

REQUEST FOR PROPOSAL (RFP)
FOR PROCUREMENT OF
COMPREHENSIVE CENTRALLY MONITORED ELECTRONIC
SURVEILLANCE SYSTEM/SOLUTION FOR ATM INSTALLATIONS
ON OPEX MODEL BASIS – PHASE III

**RFP DATED: JUNE 02, 2018** 

STATE BANK OF INDIA
ANYTIME CHANNELS DEPARTMENT-NBG
AIR INDIA BUILDING, CORPORATE CENTRE,
NARIMAN POINT, MUMBAI-400 021
MAHARASHTRA (INDIA)



# <u> Part-1</u>

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#### 1. INVITATION TO BID:

- i. State Bank of India (herein after referred to as 'SBI/the Bank', having its Corporate Centre at Mumbai, various other offices (LHOs/ Head Offices /Zonal Offices/Global Link Services, Global IT Centre, etc. of State Bank of India, branches/other offices, other exchange companies available at various locations and managed by the Bank (collectively referred to as State Bank Group or 'SBG' hereinafter). This Request for Proposal (RFP) has been issued by the Bank for procurement of Comprehensive Centrally Monitored Electronic Surveillance System/ Solution including QRT (Quick Response Team), Maintenance Related Services and Energy/Power Management Solution for ATM installations of State Bank of India on OPEX basis for 15,000 ATM Sites. Additionally, by keeping a margin of 20%, the number of ATM sites to be covered under e-Surveillance may be increased by additional 3,000 ATM Sites.
- ii. In order to meet the Services requirements, the Bank proposes to invite tenders from eligible vendors as per details/scope of work mentioned in Annexure-E of this RFP document.
- iii. Bidder shall mean any entity (i.e. juristic person) who meets the **eligibility criteria given in Annexure-B** of this RFP and willing to provide the Services as required in this bidding document. The interested Bidders who agree to all the terms and conditions contained in this document may submit their Bids with the information desired in this bidding document (Request for Proposal).
- iv. Address for submission of Bids, contact details including email address for sending communications are given in given in part II of this RFP document.
- v. The purpose of SBI behind this RFP is to seek a detailed technical and commercial proposal for procurement of the Services desired in this document.
- vi. This document shall not be transferred, reproduced or otherwise used for purpose other than for which it is specifically issued.
- vii. Interested Bidders are advised to go through the entire document before submission of Bids to avoid any chance of elimination. The eligible Bidders desirous of providing Services to SBI are invited to submit their technical and commercial proposal in response to this RFP. The criteria and the actual process of evaluation of the responses to this RFP and subsequent



selection of the successful Bidder will be entirely at Bank's discretion. This RFP seeks proposal from Bidders who have the necessary experience, capability & expertise to provide SBI the proposed Services adhering to Bank's requirements outlined in this RFP.

viii. Circle Wise Allocation: The Circles wise allocation of ATM Sites for e-Surveillance installations across the country and under the scope of the project are as given below:

CIRCLE	NUMBER OF ATM SITES TO BE COVERED UNDER E-SURVEILLANCE
AHMEDABAD	600
AMRAVATI	900
BANGALORE	1300
BHOPAL	1000
BHUBANESWAR	800
CHANDIGARH	500
CHENNAI	1400
DELHI	900
HYDERABAD	800
JAIPUR	800
KERALA	1100
KOLKATA	800
LUCKNOW	1300
MUMBAI	1300
NORTH EAST	800
PATNA	700
TOTAL	15000

The Bank reserves the right to change the numbers allocated to each Circle, depending on threat perceptions and security requirements in a particular geography. However, the total number of installations will not be altered substantially. The selected vendor will be required to submit an installation report after completing installation of each site in the format **Annexure – Q.** 

The selected bidders will be required to implement the entire solution on 1,000 ATM sites on pilot basis in the ratio of L1:L2:L3 for a period of two (2) months. The prices discovered in e-Reverse auction will be payable for these sites. Once the solution will be successfully implemented, a study on cost saving on these sites will be conducted and the purchase orders will be placed by Circles for implementation of the solution on remaining 14,000 ATM sites, after verification the performance of the vendors



In case, a selected bidder fails to implement the solution satisfactorily, further purchase orders will not be issued to the bidder and Bank may reassign the orders to L4, L5, etc., as the case may be.

#### 2. Disclaimer:

- i. The information contained in this RFP document or information provided subsequently to Bidder(s) whether verbally or in documentary form/email by or on behalf of State Bank of India (Bank), is subject to the terms and conditions set out in this RFP document.
- ii. This RFP is not an offer by State Bank of India, but an invitation to receive responses from the eligible Bidders. No contractual obligation whatsoever shall arise from the RFP process unless and until a formal contract is signed and executed by duly authorized official(s) of State Bank of India with the selected Bidder.
- iii. The purpose of this RFP is to provide the Bidder(s) with information to assist preparation of their Bid proposals. This RFP does not claim to contain all the information each Bidder may require. Each Bidder should conduct its own investigations and analysis and should check the accuracy, reliability and completeness of the information contained in this RFP and where necessary obtain independent advices/clarifications. Bank may in its absolute discretion, but without being under any obligation to do so, update, amend or supplement the information in this RFP.
- iv. The Bank, its employees and advisors make no representation or warranty and shall have no liability to any person, including any Applicant or Bidder under any law, statute, rules or regulations or tort, principles of restitution or unjust enrichment or otherwise for any loss, damages, cost or expense which may arise from or be incurred or suffered on account of anything contained in this RFP or otherwise, including the accuracy, adequacy, correctness, completeness or reliability of the RFP and any assessment, assumption, statement or information contained therein or deemed to form or arising in any way for participation in this bidding process.
- v. The Bank also accepts no liability of any nature whether resulting from negligence or otherwise, howsoever caused arising from reliance of any Bidder upon the statements contained in this RFP.
- vi. The issue of this RFP does not imply that the Bank is bound to select a Bidder or to appoint the Selected Bidder or Concessionaire, as the case



may be, for the Project and the Bank reserves the right to reject all or any of the Bidders or Bids without assigning any reason whatsoever.

vii. The Bidder is expected to examine all instructions, forms, terms and specifications in the bidding Document. Failure to furnish all information required by the bidding Document or to submit a Bid not substantially responsive to the bidding Document in all respect will be at the Bidder's risk and may result in rejection of the Bid.

#### 3. Definitions:

In this connection, the following terms shall be interpreted as indicated below:

- i. "The Bank" 'means the State Bank of India (domestic branches and foreign offices) and subsidiaries.
- ii. "Bidder/Service Provider/" means an eligible entity/firm submitting the Bid in response to this RFP.
- iii. "Bid" means the written reply or submission of response to this RFP.
- iv. "The Contract" means the agreement entered into between the Bank and the Vendor, as recorded in the Contract Form signed by the parties, including all attachments and appendices thereto and all documents incorporated by reference therein.
- v. "Vendor/Service Provider" is the successful Bidder found eligible as per eligibility criteria set out in this RFP, whose technical Bid has been accepted and who has emerged as L1 Bidder as per the selection criteria set out in the RFP and to whom notification of award has been given by the Bank.
- vi. "The Contract Price/Project Cost" means the price payable to the Vendor under the Contract for the full and proper performance of its contractual obligations.
- vii. "Services" means all services, scope of work and deliverables to be provided by a Bidder as described in the RFP and include provision of technical assistance, training, certifications, auditing and other obligation of the Vendor covered under this RFP.

### 4. Scope of Work:

As given in **Annexure-E** of this document.



# 5. Eligibility and Technical Criteria:

- i. Bid is open to all Bidders who are providing e-Surveillance solutions and the Command Centre is owned by them and meet the eligibility & technical criteria as given in **Annexure-B & Annexure-C & C1.1** of this document. The Bidder has to submit the documents substantiating eligibility criteria as mentioned in this RFP document. No bidder shall submit the Bid on behalf of any other Principal/OEM.
- ii. The Bidder shall also submit **PRE-CONTRACT INTEGRITY PACT** along with technical Bid as prescribed by the Govt. of India **(Annexure-L)** duly signed by the Bidder on each page and witnessed by two persons. The agreement shall be stamped as applicable in the State where it is executed. Bid submitted without PRE-CONTRACT INTEGRITY PACT, as per the format provided in the RFP, shall not be considered.

#### 6. Cost of Bid document:

The participating Bidders shall bear all the costs associated with or relating to the preparation and submission of their Bids including but not limited to preparation, copying, postage, delivery fees, expenses associated with any demonstration or presentations which may be required by the Bank or any other costs incurred in connection with or relating to their Bid. The Bank shall not be liable in any manner whatsoever for the same or for any other costs or other expenses incurred by a Bidder regardless of the conduct or outcome of the bidding process.

### 7. Clarification and amendments on RFP/Pre-Bid Meeting

- i. Bidder requiring any clarification of the bidding Document may notify the Bank in writing **strictly as per the format given in Annexure-K** at the address/by e-mail given in part II of this document within the date/time mentioned in the schedule of events.
- ii. A pre-Bid meeting will be held on the date and time specified in the schedule of events which may be attended by the authorized representatives of the Bidders interested to respond to this RFP.
- iii. The queries received (without identifying source of query) and response of the Bank thereof will be posted on the Bank's website or conveyed to the Bidders.
- iv. SBI reserves the right to amend, rescind or reissue the RFP, at any time prior to the deadline for submission of Bids. The Bank, for any reason,



whether, on its own initiative or in response to a clarification requested by a prospective Bidder, may modify the bidding Document, by amendment which will made available to the Bidders bv corrigendum/addendum. The interested parties/Bidders are advised to check the Bank's website regularly till the date of submission of Bid document specified in the schedule of events/email and ensure that clarifications / amendments issued by the Bank, if any, have been taken into consideration before submitting the Bid. Such amendments/clarifications, if any, issued by the Bank will be binding on the participating Bidders. Bank will not take any responsibility for any such omissions by the Bidder. SBI, at its own discretion, may extend the deadline for submission of Bids in order to allow prospective Bidders a reasonable time to prepare the Bid, for taking amendment into account. Nothing in this RFP addenda/corrigenda or clarifications issued in connection thereto is intended to relieve Bidders from forming their own opinions and conclusions in respect of the matters addresses in this RFP or any addenda/corrigenda or clarifications issued in connection thereto.

