			remain effective until the advance payment	
			has been fully set off or in such other form as	
			the Client shall have approved in writing. The	
			advance payments will be set off by the Client	
			in equal portions against the lump-sum	

	Special Conditions of Contract
instalments specified in the SCC until said	
advance payments have been fully set off.	
41.2.2 The Lump-Sum Instalment Payments. In WAPCOS shall pay the Consultant within sixty (60) days after the receipt by the Client of the deliverable(s) and the cover invoice for the related lump-sum instalment payment. The payment can be withheld if WAPCOS does not approve the submitted deliverable(s) as satisfactory in which case WAPCOS shall provide comments to the Consultant within the same sixty (60) days period. The Consultant shall thereupon promptly make any necessary corrections, and thereafter the foregoing process shall be repeated.	n addition to GCC 41.2.2  1. The time shall be changed from 60 to 45 days.  2. Once a milestone is completed, the consultant shall submit the requisite deliverables as specified within the timelines as specified in the contract. WAPCOS shall release the requisite payment up on acceptance of the deliverables.  3. If the deliverables submitted by the consultant are not acceptable to the client/Employer, reasons for such non acceptance should be recorded in writing; the client shall not release the payment due to the consultant for same. This is without prejudicing the client's right to levy any liquidated damages under GCC/SCC clause 43.In such case, the payment will be released to the consultant only after it resubmits the deliverable and which is accepted by the client.

		General Conditions of Contract	Special Conditions of Contract
	41.2.3	The Final Payment. The final payment under	As
		this Clause shall be made only after the final	
		report have been submitted by the	
		Consultant and approved as satisfactory by	
		WAPCOS. The Services shall then be deemed	
		completed and finally accepted by WAPCOS.	
		The last lump-sum instalment shall be	
		deemed approved for payment by WAPCOS	
		within ninety (90) calendar days after receipt	
		of the final report by WAPCOS unless	
		WAPCOS, within such ninety (90) calendar day	
		period, gives written notice to the Consultant	
		specifying in detail deficiencies in the	
		Services, the final report. The Consultant shall	
		thereupon promptly make any necessary	
		corrections, and thereafter the foregoing	
		process shall be repeated. All payments under	
		this Contract shall be made to the accounts of	
		the Consultant specified in the SCC.	
	41.2.4	With the exception of the final payment under	No Change
		41.2.3 above, payments do not constitute	
		acceptance of the whole Services nor relieve	
		the Consultant of any obligations hereunder.	
Performance	41.2.5	The Agency Shall furnish a Performance	Applicable
Security		Guarantee in the form of DD/FDR in favour of	

		General Conditions of Contract	Special Conditions of Contract
		WAPCOS Ltd. or in the form of BG on the	
		Performa of WAPCOS Ltd. from a Scheduled	
		Bank to the extent of 5% (Five Percent) of the	
		value of total agency fees of Works within 10	
		days of the issue of Letter of Acceptance or	
		The Performance Security amount will be	
		deducted from the First Running Bill of the	
		Selected Bidder. The Bank Guarantee shall	
		remain valid till completion of project/taking	
		over by client whichever is later. This	
		Performance Guarantee initially be submitted	
		with the validity till scheduled completion	
		period as per tender document but in case of	
		extension of completion due to any reason, it	
		is the responsibility of the agency to get it	
		extended one month prior to its expiry	
		without any claim on it, in case of failure,	
		WAPCOS may get it en-cashed without giving	
		any notice. The performance security shall be	
		returned to the consultant after completion	
		of project/taking over by client whichever is	
		later.	
Encashment and	41.2.6	The authority shall have the right to invoke	Not Applicable
appropriation of		and appropriate the proceeds of the	
performance security		performance security , in whole or in part ,	