- v. No request for change in commercial/legal terms and conditions, other than what has been mentioned in the RFP or any addenda/corrigenda or clarifications issued in connection thereto, will be entertained and queries in this regard, therefore will not be entertained.
- vi. Queries received after the scheduled date and time will not be responded/acted upon.

#### 8. Contents of Bid documents:

- i. The Bidder must thoroughly study/analyze and properly understand the contents of this RFP document, its meaning and impact of the information contained therein.
- ii. Failure to furnish all information required in the bidding document or submission of Bid not responsive to the bidding documents in any respect will be at the Bidder's risk and responsibility and the same may finally result in rejection of its Bid. SBI has made considerable effort to ensure that accurate information is contained in this RFP and is supplied solely as guidelines for Bidders.
- iii. Nothing in this RFP or any addenda/corrigenda or clarifications issued in connection thereto, is intended to relieve Bidders from forming their own



opinions and conclusions in respect of the matters contained in RFP and its addenda, if any.

- iv. The Bid prepared by the Bidder, as well as all correspondences and documents relating to the Bid exchanged by the Bidder and the Bank and supporting documents and printed literature shall be submitted in English.
- v. The information provided by the Bidders in response to this RFP will become the property of SBI and will not be returned. Incomplete information in Bid document may lead to non-consideration of the proposal.

# 9. Earnest Money Deposit (EMD):

- i. The Bidder shall furnish EMD for the amount and validity period mentioned in Part II of this document.
- ii. EMD is required to protect the Bank against the risk of Bidder's conduct.
- iii. The EMD may be in the form of a Demand Draft or Pay Order or Bank Guarantee [on the lines of **Annexure-G**], issued by a Scheduled Commercial Bank in India, other than State Bank of India, drawn in favour of State Bank of India payable at Mumbai. In case, SBI is the sole Banker for the Bidder, a Letter of Comfort from SBI would be acceptable. The scanned copy of the same should be uploaded online.
- iv. Any Bid not accompanied by EMD for the specified amount as mentioned elsewhere in the RFP will be rejected as non-responsive.
- v. The EMD of the unsuccessful Bidders shall be returned within 2 weeks from the date of Bid finalisation.
- vi. The EMD of successful Bidder will be discharged upon the Bidder signing the Contract and furnishing the Performance Bank Guarantee for the amount and validity as mentioned in Part II of this RFP which should be strictly on the lines of format placed at **Annexure-H.**
- vii. No interest is payable on EMD.
- viii. The EMD may be forfeited: -
  - a) if a Bidder withdraws his Bid during the period of Bid validity specified in this RFP; or



- b) if a Bidder makes any statement or encloses any form which turns out to be false / incorrect at any time prior to signing of Contract; or
- c) if the successful Bidder fails to sign the contract or furnish Performance Bank Guarantee, within the specified time period in the RFP/Purchase Order.
- ix. If EMD is forfeited for any reasons mentioned above, the concerned Bidder may be debarred from participating in the RFPs floated by the Bank/this department, in future, as per sole discretion of the Bank.

# 10. Bid Preparation and submission:

- i. The Bid is to be submitted online, using e-Tendering services, to be provided by Bank's authorized service provider on behalf of the Bank, Eligible Bidders will be trained by Bank's authorized service provider for this purpose. The bidders to provide following documents:
  - (a) Bid covering letter/Bid form on the lines of **Annexure-A** on Bidder's letter head.
  - (b) A letter on Bidder's letter head on the lines of **Annexure-M**.
  - (c) Bidder's details as per **Annexure-D** on Bidder's letter head.
  - (d) Any deviations sought from technical criteria/specifications given in RFP.
  - (e) Audited balance sheets and profit and loss account statement for last three years,
  - (f) A copy of board resolution or power of attorney showing that the signatory has been duly authorized to sign the Bid document.
- ii. The indicative commercial bid is to be submitted online as well as the scanned copies of the signed documents are to be uploaded on website on the lines of Annexure-F. The Indicative Price must include all the price components mentioned. Prices are to be quoted in <u>Indian Rupees</u> only.

The Indicative Commercial offers of only those Bidders will be opened, who are found to be eligible as per minimum eligibility and technical criteria. The indicative commercial offer should consist of the prices for:

- a. Event based Surveillance system per month per ATM Site
- b. per additional ATM per month at an ATM site
- c. per additional camera per month, for bigger ATM rooms,
- d. per shutter closing/opening feature per site per month
- e. Quick Response Team (QRT) per site per month
- f. Maintenance related activities at ATM site per site per month
- g. Energy/Power Management Solution per site per month



inclusive of all taxes, duties and statutory levies except GST for required solution.

- iii. Bidders may please note:
- a. The Bidder should quote for the entire package on a single responsibility basis for Services it proposes to provide.
- b. The soft copies (Word format) on a CD should also be provided separately for technical and indicative price Bids.
- c. Care should be taken that the Technical Bid shall not contain any price information. Such proposal, if received, will be rejected.
- d. The Bid document shall be complete in accordance with various clauses of the RFP document or any addenda/corrigenda or clarifications issued in connection thereto, duly signed by the authorized representative of the Bidder and stamped with the official stamp of the Bidder. Board resolution authorizing representative to Bid and make commitments on behalf of the Bidder is to be attached.
- e. Bids are liable to be rejected if only one (i.e. Technical Bid or Indicative Price Bid) is received.
- f. Prices quoted by the Bidder shall remain fixed for the period specified in part II of this document and shall not be subjected to variation on any account, including exchange rate fluctuations and custom duty. <u>A Bid submitted</u> with an adjustable price quotation will be treated as non-responsive and will be rejected.
- g. If deemed necessary the Bank may seek clarifications on any aspect from the Bidder. However, that would not entitle the Bidder to change or cause any change in the substances of the Bid already submitted or the price quoted.
- h. The Bidder may also be asked to give presentation for the purpose of clarification of the Bid.
- i. The Bidder must provide specific and factual replies to the points raised in the RFP.
- j. The Bid shall be digitally signed by the Bidder or a person or persons duly authorized to bind the Bidder to the Contract.
- k. All the enclosures, to be submitted online by uploading the documents, (Bid submission) shall be serially numbered with rubber stamp of the



participating Bidder. The person or persons signing the Bids shall initial all pages of the Bids before uploading the documents.

- I. Any inter-lineation, erasures or overwriting shall be valid **only** if these are initialled by the person signing the Bids.
- m. The Bank reserves the right to reject Bids not conforming to above.
- n. The two NON-WINDOW envelopes shall be put together and sealed in an outer NON-WINDOW envelope.
- All the envelopes shall be addressed to the Bank and deliver at the address given in Part-II of this RFP and should have name and address of the Bidder on the cover.
- p. If the envelope is not sealed and marked, the Bank will assume no responsibility for the Bid's misplacement or its premature opening.

# 11. Deadline for Submission of Bids:

- a. Bids must be received by the Bank at the address specified and by the date and time mentioned in the "Schedule of Events".
- b. In the event of the specified date for submission of Bids being declared a holiday for the Bank, the Bids will be received up to the appointed time on the next working day.
- c. In case the Bank extends the scheduled date of submission of Bid document, the Bids shall be submitted by the time and date rescheduled. All rights and obligations of the Bank and Bidders will remain the same.
- d. Any Bid received after the deadline for submission of Bids prescribed, will be rejected and returned unopened to the Bidder.

#### 12. Modification and Withdrawal of Bids:

- a. The Bidder may modify or withdraw its Bid after the Bid submission, provided that written notice of the modification, including substitution or withdrawal of the Bids, is received by the Bank, prior to the deadline prescribed for submission of Bids.
- b. A withdrawal notice may also be sent by scanned document by Email, but followed by a signed confirmation copy, not later than the deadline for submission of Bids.
- c. No modification in the Bid shall be allowed, after the deadline for submission of Bids.



- d. No Bid shall be withdrawn in the interval between the deadline for submission of Bid and the expiration of the period of Bid validity specified by the Bidder on the Bid Form. Withdrawal of a Bid during this interval may result in the forfeiture of EMD submitted by the Bidder.
- e. Withdrawn Bids, if any, will be returned unopened to the Bidders.

# 13. Period of Validity of Bids:

- a. Bids shall remain valid for 180 days from the date of reverse auction. A Bid valid for a shorter period is liable to be rejected by the Bank as nonresponsive.
- b. In exceptional circumstances, the Bank may solicit the Bidders' consent to an extension of the period of validity. The request and the responses thereto shall be made in writing. A Bidder is free to refuse the request. However, in such case, the Bank will not forfeit its EMD. However, any extension of validity of Bids will not entitle the Bidder to revise/modify the Bid document.
- c. The Bank reserves the right to call for fresh quotes at any time during the Bid validity period, if considered, necessary.

### 14. Bid integrity:

Willful misrepresentation of any fact within the Bid will lead to the cancellation of the contract without prejudice to other actions that the Bank may take. All the submissions, including any accompanying documents, will become property of SBI. The Bidders shall be deemed to license, and grant all rights to SBI, to reproduce the whole or any portion of their product for evaluation, to disclose the contents of submission to other Bidders and to disclose and/ or use the contents of submission as the basis for RFP process.

### 15. Bidding process/Opening of Technical Bids:

i. All the technical Bids received up to the specified time and date will be opened for initial evaluation on the time and date mentioned in the schedule of events available in part II of this document. The technical Bids will be opened in the presence of representatives of the Bidders who choose to attend the same. However, Bids may be opened even in the absence of representatives of one or more of the Bidders.