			General Conditions of Contract	Special Conditions of Contract
			without notice to the consultant in the event	
			of breach of this agreement or for recovery of	
			liquidated damages specified in GCC clause 43	
	Security Deposit	41.2.7	The security Deposit shall be deducted from each running bill of the Selected Bidder @ 5% (Five per cent only) of the gross value of the Running Account bill. No Interest shall be paid on amount so deducted. WAPCOS reserves the right of part or full forfeiture of retention money in addition to other claims in the event of agency's failure to fulfil any of the contractual obligations or in the event of termination of contract as per terms and conditions of contract. After successful completion of the work, the Security Deposit shall be released.	<ul> <li>ADD: <ul> <li>a) The Security Deposit shall be released upon completion of the construction project.</li> <li>b) The consultant agency shall continue to provide support and services during the construction project.</li> <li>c) If any service is required during the construction period and the consultant agency fails to provide it, then the Security Deposit amount shall be forfeited.</li> </ul> </li> </ul>
42	Interest on Delayed Payments	42.1	If WAPCOS had delayed payments beyond fifteen (15) days after the due date stated in Clause GCC 41.2.2, interest shall be paid to the Consultant on any amount due by, not paid on, such due date for each day of delay at the annual rate stated in the SCC.	Not Applicable
43	Liquidated damages and penalty	43.1	Liquidated Damages for Error /Variation.	

		General Conditions of Contract	Special Conditions of Contract
		In case of any error or Variation OR plagiarism	
		is detected in the data, data analysis or	
		reports submitted by the consultant and such	
		error or variation is the result of negligence or	
		lack of due diligence on the part of the	
		consultant, the consequential damages	
		thereof shall be quantified by WAPCOS in a	
		reasonable manner and recovered by way of	
		deemed liquidated damages, subject to a	
		maximum of 10% (10 percent) of the	
		Agreement value.	
43	2	Liquidated Damages for delay	In addition to GCC 43.2
		If the deliverables are not submitted as per	If the deliverables are not acceptable to
		the work plan agreed under this agreement,	WAPCOS as per GCC/SCC Clause No: 41.2.2
		the consultant shall be liable to pay 0.5% of	and defects are not rectified to the
		the Total cost of services delayed of each	satisfaction of the client /Employer within
		week or part thereof. The amount of	30 days of the receipt of notice, the
		liquidated damages under this contract shall	consultant shall be liable for liquidated
		not exceed 10% of contract value. However,	damages for an amount equal to 0.5% of
		in case of delay due to reasons beyond the	the total cost of services for every week or
		control of consultant, suitable time extension	part thereof for the delay.
		shall be granted.	In case of delays not attributable to
			consultant, the consultant shall notify
			WAPCOS, not later than 14 days from the
			occurrence of such event, reasons along

			General Conditions of Contract	Special Conditions of Contract
				with the delay analysis for processing the
				case for time extension.
G. FAI	RNESS AND GOOD FAITH	·		
44	Good Faith	44.1	The Parties undertake to act in good faith	No Change
			with respect to each other's rights under this	
			Contract and to adopt all reasonable	
			measures to ensure the realization of the	
			objectives of this Contract.	
	Operation of	44.2	The parties recognize that it is impractical in	No Change
	Agreement		this agreement to provide every contingency	
			which may arise during the effective life of the	
			agreement ,and the parties hereby agree that	
			it is their intention that this agreement shall	
			operate fairly as between them ,and without	
			detriment to the interest of either of them	
			and that , if during the term of this agreement	
			either party believes that this agreement is	
			operating unfairly, the parties will use their	
			best efforts to agree on such action as may be	
			necessary to remove the causes or causes of	
			such unfairness, but failure to agree on any	
			action pursuant to this clause shall not give	
			rise to a dispute subject to arbitration in	
			accordance with GCC Clause 45 thereof	
. SETTLEN	MENT OF DISPUTES			

			General Conditions of Contract	Special Conditions of Contract	
45	Amicable	45.1	The Parties shall seek to resolve any dispute		
	Settlement		amicably by mutual consultation.		
		45.2	If either Party objects to any action or		
			inaction of the other Party, the objecting Party		
			may file a written Notice of Dispute to the		
			other Party providing in detail the basis of the		
			dispute. The Party receiving the Notice of		
			Dispute will consider it and respond in writing		
			within fourteen (14) days after receipt. If that		
			Party fails to respond within fourteen (14)		
			days, or the dispute cannot be amicably		
			settled within fourteen (14) days following the		
			response of that Party, Clause GCC 46.1 shall		
			apply.		
46	Dispute Resolution/	46.1	Any dispute between the Parties arising	In addition to GCC 46.1	
	Conciliation		under or related to this Contract that cannot	The parties shall make their best efforts to	
			be settled amicably may be referred to by	settle amicably the disputes, if any, arising	
			either Party to the adjudication/arbitration in	out or in connection with this assignment or	
			accordance with the provisions specified in	the interpretation there of. If a dispute	
			the SCC.	arising between the parties cannot be	
				settled amicably within thirty days the	
				dispute shall be decided by CMD, WAPCOS	
				subject to a written appeal by the agency to	
				CMD, WAPCOS whose decision shall be final	
				and binding to the parties hereto.	