- ii. In the first stage, only technical Bid will be opened and evaluated. Proposals of such Bidders satisfying eligibility criteria and agree to comply with all the terms and conditions specified in the RFP will be evaluated for technical criteria/specifications/eligibility. Only those Bids complied with technical criteria shall become eligible for commercial Bid opening and further RFP evaluation process. The minimum qualifying marks will be 75% in technical evaluation. The bids securing less than the minimum qualifying score will not be considered for further commercial bidding process.
- iii. The Bank will examine the Bids to determine whether they are complete, required formats have been furnished, the documents have been properly signed, EMD for the desired amount and validity period is available and the Bids are generally in order. The Bank may, at its discretion waive any minor non-conformity or irregularity in a Bid which does not constitute a material deviation.
- iv. Prior to the detailed evaluation, the Bank will determine the responsiveness of each Bid to the bidding Document. For purposes of these Clauses, a responsive Bid is one, which conforms to all the terms and conditions of the bidding Document in toto, without any deviation.
- v. The Bank's determination of a Bid's responsiveness will be based on the contents of the Bid itself, without recourse to extrinsic evidence.
- vi. After opening of the technical Bids and preliminary evaluation, some or all the Bidders may be asked to make presentations on the Software Solution/service proposed to be offered by them.
- vii. If a Bid is not responsive, it will be rejected by the Bank and will not subsequently be made responsive by the Bidder by correction of the non-conformity.
- viii. Any bid not accompanying the letter of undertaking on the company's letter head (**Annexure O & P**) confirming to provide all the services as mentioned under Scope of Work **Annexure E** and providing all the required support and resources for developing real time dashboard, will be rejected.



#### 16. Technical Evaluation:

- i. Technical evaluation will include technical information submitted as per technical Bid format, demonstration of proposed Services, reference calls and site visits, wherever required. The Bidder may highlight the noteworthy/superior features of their Services. The Bidder will demonstrate/substantiate all claims made in the technical Bid to the satisfaction of the Bank, the capability of the Services to support all the required functionalities at their cost in their lab or those at other organizations where similar Services are in use.
- ii. During evaluation and comparison of Bids, the Bank may, at its discretion ask the Bidders for clarification on the Bids received. The request for clarification shall be in writing and no change in prices or substance of the Bid shall be sought, offered or permitted. No post Bid clarification at the initiative of the Bidder shall be entertained.
- iii. Bank will evaluate the technical bid of all the systems/ equipment/ services quoted by the Bidder on the basis of allocating scores for the following criteria (Please refer to **Annexure-N** in this regard:
  - a. Bidder Competency
  - b. Financial Parameters of the Company
  - c. People
  - d. Site Inspection and Technical Presentation
  - e. Past Performance with our Bank/ Other Bank
  - iv. Score under each parameter will be awarded by the technical evaluation committee/ Bank. Minimum qualifying marks will be 75%. The bids securing less than the minimum qualifying score will not be considered for further evaluation.

#### 17. Evaluation of Price Bids and Finalization:

- i. The envelope containing the Commercial Bids of only those Bidders, who are short-listed after technical evaluation, would be opened.
- ii. All the Bidders who qualify in the evaluation process shall have to participate in the online reverse auction to be conducted by Bank's authorized service provider on behalf of the Bank, details of which are given in Part II of this RFP document.
- iii. Shortlisted Bidders shall be willing to participate in the reverse auction process and must have a valid digital signature certificate. Such Bidders will be trained by Bank's authorized service provider for this purpose. Bidders shall also be willing to abide by the e-business rules for reverse auction



framed by the Bank / Authorized service provider. The details of e-business rules, processes and procedures will be provided to the short-listed Bidders.

- iv. The L1 Bidder will be selected on the basis of net total of the price evaluation as quoted in the Reverse Auction, as the case may be.
- v. The successful Bidder is required to provide price confirmation and price breakup strictly on the lines of **Annexure-F** within 48 hours of conclusion of the Reverse Auction, failing which Bank may take appropriate action.
- vi. Errors, if any, in the price breakup format will be rectified as under:
  - (a) If there is a discrepancy between the unit price and total price which is obtained by multiplying the unit price with quantity, the unit price shall prevail and the total price shall be corrected unless it is a lower figure. If the Bidder does not accept the correction of errors, the Bid will be rejected.
  - (b) If there is a discrepancy in the unit price quoted in figures and words, the unit price in figures or in words, as the case may be, which corresponds to the total Bid price for the Bid shall be taken as correct.
  - (c) If the vendor has not worked out the total Bid price or the total Bid price does not correspond to the unit price quoted either in words or figures, the unit price quoted in words shall be taken as correct.
  - (d) The Bidder should quote for all the items/Services desired in this RFP. In case, prices are not quoted by any Bidder for any specific product and / or Service, for the purpose of evaluation, the highest of the prices quoted by other Bidders participating in the bidding process will be reckoned as the notional price for that service, for that Bidder. However, if selected, at the time of award of Contract, the lowest of the price(s) quoted by other Bidders (whose Price Bids are also opened) for that service will be reckoned. This shall be binding on all the Bidders. However, the Bank reserves the right to reject all such incomplete Bids.

### 18. Contacting the Bank:

- i. No Bidder shall contact the Bank on any matter relating to its Bid, from the time of opening of Price Bid to the time, the Contract is awarded.
- ii. Any effort by a Bidder to influence the Bank in its decisions on Bid evaluation, bid comparison or contract award may result in the rejection of the Bidder's Bid.



#### 19. Award Criteria:

The Bank will allocate the sites for implementing Centrally Monitored E-Surveillance System/ solution amongst vendors in the following manner:

The 15,000 ATM Sites allocation will be done as L1:L2:L3 in the ratio of 50:30:20. L2 and L3 have to match prices of L1.

In case, Bank decides to terminate the contract of any selected bidders, for any reason whatsoever mentioned in the RFP, the invitation will be given to L4 vendor and to L5, if L4 does not accept the same. In this process it will be ascertained that the overall ratio of 50:30:20 is maintained. In case, only two bidders are remained, the overall ratio will be maintained at 60:40.

- i. Bank will notify successful Bidder (<u>L1</u>) in writing by letter or fax/email that its Bid has been accepted. The Selected Bidder has to return the duplicate copy of the same to the Bank within 7 working days, duly Accepted, Stamped and Signed by Authorized Signatory in token of acceptance.
- ii. The successful Bidder will have to submit Non-Disclosure Agreement (wherever applicable), Performance Bank Guarantee for the amount and validity as desired in part II and strictly on the lines of format given at Annexure-H of this document together with acceptance of all terms and conditions of RFP.
- iii. Copy of board resolution or power of attorney showing that the signatory has been duly authorized to sign the acceptance letter, contract and NDA should be submitted.
- iv. The notification of award will constitute the formation of the Contract.
- v. The successful Bidder shall be required to enter into a contract/ SLA with the Bank, within 30 days of award of the tender or within such extended period as may be decided by the Bank.
- vi. Until the execution of a formal contract, the Bid document, together with the Bank's notification of award and the vendor's acceptance thereof, would constitute a binding contract between the Bank and the successful Bidder.
- vii. The contract/ agreement will be based on Bidder's offer document with all its enclosures, modifications arising out of negotiation /clarifications etc. and will include SLA, project plan phases & milestones and schedule, copies of all necessary documents, licenses, certifications etc.
- viii. The Bank reserves the right to stipulate, at the time of finalization of the contract, any other document(s) to be enclosed as a part of the final contract.



- ix. Failure of the successful Bidder to comply with the requirements/terms and conditions of this RFP shall constitute sufficient grounds for the annulment of the award and forfeiture of the EMD and/or PBG.
- x. Upon notification of award to the L1 Bidder, the Bank will promptly notify the award of contract to the successful Bidder on the Bank's website. The EMD of each unsuccessful Bidder will be discharged and returned.

# 20. Powers to Vary or Omit Work:

- i. No alterations, amendments, omissions, additions, suspensions or variations of the work (hereinafter referred to as variation) under the contract shall be made by the successful Bidder except as directed in writing by Bank. The Bank shall have full powers, subject to the provision herein after contained, from time to time during the execution of the contract, by notice in writing to instruct the successful Bidder to make any variation without prejudice to the contract. The finally selected Bidder shall carry out such variation and be bound by the same conditions as far as applicable as though the said variations occurred in the contract documents. If any, suggested variations would, in the opinion of the finally selected Bidder, if carried out, prevent him from fulfilling any of his obligations under the contract, he shall notify Bank thereof in writing with reasons for holding such opinion and Bank shall instruct the successful Bidder to make such other modified variation without prejudice to the contract. The finally selected Bidder shall carry out such variation and be bound by the same conditions as far as applicable as though the said variations occurred in the contract documents. If the Bank confirms its instructions, the successful Bidder's obligations shall be modified to such an extent as may be mutually agreed, if such variation is substantial and involves considerable extra cost. Any agreed difference in cost occasioned by such variation shall be added to or deducted from the contract price as the case may be.
- ii. In any case in which the successful Bidder has received instructions from the Bank as to the requirements for carrying out the altered or additional substituted work which either then or later on, will in the opinion of the finally selected Bidders, involve a claim for additional payments, such additional payments shall be mutually agreed in line with the terms and conditions of the order.
- iii. If any change in the work is likely to result in reduction in cost, the parties shall agree in writing so as to the extent of change in contract price, before the finally selected Bidder(s) proceeds with the change. In all the above



cases, in the event of a disagreement as to the reasonableness of the said sum, the decision of the Bank shall prevail.

# 21. No Waiver of Bank Rights or Successful Bidder's Liability:

Neither any sign-off, nor any payment by the Bank for acceptance of the whole or any part of the work, nor any extension of time, nor any possession taken by the Bank shall affect or prejudice the rights of Bank against the finally selected Bidder(s), or relieve the finally selected Bidder(s) of his obligations for the due performance of the contract, or be interpreted as approval of the work done, or create liability in the Bank to pay for alterations/ amendments/ variations, or discharge the liability of the successful Bidder(s) for the payment of damages whether due, ascertained, or certified or not or any sum against the payment of which he is bound to indemnify the Bank nor shall any such certificate nor the acceptance by him of any such amount paid on account or otherwise affect or prejudice the rights of the successful Bidder against Bank.

### 22. Contract Amendments:

No variation in or modification of the terms of the Contract shall be made, except by written amendment, signed by the parties.

# 23. Bank's Right to Accept Any Bid and to Reject Any or All Bids:

The Bank reserves the right to accept or reject any Bid in part or in full or to cancel the bidding process and reject all Bids at any time prior to contract award, without incurring any liability to the affected Bidder or Bidders or any obligation to inform the affected Bidder or Bidders of the grounds for the Bank's action.