			General Conditions of Contract	Special Conditions of Contract
47	Arbitration	47.1	1) In the case of dispute arising upon or in relation to or in connection with the contract between the Client/Employer and the Consultant, which has not been settled amicably, any party can refer the dispute for Arbitration under (Indian) Arbitration and Conciliation Act, 1996. Such disputes shall be referred to a Sole Arbitrator who is appointed from among the Panel of Arbitrators to be maintained by the Employer. 2) Seat and venue of the Arbitration proceedings shall be in Kochi and the language of the arbitration proceedings and communications between the parties shall be English 3) The decision of the Sole Arbitrator shall be final and binding upon both parties. The expenses of the arbitrators as determined by the arbitrators shall be shared equally by the Client/Employer and the Consultant. However, the expenses incurred by each party in connection with the preparation, presentation shall be borne by the party itself. All arbitration awards shall be in writing and shall state the	"Any dispute, Controversy of claims arising out of or relating to this Agreement or the breach, termination or invalidity thereof, shall be settled through following mechanism:  a) Firstly, the aggrieved party shall write a letter to the other party detailing its grievances and calling upon the other party to amicably resolve the dispute by convening a joint meeting. Accordingly, the parties as per their convenience shall jointly convene the said meeting(s), wherein minutes of the said meeting(s) shall be prepared and countersigned by all the parties. It is mandatory to prepare minutes of meeting(s) and to be countersigned by all the parties, irrespective of the outcome of the said meeting(s).  b) In the event the parties are unable to reach on my settlement in the said meeting(s), then the aggrieved party shall mandatory resort to pre-litigation

General Conditions of Contract	Special Conditions of Contract
reasons for the award. The arbitrator's shall	mediation mechanism with Delhi High
always give item wise and reasoned awards	Court Mediation Cell, New Delhi.
irrespective of the value of claim(s) in the	
dispute in all cases.	c) It is only upon failure of the pre-
	litigation mediation mechanism with
	Delhi High Court Mediation Cell, then
	the aggrieved party shall resort to
	resolution of disputes through
	arbitration of a Sole Arbitrator. The
	appointing authority of Sole Arbitrator
	is CMD, WAPCOS Limited, to which
	neither of the parties have any
	objection nor they shall ever object.
	d) Subject to the parties agreeing
	otherwise, the Arbitration proceedings
	shall be conducted in accordance with
	the provisions of the Indian Arbitration
	and Conciliation Act, 1996 (amended as
	on date).
	e) It is also acknowledged and accepted
	that WAPCOS is only working as
	intermediary between the
	Associate/Sub-Consultant/Sub-

	General Conditions of Contract	Special Conditions of Contract
		Contractor and the Principal
		Employer/Client, thus the event, any
		dispute arises under the present
		agreement and referred to Arbitration
		for adjustment, then subject to
		corresponding clause in the
		Contract/Agreement/Work
		Order/Agreement between Principal
		Employer/Client & WAPCOS, Principal
		Employer/Client shall also be made
		party to the said Arbitration
		proceedings. Also, the award including
		costs if any passed against WAPCOS and
		costs incurred in the proceedings shall
		be the sole responsibility of Principal
		Employer/Client. The said clause if
		found inapplicable, even then the other
		terms of the Arbitration Clause shall
		survive and shall be acted upon.
		f) The place/seat of arbitration shall be
		Delhi and any award weather interim or
		final, shall be made, and shall be
		deemed for all purpose between the
		parties to be made, in Delhi. The
		arbitration procedure shall be

			General Conditions of Contract	Special Conditions of Contract
				conducted in English language and any award or awards shall be rendered in English. The procedural law of the arbitration shall be Indian law. The award of the arbitrator shall be final and conclusive and binding upon the Parties.
				g) The Contract and any dispute or claim arising out of or in connection with it or its subject matter of formation (including non-contractual disputes or claims) shall be governed by and construed in accordance with the laws of India and the Parties submit to sole & exclusive jurisdiction of courts at Delhi."
48	Jurisdiction	48.1	Subject to above mentioned Arbitration Clause any dispute or differences arising out of this agreement shall fall under the exclusive jurisdiction of Courts at Ernakulum.	