#### 24. Performance Bank Guarantee:

i. Performance Bank Guarantee [PBG] of the amount with validity period specified in Part II of this RFP strictly on the format at Annexure-H is to be submitted by the finally selected Bidder. The PBG has to be issued by a Scheduled Commercial Bank other than SBI and needs to be submitted within the specified time of receipt of formal communication from the Bank about their Bid finally selected. Purchase Order will be released only after receipt of the Performance Bank Guarantee. In case, SBI is the sole Banker for the Bidder, a Letter of Comfort from SBI may be accepted.



- ii. The PBG is required to protect the interest of the Bank against the risk of non-performance of the successful Bidder in respect of successful implementation of the project which may warrant invoking of PBG, also if any act of the supplier results in imposition of Liquidated Damages then also the Bank reserves the right to invoke the PBG.
- iii. If at any stage, Bank finds that the undertaking submitted by a selected bidder as mentioned at **Annexure O & P** is found to be false in any way, in other words, if all services as mentioned under Scope of Work, are not being provided by the bidder OR the required support and resources for developing real time dashboard are not being provided by the bidder, Bank has the right to reassign the orders to the other selected bidder and the bidder who has given wrong undertaking will be debarred/expelled for executing the orders further and Bank has the right to invoke its Performance Bank Guarantee.
- iv. If at any stage, Bank finds that a selected bidder has submitted any kind of false Certifications or Declarations, Bank has the right to reassign the orders to the other selected bidder and the bidder who has given false Certifications or Declarations will be debarred/expelled for executing the orders further and Bank has the right to invoke its Performance Bank Guarantee.

# 25. Services:

- i. Bidder should ensure that the quality of methodologies for delivering the services, adhere to quality standards/timelines stipulated therefor.
- ii. Bidder shall provide and implement patches/ upgrades/ updates for hardware/ software/ operating System / middleware etc. as and when released by the Vendor/ OEM or as per requirements of the Bank. Bidder should bring to notice of the Bank all releases/ version changes.
- iii. Bidder shall obtain a written permission from the Bank before applying any of the patches/ upgrades/ updates. Bidder has to support older versions of the hardware/ software/ operating system /middleware etc. in case the Bank chooses not to upgrade to latest version.
- iv. Bidder shall provide maintenance support for hardware/ software/ operating system/ middleware over the entire period of contract.
- All product updates, upgrades & patches shall be provided by the Bidder/ Vendor free of cost during warranty and AMC/ ATS/ S&S period.



- vi. The selected Bidder shall support the product or specified hardware/software during the period of Contract as specified in Scope of work in this RFP.
- vii. During the term of the contract, the Bidder will have to undertake comprehensive support of the product or specified hardware/software and all new versions, releases, and updates for all standard product or specified hardware/software to be supplied to the Bank at no additional cost. During the support period, the Bidder shall maintain the product or specified hardware/software to comply with parameters defined in this RFP. The Bidder shall be responsible for all costs relating to labour, spares, maintenance (preventive and corrective), compliance of security requirements and transport charges from and to the Site (s) in connection with the repair/ replacement of product or specified hardware/software.
- viii. During the support period, the vendor shall ensure that services of professionally qualified personnel are available for comprehensive on-site maintenance of the product or specified hardware/software and its components as per the Bank's requirements. Comprehensive maintenance shall include, among other things, day to day maintenance of the product or specified hardware/software a reloading of firmware/software, compliance to security requirements, etc. when required or in the event of system crash/malfunctioning, arranging and configuring facility as per the requirements of the Bank, fine tuning, system monitoring, log maintenance, etc. The Bidder shall provide services of an expert engineer at locations wherever required by the Bank, whenever it is essential. In case of failure of product or specified hardware/software, the Bidder shall ensure that product or specified hardware/software is made operational to the full satisfaction of the Bank within the given timelines.
- ix. ATS/ AMC, would be on-site and comprehensive in nature and must have back to back support from the OEM/Vendor. The vendor will warrant products against defects arising out of faulty design etc. during the specified support period.
- x. In the event of product or specified hardware/software break down or failures at any stage, protection available, which would include the following, shall be specified.
  - a. Diagnostics for identification of product or specified hardware/software failures
  - b. Protection of data/ configuration
  - c. Recovery/ restart facility
  - d. Backup of product or specified hardware/software / configuration



- xi. Prompt support shall be made available as desired in this RFP during the support period at the locations as and when required by the Bank.
- xii. No extra charge shall be paid by the Bank for such needs, if any, during the support period.
- xiii. Bidder support staff should be well trained to effectively handle queries raised by the customers/employees of the Bank.
- xiv. Updated escalation matrix shall be made available to the Bank once in each quarter and each time the matrix gets changed.

# 26. Compliance with IS Security Policy:

The Vendor shall have to comply with Bank's IT & IS Security policy in key concern areas relevant to the RFP, details of which will be shared with the finally selected Bidder. Some of the key areas are as under:

- i. Responsibilities for data and application privacy and confidentiality
- ii. Responsibilities on system and software access control and administration
- iii. Custodial responsibilities for data, software, hardware and other assets of the Bank being managed by or assigned to the Vendor
- iv. Physical Security of the facilities
- v. Physical and logical separation from other customers of the Vendor
- vi. Incident response and reporting procedures
- vii. Password Policy of the Bank
- viii. Data Encryption/Protection requirements of the Bank.
- ix. In general, confidentiality, integrity and availability must be ensured.

#### 27. Penalties:

As mentioned in **Annexure-I** of this RFP.

# 28. Right to Verification:

The Bank reserves the right to verify any or all of the statements made by the Bidder in the tender document and to inspect the Bidder's facility, if necessary, to establish to its satisfaction about the Bidder's capacity/capabilities to perform the job.



#### 29. Purchase Price:

- i. Total cost of Services would be the Total Cost of Ownership (TCO) and has to be quoted in commercial Bid.
- ii. Bidders should ensure that exchange rate fluctuations, changes in import duty/other taxes should not affect the rupee value of commercial Bid over the validity period defined in this RFP.
- iii. The applicable TDS will be deducted at the time of payment of invoices.
- iv. Terms of payment are given in Part-II of this RFP document.
- v. Prices payable to the Vendor as stated in the Contract shall be firm and not subject to adjustment during performance of the Contract, irrespective of reasons whatsoever, including exchange rate fluctuations, any upward revision in duties, charges, etc.
- vi. The Bidder will pass on to the Bank, all fiscal benefits arising out of reductions, if any, in Government levies viz. custom duty, etc. or the benefit of discounts if any announced in respect of the cost of the items for which orders have been placed during that period.

### 30. Right to Audit:

- i. The Selected Bidder (Service Provider) has to get itself annually audited by internal/ external empaneled Auditors appointed by the Bank/ inspecting official from the Reserve Bank of India or any regulatory authority, covering the risk parameters finalized by the Bank/ such auditors in the areas of products (IT hardware/ software) and services etc. provided to the Bank and the Service Provider is required to submit such certification by such Auditors to the Bank. The Service Provider and or his / their outsourced agents / sub contractors (if allowed by the Bank) shall facilitate the same The Bank can make its expert assessment on the efficiency and effectiveness of the security, control, risk management, governance system and process created by the Service Provider. The Service Provider shall, whenever required by the Auditors, furnish all relevant information, records/data to them. All costs for such audit shall be borne by the Bank.
- ii. Where any deficiency has been observed during audit of the Service Provider on the risk parameters finalized by the Bank or in the certification submitted by the Auditors, the Service Provider shall correct/resolve the



same at the earliest and shall provide all necessary documents related to resolution thereof and the auditor shall further certify in respect of resolution of the deficiencies. The resolution provided by the Service Provider shall require to be certified by the Auditors covering the respective risk parameters against which such deficiencies have been observed.

iii. Service Provider shall, whenever required by the Bank, furnish all relevant information, records/data to such auditors and/or inspecting officials of the Bank/Reserve Bank of India and or any regulatory authority. The Bank reserves the right to call and/or retain for any relevant material information /reports including audit or review reports undertaken by the service provider (e.g., financial, internal control and security reviews) and findings made on Selected Bidder in conjunction with the services provided to the Bank.

# 31. Subcontracting:

- i. As per scope of the RFP, subcontracting is prohibited. However, if the Bidder subsequently wishes to sub-contract the scope of work, it will have to obtain specific written permission from the Bank before contracting any work to subcontractors. Bank at its own discretion may permit or deny the same.
- ii. In case subcontracting is permitted by the Bank, the contracting vendor will be responsible for all the services provided to the Bank regardless of which entity is conducting the operations. The contracting vendor is also responsible for ensuring that the sub-contractor comply with all security requirements of the contract and the Bank can obtain independent audit report for the same. In such a case, the Bidder shall provide subcontracting details to the Bank and if require, Bank may evaluate the same.
- iii. The Bank may choose to take an undertaking from Vendor employees and or employees of the sub-contractors, to maintain the confidentiality of the Bank's information/documents etc. The selected bidders need to obtain the Police Verification of its Employees / Employees of the sub-contractors, if any. Bank may seek details / confirmation on background verification and Police Verification of such employees worked/working on Bank's project as may have been undertaken / executed by the Vendor. Vendor should be agreeable for any such undertaking/verification.



# 32. Validity of Agreement:

The Agreement/ SLA will be valid for the period as specified in scope of work. The Bank reserves the right to terminate the Agreement as per the terms of RFP.

### 33. Limitation of liability:

- i. For breach of any obligation mentioned in this RFP, subject to obligations mentioned in this clause, in no event Service Provider shall be liable for damages to the Bank arising under or in connection with this Agreement for an amount exceeding the total Cost of the Project. Service provider will ensure Bank's data confidentiality and shall be responsible for liability arising in case of breach of any kind of security and/or leakage of confidential customer/Bank's related information to the extent of loss so caused.
- ii. The limitations set forth herein shall not apply with respect to:
  - a) claims that are the subject of indemnification pursuant to IPR infringement,
  - b) damage(s) occasioned by the gross negligence, fraud or willful misconduct of Service Provider.
  - c) damage(s) occasioned by Service Provider for breach of Confidentiality Obligations,
  - d) When a dispute is settled by the Court of Law in India.
  - e) Regulatory or statutory fines imposed by a Government or Regulatory agency for non-compliance of statutory or regulatory guidelines applicable to the Bank, provided such guidelines were brought to the notice of Service Provider.