#### 1.0 GENERAL INSTRUCTIONS

- Proposal Document shall be a self-contained one and no reference to any previous submissions will be permitted
- If any information in the Proposal is missing or not clearly specified or found ambiguous, it will be assumed that the Bidder is not in a position to supply/share the information and therefore, will be evaluated accordingly
- Proposal Document shall not include any financial conditions and Proposal containing such conditions shall be liable to be rejected.
- Any direct or indirect attempt made to influence WAPCOS in deciding the results of the tender will result in disqualification of the agency
- Submission of Proposal, by itself, does not guarantee any consideration for appointment of the firm with WAPCOS and the same shall be governed by the qualifying criteria
- WAPCOS reserves the right to reject any or all Proposal documents without assigning any reason whatsoever.
- If the firm does not commence the Services within the period specified at the time of agreement or fail to deliver the desired results, WAPCOS may, declare this Agreement to be null and void, with a prior notice of one week and services of the firm will be terminated. In case of unsatisfactory performance, WAPCOS shall have the right to terminate the contract and get the work done from open market at the firm's risk and cost.
- WAPCOS is not bound to accept any of the bids submitted and reserves the right to reject or amendments/queries without assigning any reason.
- Joint Venture / Consortium / any kind of association is not allowed.
- The rate should include calibration, insurance, boarding, lodging, food transportation etc. and nothing extra shall be paid over and above the contract price.
- The Bidder shall be responsible to take all precautions to ensure safety of the public and his own personnel while working in Project Area. Further, Bidder will be required to take the following insurances at their own cost
  - > Third party liability Insurance
  - ➤ Workers Compensation Insurance in respect of Bidders personnel
  - > Any other relevant insurance for public & bidder's personnel in accordance with the relevant provisions of the applicable land
  - Insurance of all machines and equipment's

- The agency shall comply with the provisions of the following acts :
  - > Contract Labour (Regulation & Abolition) Act, 1970
  - > Employees Provident Fund Act, 1952
  - ➤ Minimum Wages Act, 1948 (Amended)
  - > Employer Liability Act, 1938 (Amended)
  - > Industrial Employment Act, 1946 (Amended)
  - > Personnel Injuries (Compensation Insurance) Act, 1963 (Amended)

# TERMS OF REFERENCE (SCOPE OF WORK) & TECHNICAL SPECIFICATIONS

ANNEXURE-I

#### **SCOPE OF WORK**

- a) Take WAPCOS instructions, visit the site, prepare and submit Site and Architectural plans as per requirements including preparation of alternatives and carrying out necessary revision still the plans are finally approved by WAPCOS/NAM and Concerned Authorities in accordance with the rules/codes/standards, regulations etc. of Government of India. The firm shall prepare BOQ &Cost Estimates.
- b) Take instructions from WAPCOS, visit the site, and prepare preliminary Site and Architectural plans. Submit alternatives as required and carry out all revisions necessary until final approval is obtained from WAPCOS, NAM, and concerned statutory authorities in accordance with relevant codes, standards, and regulations. The firm shall also prepare the BOQ and cost estimates.