# 34. Confidentiality:

- i. Bidder acknowledges and agrees that all tangible and intangible information obtained, developed or disclosed including all documents, contract, purchase order to be issued, data papers and statements and trade secret of the Bank relating to its business practices and their competitive position in the market place provided to the selected Bidder by the Bank in connection with the performance of obligations of Bidder under the purchase order to be issued, in part or complete shall be considered to be confidential and proprietary information ("Confidential Information") and shall not be disclosed to any third party/published without the written approval of the Bank.
- ii. The Confidential Information will be safeguarded and Bidder will take all the



necessary action to protect it against misuse, loss, destruction, alterations or deletions thereof. In the event of a breach or threatened breach by Bidder of this section, monetary damages may not be an adequate remedy; therefore, Bank shall be entitled to injunctive relief to restrain Bidder from any such breach, threatened or actual.

iii. Any document, other than the Contract itself, shall remain the property of the Bank and shall be returned (in all copies) to the Bank on completion of the Vendor's performance under the Contract, if so required by the Bank.

# 35. Delay in the Vendor's Performance:

- i. Services shall be made by the Vendor within the timelines prescribed in part II of this document.
- ii. If at any time during performance of the Contract, the Vendor should encounter conditions impeding timely delivery and performance of Services, the Vendor shall promptly notify the Bank in writing of the fact of the delay, it's likely duration and cause(s). As soon as practicable after receipt of the Vendor's notice, the Bank shall evaluate the situation and may, at its discretion, extend the Vendors' time for performance, in which case, the extension shall be ratified by the parties by amendment of the Contract.
- iii. Any delay in performing the obligation/ defect in performance by the Vendor may result in imposition of penalty, liquidated damages, invocation of Performance Bank Guarantee and/or termination of contract (as laid down elsewhere in this RFP document)

### 36. Vendor's obligations:

- i. The Vendor is responsible for and obliged to conduct all contracted activities in accordance with the contract using state-of-the-art methods and economic principles and exercising all means available to achieve the performance specified in the Contract.
- ii. The Vendor is obliged to work closely with the Bank's staff, act within its own authority and abide by directives issued by the Bank from time to time and complete implementation activities.
- iii. The Vendor will abide by the job safety measures prevalent in India and will free the Bank from all demands or responsibilities arising from accidents or loss of life, the cause of which is the Vendor's negligence. The Vendor will



pay all indemnities arising from such incidents and will not hold the Bank responsible or obligated.

- iv. The Vendor is responsible for managing the activities of its personnel or sub-contracted personnel (where permitted) and will hold itself responsible for any misdemeanors.
- v. The Vendor shall treat as confidential all data and information about SBI, obtained in the process of executing its responsibilities, in strict confidence and will not reveal such information to any other party without prior written approval of the Bank as explained under 'Non-Disclosure Agreement' in **Annexure-J** of this document.

### 37. Technical Documentation: (Delete, whichever is not applicable)

- i. The vendor shall provide documents related to review records/ Test Bug Reports/ Root Cause Analysis Report, list of all Product components, list of all dependent/external modules and list of all documents relating to traceability of service level failure as and when applicable.
- ii. The Vendor shall also provide the MIS reports as per requirements of the Bank. Any level/ version changes and/or clarification or corrections or modifications in the above-mentioned documentation should be supplied by the Vendor to the Bank, free of cost in timely manner.

### 38. Patent Rights/Intellectual Property Rights:

- i. For any licensed software used by the finally selected L1 Vendor for performing services for the Bank, the Vendor shall have the right as well as the right to license for the outsourced services. Any license or IPR violation on the part of Vendor/ Subcontractor should not put the Bank at risk. The Bank reserves the right to audit the license usage of the Vendor.
- ii. The Vendor shall, at its own expenses without any limitation, defend and indemnify the Bank against all third-party claims or infringements of Intellectual Property Rights including patent, trademark, copyright, trade secret or industrial design rights arising from use of the products or any part thereof in India or abroad.
- iii. The Vendor shall expeditiously extinguish any such claims and shall have full rights to defend itself there from. If the Bank is required to pay compensation to a third party resulting from such infringement(s), the



Vendor shall be fully responsible therefore, including all expenses and court and legal fees.

iv. The Bank will give notice to the Vendor of any such claim without delay, provide reasonable assistance to the Vendor in disposing of the claim, and shall at no time admit to any liability for or express any intent to settle the claim.

# 39. Liquidated Damages:

If the Vendor fails to deliver and perform any or all the services within the stipulated time schedule as specified in this RFP/ Contract, the Bank may, without prejudice to its other remedies under the Contract, and unless otherwise extension of time is agreed upon without the application of Liquidated Damages, deduct from the Contract Price, as liquidated damages mentioned in part II (Schedule of Events, SI No 19). Once the maximum deduction is reached, the Bank may consider termination of the Contract.

#### 40. Conflict of Interest:

Bidder shall not have a conflict of interest (the "Conflict of Interest") that affects the bidding Process. Any Bidder found to have a Conflict of Interest shall be disqualified. In the event of disqualification, the Bank shall be entitled to forfeit and appropriate the Bid Security and/or Performance Security (Performance Bank Guarantee), as the case may be, as mutually agreed upon genuine estimated loss and damage likely to be suffered and incurred by the Bank and not by way of penalty for, inter alia, the time, cost and effort of the Bank, including consideration of such Bidder's proposal (the "Damages"), without prejudice to any other right or remedy that may be available to the Bank under the bidding Documents and/ or the Concession Agreement or otherwise. Without limiting the generality of the above, a Bidder shall be deemed to have a Conflict of Interest affecting the bidding Process, if:

(a) the Bidder, its Member or Associate (or any constituent thereof) and any other Bidder, its Member or any Associate thereof (or any constituent thereof) have common controlling shareholders or other ownership interest; provided that this disqualification shall not apply in cases where the direct or indirect shareholding of a Bidder, its Member or an Associate thereof (or any shareholder thereof having a shareholding of more than 5% (five per cent) of the paid up and subscribed share capital of such Bidder, Member or Associate, as the case may be) in the other Bidder, its Member or



Associate, has less than 5% (five per cent) of the subscribed and paid up equity share capital thereof; provided further that this disqualification shall not apply to any ownership by a bank, insurance company, pension fund or a public financial institution referred to in section 4A of the Companies Act, 1956. For the purposes of this Clause, indirect shareholding held through one or more intermediate persons shall be computed as follows:

- (i) where any intermediary is controlled by a person through management control or otherwise, the entire shareholding held by such controlled intermediary in any other person (the "Subject Person") shall be taken into account for computing the shareholding of such controlling person in the Subject Person; and
- (ii) subject always to sub-clause (i) above, where a person does not exercise control over an intermediary, which has shareholding in the Subject Person, the computation of indirect shareholding of such person in the Subject Person shall be undertaken on a proportionate basis; provided, however, that no such shareholding shall be reckoned under this subclause if the shareholding of such person in the intermediary is less than 26% of the subscribed and paid up equity shareholding of such intermediary; or
- (b) a constituent of such Bidder is also a constituent of another Bidder; or
- (c) such Bidder, its Member or any Associate thereof receives or has received any direct or indirect subsidy, grant, concessional loan or subordinated debt from any other Bidder, its Member or Associate, or has provided any such subsidy, grant, concessional loan or subordinated debt to any other Bidder, its Member or any Associate thereof; or
- (d) such Bidder has the same legal representative for purposes of this Bid as any other Bidder; or
- (e) such Bidder, or any Associate thereof, has a relationship with another Bidder, or any Associate thereof, directly or through common third party/parties, that puts either or both of them in a position to have access to each other's information about, or to influence the Bid of either or each other; or
- (f) such Bidder or any of its affiliates thereof has participated as a consultant to the Bank in the preparation of any documents, design or technical specifications of the Project.



### 41. Fraud & Corrupt Practices:

- i. The Bidder and their respective officers, employees, agents and advisers shall observe the highest standard of ethics during the bidding Process. Notwithstanding anything to the contrary contained herein, the Bank shall reject an Application without being liable in any manner whatsoever to the Bidder if it determines that the Bidder has, directly or indirectly or through an agent, engaged in corrupt/fraudulent/coercive/undesirable or restrictive practices in the bidding Process.
- ii. Without prejudice to the rights of the Bank under Clause 21.1 hereinabove, if a Bidder is found by the Bank to have directly or indirectly or through an agent, engaged or indulged in any corrupt/fraudulent/coercive/undesirable or restrictive practices during the bidding Process, such Bidder shall not be eligible to participate in any EOI/RFP issued by the Bank during a period of 2 (two) years from the date if such Bidder is found by the Bank to have directly or indirectly or through an agent, engaged or indulged in any corrupt/ fraudulent/ coercive/ undesirable or restrictive practices, as the case may be.
- **iii.** For the purposes of this Clause, the following terms shall have the meaning hereinafter, respectively assigned to them:
  - (a) "corrupt practice" means (i) the offering, giving, receiving, or soliciting, directly or indirectly, of anything of value to influence the actions of any person connected with the bidding Process (for avoidance of doubt, offering of employment to or employing or engaging in any manner whatsoever, directly or indirectly, any official of the Bank who is or has been associated in any manner, directly or indirectly with the bidding Process or the Letter of Authority or has dealt with matters concerning the Concession Agreement or arising there from, before or after the execution thereof, at any time prior to the expiry of one year from the date such official resigns or retires from or otherwise ceases to be in the service of the Bank, shall be deemed to constitute influencing the actions of a person connected with the bidding Process); or (ii) engaging in any manner whatsoever, whether during the bidding Process or after the issue of the Letter of Authority or after the execution of the Agreement, as the case may be, any person in respect of any matter relating to the Project or the Letter of Authority or the Agreement, who at any time has been or is a legal, financial or technical adviser of the Bank in relation to any matter concerning the Project;



- (b) "Fraudulent practice" means a misrepresentation or omission of facts or suppression of facts or disclosure of incomplete facts, in order to influence the bidding Process
- (c) "Coercive practice" means impairing or harming or threatening to impair or harm, directly or indirectly, any person or property to influence any person's participation or action in the bidding Process;
- (d) "Undesirable practice" means (i) establishing contact with any person connected with or employed or engaged by the Bank with the objective of canvassing, lobbying or in any manner influencing or attempting to influence the bidding Process; or (ii) having a Conflict of Interest; and
- (e) "Restrictive practice" means forming a cartel or arriving at any understanding or arrangement among Bidders with the objective of restricting or manipulating a full and fair competition in the bidding Process.

### 42. Termination for Default:

- i. The Bank, without prejudice to any other remedy for breach of Contract, by a written notice of not less than 30 (thirty) days sent to the Vendor, may terminate the Contract in whole or in part:
  - a. If the Vendor fails to deliver and perform any or all the Services within the period(s) specified in the Contract, or within any extension thereof granted by the Bank; or
  - b. If the vendor fails to perform any other obligation(s) under the contract;
     or
  - c. Laxity in adherence to standards laid down by the Bank; or
  - d. Discrepancies/deviations in the agreed processes and/or Services.; or
  - e. Violations of terms and conditions stipulated in this RFP.
  - f. Supply of sub-standard material shall lead to cancellation of order. The Bank reserves its right to cancel the order in the event of delay in delivery / installation / commissioning of equipment and charge liquidated damages for the delay.
  - g. Bidder/s should use only new gadgets/ materials and the existing cameras etc. available at the site should not be used. Refurbished items should not be used.



- ii. In the event the Bank terminates the Contract in whole or in part for the breaches attributable to the Vendor, the Bank may procure, upon such terms and in such manner as it deems appropriate, Services similar to those undelivered, and the Vendor shall be liable to the Bank for any increase in cost for such similar Services. However, the Vendor shall continue performance of the Contract to the extent not terminated.
- iii. If the contract is terminated under any termination clause, the vendor shall handover all documents/ executable/ Bank's data or any other relevant information to the Bank in timely manner and in proper format as per scope of this RFP and shall also support the orderly transition to another vendor or to the Bank.
- iv. During the transition, the Vendor shall also support the Bank on technical queries/support on process implementation or in case of software provision for future upgrades.
- v. The Bank's right to terminate the Contract will be in addition to the penalties/liquidated damages and other actions as deemed fit.
- vi. In the event of failure of the Service Provider to render the Services or in the event of termination of agreement or expiry of term or otherwise, without prejudice to any other right, the Bank at its sole discretion may make alternate arrangement for getting the Services contracted with another vendor. In such case, the Bank shall give prior notice to the existing Service Provider. The existing Service Provider shall continue to provide services as per the terms of contract until a 'New Service Provider' completely takes over the work. During the transition phase, the existing Service Provider shall render all reasonable assistance to the new Service Provider within such period prescribed by the Bank, at no extra cost to the Bank, for ensuring smooth switch over and continuity of services. If existing vendor is breach of this obligation, they shall be liable for paying a penalty of as provided in Part-II, (Schedule of Events, SI No 20) on demand to the Bank, which may be settled from the payment of invoices or Performance Bank Guarantee for the contracted period or by invocation of Performance Bank Guarantee.

# 43. Force Majeure:

 Notwithstanding the provisions of terms and conditions contained in this RFP, the Vendor shall not be liable for forfeiture of its performance security, liquidated damages, or termination for default, if any, and to the extent that



the delay in performance or other failure to perform its obligations under the Contract is the result of an event of Force Majeure.

- ii. For the purposes of this clause, 'Force Majeure' means and includes wars, insurrections, revolution, civil disturbance, riots, terrorist acts, public strikes, hartal, bundh, fires, floods, epidemic, quarantine restrictions, freight embargoes, declared general strikes in relevant industries, Vis Major Act of Government, impeding reasonable performance of the Vendor and / or Sub-Contractor but does not include any foreseeable events, commercial considerations or those involving fault or negligence on the part of the party claiming Force Majeure.
- iii. If a Force Majeure situation arises, the Vendor shall promptly notify the Bank in writing of such condition and the cause thereof. Unless otherwise directed by the Bank in writing, the Vendor shall continue to perform its obligations under the Contract as far as is reasonably practical, and shall seek all reasonable alternative means for performance not prevented by the Force Majeure event.

# 44. Termination for Insolvency:

The Bank may, at any time, terminate the Contract by giving written notice to the Vendor, if the Vendor becomes Bankrupt or insolvent or any application for bankruptcy, insolvency or winding up has been filed against it by any person. In this event, termination will be without compensation to the Vendor, provided that such termination will not prejudice or affect any right of action or remedy, which has accrued or will accrue thereafter to the Bank.

#### 45. Termination for Convenience:

The Bank, by written notice of not less than 90 (ninety) days sent to the Vendor, may terminate the Contract, in whole or in part, at any time for its convenience. The notice of termination shall specify that termination is for the Bank's convenience, the extent to which performance of the Vendor under the Contract is terminated, and the date upon which such termination becomes effective.



# 46. Disputes / Arbitration (applicable in case of successful Bidder only):

All disputes or differences whatsoever arising between the parties out of or in connection with this contract or in discharge of any obligation arising out of the Contract (whether during the progress of work or after completion of such work and whether before or after the termination of this contract, abandonment or breach of this contract), shall be settled amicably. If, however, the parties are not able to solve them amicably, either party (SBI or Vendor), give written notice to other party clearly setting out there in specific dispute(s) and/or difference(s) and shall be referred to a sole arbitrator mutually agreed upon, and the award made in pursuance thereof shall be binding on the parties. In the absence of consensus about the single arbitrator, the dispute may be referred to joint arbitrator; one to be nominated by each party and the said arbitrators shall nominate a presiding arbitrator, before commencing the arbitration proceedings. The arbitration shall be settled in accordance with the applicable Indian Laws. Any appeal will be subject to the exclusive jurisdiction of courts at Mumbai.

The Vendor shall continue work under the Contract during the arbitration proceedings unless otherwise directed by the Bank or unless the matter is such that the work cannot possibly be continued until the decision of the arbitrator is obtained.

Arbitration proceeding shall be held at Mumbai, India, and the language of the arbitration proceedings and that of all documents and communications between the parties shall be in English.

# 47. Governing Language:

The governing language shall be English.

### 48. Applicable Law:

The Contract shall be interpreted in accordance with the laws of the Union of India and shall be subjected to the exclusive jurisdiction of courts at Mumbai.

#### 49. Taxes and Duties:

- a. The Vendor shall be liable to pay all corporate taxes and income tax that shall be levied according to the laws and regulations applicable from time to time in India and the price Bid by the Vendor shall include all such taxes in the contract price.
- b. Prices quoted should be exclusive of all Central / State Government taxes/duties and levies but inclusive of Custom duty as also cost of incidental services such as transportation, road permits, insurance etc. The quoted prices and taxes/duties and statutory levies such as Service tax,



VAT/ Sales tax, Excise duty, Custom duty, Octroi, etc. should be specified in the separate sheet (Annexure- F).

- c. Custom duty as also cost of incidental services such as transportation, road permits, insurance etc. in connection with delivery of products at site including any incidental services and commissioning, if any, which may be levied, shall be borne by the Vendor and the Bank shall not be liable for the same. Only specified taxes/ levies and duties in the Annexure-F will be payable by the Bank on actuals upon production of original receipt wherever required. If any specified taxes/ levies and duties in Annexure-F are replaced by the new legislation of Government, same shall be borne by the Bank. The Bank shall not be liable for payment of those Central / State Government taxes, levies, duties or any tax/ duties imposed by local bodies/ authorities, which are not specified by the Bidder in Annexure-F
- d. Prices payable to the Vendor as stated in the Contract shall be firm and not subject to adjustment during performance of the Contract, irrespective of reasons whatsoever, including exchange rate fluctuations, any upward revision in Custom duty. The Bidder will pass on to the Bank, all fiscal benefits arising out of reductions, if any, in Government levies viz. custom duty or the benefit of discounts if any announced in respect of the cost of the items for which orders have been placed during that period.
- e. Income / Corporate Taxes in India: The Bidder shall be liable to pay all corporate taxes and income tax that shall be levied according to the laws and regulations applicable from time to time in India and the price Bid by the Bidder shall include all such taxes in the contract price.
- f. All expenses, stamp duty and other charges/ expenses in connection with the execution of the Agreement as a result of this RFP process shall be borne by the Vendor.

#### 50. Tax deduction at Source:

- i. Wherever the laws and regulations require deduction of such taxes at the source of payment, the Bank shall affect such deductions from the payment due to the Vendor. The remittance of amounts so deducted and issuance of certificate for such deductions shall be made by the Bank as per the laws and regulations for the time being in force. Nothing in the Contract shall relieve the Vendor from his responsibility to pay any tax that may be levied in India on income and profits made by the Vendor in respect of this contract.
- ii. The Vendor's staff, personnel and labour will be liable to pay personal income taxes in India in respect of such of their salaries and wages as are chargeable under the laws and regulations for the time being in force, and



the Vendor shall perform such duties regarding such deductions thereof as may be imposed on him by such laws and regulations.

#### 51. Tender Fee:

The same should be furnished by the Bidders in the form of Demand Draft/Bankers' Cheque as mentioned in part II. Demand Draft/Bankers' Cheque should be submitted in physical form to State Bank of India and the scanned copy of the same should be uploaded online. The Bids without tender fee will not be considered valid.

#### 52. Notices:

Any notice given by one party to the other pursuant to this contract shall be sent to other party in writing or by Fax and confirmed in writing to other Party's address. The notice shall be effective when delivered or on the notice's effective date whichever is later.