  Note: No additional cost or time shall be admissible for revisions, irrespective of the number or complexity, whether during planning, DPR stage, or execution support.
- c) Prepare detailed drawings upon approval of layout plans. Carry out topographical and geotechnical investigations in accordance with applicable standards and obtain relevant certifications.
- d) The scope includes, but is not limited to:
  - Site evaluation/assessment
  - Feasibility reports
  - Concept/master planning
  - Architectural, structural, and MEP design (including HVAC, lifts, fire safety, security, IBMS, landscape, interiors)
  - Detailed Design for Preparation of DPR, tender documents, BOQ, and technical specifications
  - Selection of materials, sample approvals, signage plan
  - 'As-built' drawings, completion certificates
  - Periodic inspections, shop drawing approvals
  - Assisting WAPCOS in coordination with local bodies/statutory authorities, and obtaining necessary NOCs/approvals
    - The Consultant shall incorporate changes as required by WAPCOS or the Client at any stage without any claim for additional fee or time.
  - Assess and compute the reserve price for demolition of existing structures, based on salvage value and demolition costs.
- e) Prepare comprehensive tender documents including detailed estimates, LMR analysis (based on PRICE Kerala or valid quotations), technical specifications, and all required contract conditions. Rates not in the schedule shall be derived using justified market analysis or standard suppliers' quotes.
- f) Ensure preparation of all detailed working/GFC drawings and execution-level documentation. The Consultant shall bear full responsibility for accuracy and completeness.



- g) Obtain all necessary statutory approvals, permits, and NOCs at every stage. Adhere to applicable building codes and integrate energy-efficient, green building, and disaster-resilient design practices.
- h) Assist WAPCOS in inspections, testing, commissioning, and final certification of the completed works and services.
- i) Furnish complete sets of certified structural designs and calculations (vetted by competent authorities) for WAPCOS review and records.
- j) Get structural drawings vetted by reputed engineering colleges. The Consultant is also responsible for ensuring technical adequacy and compliance in all project aspects.
- k) The Consultant shall be responsible for issuing a Structural Stability Certificate for the proposed design, duly signed by a licensed Structural Engineer with appropriate credentials, in accordance with the provisions of relevant IS Codes, NBC norms, and local authority requirements. The certificate must confirm that the structure is safe for the intended use under all applicable loading conditions. This certificate shall be submitted before release of GFC drawings and will be a mandatory document for obtaining statutory approvals and/or building permit.
- Provide comprehensive vetting and design support for architectural/structural plans, MEP, external development works, equipment selection, etc., to ensure intended functionality and project outcomes.
- m) Consultants and their authorized representatives shall attend all meetings at WAPCOS offices during planning, design, DPR preparation, estimation, and tendering stages, as often as required. Travel and logistics for such meetings shall be borne by the Consultant and deemed included in the quoted price.

#### **DELIVERABLES & TIMELINES**

S. No.	Deliverable	Description	Timeline
1	Final Architectural and Design Report	This shall include site analysis, Topographical survey, Geotechnical Reports, concept design options, finalized architectural layouts, and design narrative with supporting justifications. Deliverables shall be provided in editable format (AutoCAD/Revit + PDF) and 1 hard copy.	Within <b>2 weeks</b> from the date of signing of the Agreement
2	Final Structural and Architectural Construction Drawings	All Good for Construction (GFC) drawings duly signed and checked, including structural details, MEP layouts, sections, elevations, working drawings, and design calculation sheets. Submission shall include soft copies (AutoCAD/Revit + editable + PDF) and 1 hard copy set.	Within <b>3 weeks</b> from the date of approval of final architectural layout plans by WAPCOS/Client
3	Complete Tender Documents	Includes technical specifications, general & special conditions of contract, detailed item-wise BOQ with rate analysis, and tender drawings for bidding purposes. Submission: 2 hard copies and 1 soft copy in editable formats (MS Word/Excel + PDF + AutoCAD/Revit).	Within <b>3 weeks</b> from the date of approval of final structural design and drawings
4	Assistance During Execution	Any revisions in design as required by Client/WAPCOS	Till completion and handover of execution project

<sup>\*\*</sup>The agency should assist WAPCOS till the completion of the Project



## **GCC ANNEX - 2**

## TIME SCHEDULE, PAYMENT SCHEDULE

#### **PAYMENT SCHEDULE, MILESTONES & PENALTY**

Stage	Sl.No	Mile Stone	% Payment	Cumulative Percentage Payment
Stage-1	1	On submission of Preliminary Report and Drawings	25%	25%
Stage-2	2	On submission of Final DPR including Detailed Estimates and Drawings	25%	50%
Stage-3	3	On issuance of TS and floating of tender document	50%	100%

<sup>\*\*</sup>The agency should assist WAPCOS till the completion of the Project

**Note:** Payment shall be made in INR. Payment shall be made after deductions of applicable taxes, duties etc. All Payments Shall be released after receipt of corresponding payment by WAPCOS from the client.