# Part-II

	SCHEDULE OF EVENTS		
SI No	Particulars	Remarks	
1	Contact details of issuing department (Name, Designation, Mobile No., Email address for sending any kind of correspondence regarding this RFP)	<ol> <li>Shri Santanu Bose, DGM (ATM-I&amp;S), Mob: 7400187770, dgm.atmins@sbi.co.in</li> <li>Shri Rajiv Sharma, AGM, Mob: 7777089250, rajiv.sharma@sbi.co.in</li> <li>Shri Vikas Bharti, AGM, Mob: 9987515521, vikas.bharti@sbi.co.in</li> </ol>	
2	Bid Document Availability including changes/amendments, if any to be issued	- RFP may be downloaded from Bank's website bank.sbi or sbi.co.in from Procurement News under the link Procurement & Others and from the website of the authorized agency from June 02, 2018, 10:00 am to June 22, 5:00 pm.	
3	Last date for requesting clarification (Submission of queries as per the format placed at Annexure "K"	Up to <b>5:00 pm on June 08, 2018</b> All communications regarding points / queries requiring clarifications shall be uploaded at website of authorized agency, strictly in the format enclosed as Annexure "K".	
4	Pre - Bid Meeting at (venue)	From 12:00 noon to 03:00 pm on June 12, 2018 at Air India Building, Nariman Point	
5	Clarifications to queries raised at pre-Bid meeting will be provided by the Bank.	On June 14, 2018	
6	Last date and time for Bid submission	June 16, 2018, 10:00 am to June 22, 2018, 5:00 pm	
7	Address for submission of Bids	Online through ABC procure sbi.abcprocure.com	
8	Date and Time of opening of Technical Bids	June 25.06.2018, 11:30 am  Authorized representatives of	
		vendors may be present during	



		1	
9	Opening of Commercial Bids	However, Technopened even in	e Technical Bids. hical Bids would be the absence of any for representatives. 11:30 am
		OR	
			nt date which will be o such Bidders who chnical Bid.
10	Reverse Auction	June 29, 2018, 02:00 pm to 03:00 pm	
		OR	
			t date which will be such Bidders who chnical Bid.
11	Tender Fee	Amount Rs. 25,0	000/-
		Non-refundable by means of a DD or Bankers' cheque payable at Mumbai in favour of State Bank of India.	
12	Earnest Money Deposit	Rs. 10.00 Lacs	Validity period from the date of Bid opening – 180 days
13	Performance Bank Guarantee	Do (100/ of the	Validity pariod
13	Performance Bank Guarantee	Rs. (10% of the 5-year contract value)	Validity period from the date of purchase order: 5 years 6 months
14	Price validity from the date of price discovery	180 days	
15	Contact details of agency appointed for conducting e- Tendering and Reverse Auction	M/s E-Procurer Limited,	ment Technologies
	Tondoring and Novelos Adelien	B-705, Wall Stree Club, Ellis Bridge Near Gujarat Co Gujarat-380006	
		(i) Mr. Neel Shah Sales &Marketing	
		(ii) Mr. Vishal Tiw Sales & Marketing	



16 17	Delivery schedule/ Timeline Terms of payment	Contact details: 98799 96111, 079-40016819  Email ID: support@auctiontiger.net; Neel.s@procuretiger.com vishal@auctiontiger.net; September 2018  No advance payment will be made. Payment shall be made, on monthly basis (on completion of the month) on the monthly invoice raised by the selected vendor, by ATM Operations Departments of the respective Local Head Offices under whose jurisdiction it falls after verification of uptime report submitted and deducting the penalties, if any. Payment shall become due from the date of operationalization of the system at the ATM location. Payment of monthly rent will be made after deducting TDS as per Income tax guidelines. Bidder should submit the monthly invoice within 7 days at the end of the month along with the uptime report.
18	Delivery locations	ATM sites at the selected locations as decided by Circle authorities
19	Liquidated damages	1 % per week or part thereof of total Project Cost subject to maximum deduction of 10 % of total Project Cost for delay of each week or part thereof.
20	Transition Penalty (Refer Part-1, point No 42 sub point no (vi).	An amount equivalent to 10% of the total contract value)



# **ANNEXURES**

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ANNEXURE-A

## **BID FORM (TECHNICAL BID)**

[On Company's letter head]

To: < address of tendering office >	Date:	
Dear Sir,		
Ref: RFP DATED JUNE 02, 2018		

We have examined the above RFP, the receipt of which is hereby duly acknowledged and subsequent pre-Bid clarifications/ modifications / revisions, if any, furnished by the Bank and we offer to provide Services detailed in this RFP. We shall abide by the terms and conditions spelt out in the RFP. We shall participate and submit the commercial Bid through online auction to be conducted by the Bank's authorized service provider, on the date advised to us.

- 2. While submitting this Bid, we certify that:
  - The undersigned is authorized to sign on behalf of the Vendor and the necessary support document delegating this authority is enclosed to this letter.
  - We declare that we are not in contravention of conflict of interest obligation mentioned in this RFP.
  - Indicative prices submitted by us have been arrived at without agreement with any other Bidder of this RFP for the purpose of restricting competition.
  - The indicative prices submitted by us have not been disclosed and will not be disclosed to any other Bidder responding to this RFP.
  - We have not induced or attempted to induce any other Bidder to submit or not to submit a Bid for restricting competition.
  - The rate quoted in the indicative price Bids are as per the RFP and subsequent pre-Bid clarifications/ modifications/ revisions furnished by the Bank, without any exception.
- 3. If our offer is accepted, we undertake to complete the formalities for providing Services within the period specified in this document.
- 4. We agree to abide by all the Bid terms and conditions, contents of Service Level Agreement as available at **Annexure-R** of this document and the rates



quoted therein for the orders awarded by the Bank up to the period prescribed in the Bid, which shall remain binding upon us.

- 5. Until a formal contract is prepared and executed, this Bid, together with your written acceptance thereof and your notification of award, shall constitute a binding Contract between us.
- 6. We undertake that, in competing for (and, if the award is made to us, in executing) the above contract, we will strictly observe the laws against fraud and corruption in force in India namely "Prevention of Corruption Act 1988".
- 7. We undertake that we will not offer, directly or through intermediaries, any bribe, gift, consideration, reward, favour, any material or immaterial benefit or other advantage, commission, fees, brokerage or inducement to any official of the Bank, connected directly or indirectly with the bidding process, or to any person, organization or third party related to the contract in exchange for any advantage in the bidding, evaluation, contracting and implementation of the contract.
- 8. We undertake that we will not resort to canvassing with any official of the Bank, connected directly or indirectly with the bidding process to derive any undue advantage. We also understand that any violation in this regard, will result in disqualification of bidder from further bidding process.
- 9. We certify that we have not made any changes in the contents of the RFP document read with its amendments/clarifications provided by the Bank submitted by us in our Bid document.
- 10. It is further certified that the contents of our Bid are factually correct. We also accept that in the event of any information / data / particulars proving to be incorrect, the Bank will have the right to disqualify us from the Bid.
- 11. We understand that you are not bound to accept the lowest or any Bid you may receive and you may reject all or any Bid without assigning any reason or giving any explanation whatsoever.
- 12. We hereby undertake that our name does not appear in any "Caution" list of RBI / IBA or any other regulatory body for outsourcing activity.
- 13. If our Bid is accepted, we undertake to enter into and execute at our cost, when called upon by the Bank to do so, a contract in the prescribed form and we shall be jointly and severally responsible for the due performance of the contract.
- 14. The name(s) of successful Bidder to whom the contract is finally awarded after the completion of bidding process shall be displayed on the website of the Bank and/or communicated to the successful Bidder(s).



- 15. The commercial bidding process will be through the reverse auction process to be conducted by the Bank or a company authorized by the Bank. We understand that our authorized representative who would participate in the reverse auction process would be possessing a valid digital certificate for the purpose.
- 16. We hereby undertake and agree to abide by all the terms and conditions stipulated by the Bank in the RFP document.
- 17. If our letter of undertaking (**Annexure O & P**) for acceptance of Scope of Work as mentioned at **Annexure E** and providing all required resources and support for developing the real-time dashboard, is not received along with the bid documents, Bank may reject our bid.

(Name)	
and on behalf of	
	and on behalf of



**Annexure-B** 

## **Bidder's Minimum Eligibility Criteria**

## **Minimum Eligibility Criteria**

Bidders meeting the following criteria are eligible to submit their Bids along with supporting documents. If the Bid is not accompanied by all the required documents supporting minimum eligibility criteria, the same would be rejected:

SI. No	Criteria	Documents to be submitted
_	Applicant / Bidder should be a registered company in India under Companies Act 2013 or under any other previous Companies Act, which prevailed earlier, and i. Should have been in the business of providing Centrally Monitored E-Surveillance System/Solution for reputed entities for a period of at least 2 (Two) years as	Copy of the Certificate of Incorporation i. Certificate of Commencement of Business, and any document to prove engagement in Centrally Monitored E-Surveillance activity for a period of 2 year as on 31/03/2018. ii. Audited Financial statements for the last 3 years to be submitted, i.e. 2015-16, 2016-17 and 2017-18. iii. Audited Financial statements for
2	on 31/03/2018.  ii. Should have a positive tangible net worth of minimum Rs. 3.00 Crores as per the Audited Financial Statements of 2017-18.  iii. Should have a turnover of minimum Rs. 15.00 Crores out of Centrally Monitored E-Surveillance activities only, in any of the last 3 Financial Years i.e. 2015-16, 2016-17 and 2017-18.	the last 3 years to be submitted, i.e. 2015-16, 2016-17 and 2017-18.  Additionally, regular CA of your company should certify the amount of turnover from Centrally Monitored E-Surveillance activity during each of the last 3 years (Bank may seek additional documents/ proof, if required)
2.	The applicant should be providing Centrally Monitored e-Surveillance system to deter crime	Letter from these reputed Organizations (clients) confirming successful implementation of