Associate/Sub-consultant/Sub-Contractors acknowledges that under present Contract/Agreement/Work Order/Agreement, WAPCOS is only working as intermediary between NAM Principal Employer/Client and Associate/Sub-consultant/Sub-Contractor. Thus the being Associate/Sub-consultant/Sub-Contractor unconditionally acknowledges that the payments under the present Contract/Agreement/Work Order/Arrangement shall be made proportionately by WAPCOS only on back to back basis i.e., after 21 days subject to receipt of payment from NAM being Principal Employer/Client. The Associate/Sub-consultant/Sub-contractor also unconditionally agree that in the event the payment or part thereof, under the present Contract/Agreement/Work Order/Agreement is not received from NAM (Principal Employer/Client), then WAPCOS &/or any of its Employee/Officer shall not be responsible to pay any amount to Associate/Sub-consultant/Sub-Contractor. The said condition shall supersede any and all other conditions of Contract/Agreement/Work Order/Arrangement between the parties."

#### **PAYMENT SCHEDULE**

The selected bidder will be paid on a Pro-Rata basis as received from the Client in line with the awarded contract value to the successful contractor. WAPCOS Limited will not pay any amount as advance to the selected bidder. No additional payment will be allowed above the rates quoted on any account. Payment shall be made on receipt of the payment from the client. The final payment to the selected bidder will be released based on the final completed value of work.

#### Note:

- d) No claim /additional fees on account of any price variation/Escalation on whatsoever ground shall be entertained at any stage of works. Quoted fees shall be firm and fixed for entire contract period as well as extended period for completion of the works.
- e) Agency shall submit his bill along with full description about service provided, separately for both of the works.
- f) Consultant/Agency shall not claim payment against pending services or incomplete stages of work.



#### WAP/KERALA/GEM/AHKD/2025/002-1

- g) All payments paid to Consultant/Agency are advance payments in the form of running account bills & it can be adjusted at any stage as well as during finalization of final bill.
- h) WAPCOS reserves the right to carry out the services independently from the Structural Consultant if desired & payment will be made to structural consultant.
- i) In case only a part of the project is continued beyond any stage, on further payment shall be made to the Consultant/Agency for the part not executed. Further payments shall be released proportionate to the part continued beyond the above stage
- j) The cost of references to be made by the Architect to his in house professional experts or outside professional experts are included in Architect's fees and nothing extra will be paid by WAPCOS on this account.
- k) Security Deposit of 5% shall be deducted from each invoice, this amount shall be released upon completion of the construction project.
- I) The consultant agency shall continue to provide support and services during the construction project.
- m) If any service is required during the construction period and the consultant agency fails to provide it, then the Security Deposit amount shall be forfeited.

#### LIABILITY

The Selected bidder will be liable to WAPCOS as WAPCOS is liable to client.



# GCC ANNEX - 3

## PRICE BID FORMAT



### **PRICE BID**

TIMEL BID
Date:
To,
The Project Director, WAPCOS LIMITED 1st Floor, JP Krishna Building, Pallimukku, Pettah Trivandrum - 695024
Subject: Preparation of DPR, detailed structural designs, and drawings for the Construction of 50 Bedded Integrated AYUSH Hospital Kappukad
Sir
We,, here with enclose our duly signed& stamped quotation for the above mentioned work.
We further undertake to accept the Terms and Conditions as per the Letter of Invitation addressed to us, and Terms of Reference (TOR). The signed and duly stamped copy of Terms of Reference (TOR) is enclosed herewith as a token of acceptance of the terms and conditions as stipulated in Terms of Reference.
Thanking you,
Yours Sincerely
Authorized Signatory
Name, Designation & Address



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To,

The Project Director,
WAPCOS LIMITED
1st Floor, JP Krishna Building, Pallimukku, Pettah
Trivandrum - 695024

Subject: Financial offer for Preparation of DPR, detailed structural designs, and drawings for the Construction of 50 Bedded Integrated AYUSH Hospital Kappukad

Sir,

With reference to your letter of invitation addressed to us, we undertake to provide execution services under terms and conditions mentioned in the Terms of Reference (TOR) for the following work at the rate quoted, on the estimated cost or the actual cost of the project implemented whichever is lower.

SI.NO.	Description of Work	Unit	Rate in Percentage (%) of Project cost Including GST	
			In Figures	In Words
1	Preparation of DPR, detailed structural designs, and drawings for the Construction of 50 Bedded Integrated AYUSH Hospital Kappukad	%		Percentage

**Yours Sincerely** 

**Authorized Signatory** 

Name, Designation & Address

**Seal of the Company** 



## GCC ANNEX - 4

Agency Policy-Corrupt and Fraudulent Practices



#### CORRUPT AND FRAUDULENT PRACTICES POLICY

The Employer, the Implementing Agency and the contractors, suppliers or consultants must observe the highest standard of ethics during contract procurement and performance. By signing the Statement of Integrity (form available as Appendix to Letter of Bid) the contractor, supplier or consultant declares that (i) "it did not engage in any practice likely to influence the contract award process to the Employer's detriment, and that it did not and will not get involved in any anti-competitive practice", and that (ii) "the negotiation, the procurement and the performance of the contract did not and shall not give rise to any act of corruption or fraud".

Moreover, the Agency requires including in the Bidding Documents and Agency financed contracts a provision requiring that bidders and contractors, suppliers and consultants will permit the Agency to inspect their accounts and records relating to the procurement and performance of the Agency-financed contract, and to have them audited by auditors appointed by the Agency.

The Agency reserves the right to take any action it deems appropriate to check that these ethics rules are observed and reserves, in particular, the rights to:

Reject a proposal for a contract award if it is established that during the selection process the bidder that is recommended for the award has been convicted of corruption, directly or by means of an agent, or has engaged in fraud or anticompetitive practices in view of being awarded the contract;

Declare mis-procurement when it is established that, at any time, the Employer, the contractor, the supplier, the consultant or its representatives have engaged in acts of corruption, fraud or anti- competitive practices during the contract procurement or performance without the Employer having taken appropriate action in due time satisfactory to the Agency to remedy the situation, including by failing to inform the Agency at the time they knew of such practices.

The Agency defines, for the purposes of this provision, the terms set forth below as follows:

#### a) Corruption of a public officer means:

The act of promising, offering or giving to a public officer, directly or indirectly, an undue advantage of any kind for himself or for another person or entity, for such public officer to act or refrain from acting in his official capacity; or

The act by which a public officer solicits or accepts, directly or indirectly, an undue advantage of any kind for himself or for another person or entity, for such public officer to act or refrain from acting in his official capacity.



b) A "public officer" shall be construed as meaning

any person who holds a legislative, executive, administrative or judicial mandate (within the State of the Employer) regardless of whether that person was nominated or elected, regardless of the permanent or temporary, paid or unpaid nature of the position and regardless of the hierarchical level the person occupies;

any other person who performs a public function, including for a State institution or a State-owned company, or who provides a public service;

any other person defined as a public officer by the national laws of the Employer.

c) Corruption of a private person means:

the act of promising, offering or giving to any person other than a public officer, directly or indirectly, an undue advantage of any kind for himself or for another person or entity, for such person to perform or refrain from performing any act in breach of its legal, contractual or professional obligations; or

the act by which any person other than a public officer solicits or accepts, directly or indirectly, an undue advantage of any kind for himself or for another person or entity, for such person to perform or refrain from performing any act in breach of its legal, contractual or professional obligations.

- d) Fraud means any dishonest conduct (act or omission), whether or not it constitutes a criminal offence, deliberately intended to deceive others, to intentionally conceal items, to violate or vitiate consent, to circumvent legal or regulatory requirements and/or to violate internal rules in order to obtain illegitimate profit.
- e) Anti-competitive practices means:

any concerted or implied practices which have as their object or effect the prevention, restriction or distortion of competition within a marketplace, especially where they (i) limit access to the marketplace or free exercise of competition by other undertakings, (ii) prevent free, competition-driven price determination by artificially causing price increases or decreases, (iii) restrict or control production, markets, investments or technical progress; or (iv) divide up market shares or sources of supply.

any abuse by one undertaking or a group of undertakings which hold a dominant position on an internal market or on a substantial part of it.

any practice whereby prices are quoted or set unreasonably low, the object of which is to eliminate an undertaking or any of its products from a market or to prevent it from entering the market.