		T -
	for a minimum of 2000 Sites including installations at least in 2 Pvt./Public Banks' ATMs in India as on 31/03/2018 with a minimum of 1000 ATM sites for a single Pvt./Public Sector Banks.  (The bank reserves the right to inspect such installations while evaluating the Technical Bid and in case of any negative feedback Bank reserves the right to disqualify the vendor.)	Centrally Monitored E- Surveillance system with them to be submitted with following details:  Name of the client  Number of Locations  Location of Central Monitoring Station  Person who can be referred to from Clients' side, with Name, Designation, Postal Address, Phone and Fax numbers, E-Mail Ids, etc., (Attach copies of purchase orders)
3.	The Central Monitoring Station Infrastructure must be in place in India as on 31/03/2018 and be owned by the bidder, monitoring a minimum of 2000 sites as on that date, with capability to scale up by a minimum 3000 sites or the number of sites for which orders are placed with the vendor, whichever is higher, within a period of 60 days from the placement of order/ Letter of Intent.	Self-Certificate in Rs. 100/- stamp paper duly notarized.
4.	Bidder should have been neither blacklisted nor expelled from any project / contract, nor had any contract terminated for breach at any time by the Central /any of the State Governments in India or any Financial Institutions/ Regulatory Authority/ Statutory Authority during the last 5 years in India or abroad as on 31/03/2018.	An undertaking to this effect must be submitted in Rs. 100/- stamp paper duly notarized.
5.	Bidder should have documentary proof of valid GST/Taxes as applicable.	Provide Copy of GST/Taxes registration certificate as applicable.
6.	The bidders should be having its own command center/Central Monitoring Station and a Disaster Recovery Monitoring Station, both	Provide the latest certification from the reputed authorities/agencies



	in two different Seismic Zones	
	within India.	
7.	The bidder / OEM should not have their Directors convicted of any criminal offence related to their professional conduct or making false statements or misrepresentations as to their qualifications to enter into a Procurement Contract within a period of two years preceding the date of RFP. If a bidder chooses not to disclose any such issue, and the same comes to Bank's notice at a later date, the Bank will be free to revoke any contract entered with the vendor and invoke Bank Guarantee at its discretion.	An undertaking to this effect must be submitted on Companies' letterhead.
8.	As per Central Vigilance Commission (CVC) directives, it is required that Bidders/ OEMs /Suppliers / Contractors observe the highest standard of ethics during the procurement, execution and continuation of such contracts in pursuance of this policy. Further, all bidders to submit and "PRE- CONTRACT INTEGRITY PACT" as per <b>Annexure – L</b> on non- judicial stamp paper of requisite value.	"PRE- CONTRACT INTEGRITY PACT" as per <b>Annexure – L</b> on non- judicial stamp paper of Rs. 200/-
9.	Command Centre / Central Monitoring should bear the necessary ISO certification	Necessary certificate/documents from the authorized organization in this regard.
10	Documents related to BCP/DRP should be vetted by respective auditors	J.
11	Past/present litigations, disputes, if any (Adverse litigations could result in disqualification, at the sole discretion of the Bank)	Brief details of litigations, disputes, if any are to be given on Company's letter head.
12	The Bidder should agree to the terms and conditions of Service Level Agreement as per	Bidder should specifically confirm on their letter head in this regard.



Annexure-R, should they become L1, L2, L3 (as the case may be) in the reverse auction to execute a contract with the Bank.

Documentary evidence must be furnished against each of the above criteria along with an index. All documents must be signed by the authorized signatory of the bidder. Relevant portions, in the documents submitted in pursuance of minimum eligibility criteria, should be highlighted. False compliances with respect to any of the minimum Eligibility/Technical criteria would disqualify the vendor from the RFP process. If a bidder is finally selected and at any stage during the term of the contract, if bank finds the false certification for meeting the minimum eligibility/technical criteria, or bidder is not eligible as per the minimum eligibility and technical evaluation criteria, Bank may debar/expel and blacklist the bidder and reassign the orders to other vendors and Bank has right to invoke our Performance Bank Guarantee.

<u>Signature</u>

Seal of Company

(Signature and seal of company to be put on both pages of Annexure - B)



### **Annexure-C**

# **Technical and Functional Specifications**

Technical Solution and Approach & Methodology			
Description	System/Procedure	Supporting Documents	
Compliance with the technical specifications of the systems/ equipment/ solution defined the RFP. Non- Compliance with the minimum specifications will lead to	<ul><li>a) Intruder alarm system</li><li>b) Video surveillance system</li><li>c) Fire detection alarm</li></ul>	Adherence to Specification details mentioned in subsequent tables of Annexure - C of the document.	
rejection of bids	system		
Technical Architecture of the proposed Solution	Criteria: a) Redundancy & Design of solution	Technical Architecture Document	
	b) Scalability of the solution		
	<ul><li>c) Security of Network</li><li>d) Storage and Retrieval Technology</li></ul>		
The approach and methodology defined by the bidder in the technical proposal	Criteria:  a) Operations and Maintenance Mechanism b) Monitoring Procedures c) Repair and Replacement Procedure d) Facility/Procedure for reporting of Issue by the branch e) Defined Escalation protocol	Approach & Methodology Document.  Details should be given for each parameter.	

TIER III DATA CENTRE STANDARDS (PROVIDE RELEVANT CERTIFICATE)		
Tier level	vel Requirements	
	Single non-redundant distribution path serving the critical loads     Redundant critical capacity components	
III	3. Critical capacity components must be able to be isolated and removed from service while still providing N capacity to the critical loads.	



- 4. Multiple independent distinct distribution paths serving the IT equipment critical loads
- 5. All IT equipment must be dual-powered provided with two redundant, distinct UPS feeders. Single-corded IT devices must use a Point of Use Transfer Switch to allow the device to receive power from and select between the two UPS feeders.
- 6. Each and every critical capacity component, distribution path and component of any critical system must be able to be fully compatible with the topology of a site's architecture isolated for planned events (replacement, maintenance, or upgrade) while still providing N capacity to the critical loads.
- 7. Onsite energy production systems (such as engine generator systems) must not have runtime limitations at the site conditions and design load

# FUNCTIONAL AND TECHNICAL SPECIFICATIONS WITH BIDDER'S RESPONSE

S.NO	Alarm Panel Specification	Compliance (Yes/ No)
Senso	rs, Detectors and Cameras	
1	Alarm Panel Key Features	
1.1	Panel with on-line connectivity to Central Monitoring Station	
1.2	16 – 32 Zone Alarm Panel	
1.3	Ethernet card for TCP/IP Networking	
1.4	10 Hours internal battery Back-up for Alarm Panel, Router, Microphone, Speaker, DVR and all Cameras.	
1.5	Capability to detect low or no battery	
1.6	Metal Security enclosure with Key lock for Alarm panel, DVR & Router with Key and Tamper zone on opening	
1.7	Mains power sensing ability (Power Input Sensor- Mains Input (ON/OFF) (Silent Zone)	
1.8	UPS power sensing ability (Power Output) Sensor- UPS Output (ON/OFF) (Silent Zone)	
1.9	ATM 1, ATM 2 or More Removal Zone (Unique Zone)	
1.10	ATM 1, AT M 2 or More Seismic Sensor / Vibration Sensor Zone (Unique Zone) (Drilling and hammering protection)	



S.NO	Alarm Panel Specification	Compliance (Yes/ No)
1.11	ATM 1, ATM 2 or More Chest Door Zone	
1.12	(Unique Zone)	
1.12	ATM 1, ATM 2 or More Thermal Sensor Zone (Unique Zone)	
1.13	ATM Back Room Door Open Zone	
	(Unique Zone)	
1.14	Cheque Drop Box removal (Unique Zone)	
1.15	CCTV 1 (with IR Vandal Proof Dome	
	Cameras), Speaker & Microphone removal Zone in series	
1.16	CCTV 2 or more (IR Vandal Proof Dome	
	Cameras) Removal Zone (Unique Zone)	
1.17	Smoke / Fire Sensor Zone (Unique Zone)	
1.18	Panic Switch Zone (Unique Zone)	
1.19	Motion Sensor Zone to Detect motion	
	between 10 pm to 6 am to detect motion in ATM room (Unique Zone)	
1.20	Glass Break Zone to Detect breaking of	
	glass (Unique Zone) – ATM Screen as well	
1.21	as Main Glass door	
1.21	One mirror for rear view by the customer	
	Air Conditioner On / Off sensing ability	
1.23	Signage On/ Off sensing ability	
2	Required Sensors and Devices	
2.1	ATM 1, ATM 2 and more Removal Sensor (Metal contact Sensor)	
2.2	ATM 1, ATM 2 and more Seismic sensor	
	/ Vibration sensor Zone (to work with UL	
	291 Business hour and UL 2 91 24-hour ATM Chest)	
2.3	ATM 1, ATM 2 and more Chest Door Zone	
	(Plastic Contact Sensor)	
2.4	ATM 1, ATM 2 and more Thermal Sensor with Rate of rise feature	
2.5	ATM Back Room Sensor (Metal contact	
	Sensor)	
2.6	Security Enclosure Tamper Sensor	
2.7	Removal Sensor Cheque Drop Box, UPS	
2.8	and Battery (Metal contact Sensor)  Door open Sensor for Cheque Drop Box	
2.0	(contact Sensor)	
2.9	CCTV 1 or more removal / Tampering	



S.NO	Alarm Panel Specification	Compliance (Yes/ No)
	sensor (Plastic Contact Sensor)	
2.10	Speaker Removal Sensor (Plastic Contact Sensor)	
2.11	Microphone Removal Sensor (Plastic Contact Sensor)	
2.12	CCTV 2, 3, 4 Removal / Tampering Sensor (Plastic Contact Sensor)	
2.13	Air Conditioner Removal Sensor	
2.14	Glass Break Sensor	
2.15	PIR Motion Sensor/ Occupancy Sensor	
2.16	Siren	
2.17	Capability to detect the tempering of Siren	
2.18	Panic Switch/ Duress Button at backroom	
2.19	Air Conditioner On / Off sensors (Recording of Date & Time)	
2.20	Signage On/ Off sensors (Recording of Date & Time)	
2.21	Hood Door open sensor	
3	Image / Video Items	
3.1	NVR: (Should comply following specifications) Details provided at <b>Annexure - C1.1</b>	
3.2	Cameras:	
3.2 .1	2MP IP Dome IR cameras with SD card (2 in No.) in ATM Lobby and Back room	
3.2.2	2MP IP IR Bullet camera – outside ATM	
3.2.3	Room 2MP IP Hidden camera - lobby (Should comply following specifications) Details provided at Annexures - C1.1	
4	Separate 2 Way Audio deterrent system	
4.1	Inbuilt Speaker with audio cables.	
4.2	High Sensitive Microphone with audio cables.	
	Pre- Recorded Message	



S.NO	Alarm Panel Specification	Compliance (Yes/ No)
4.4	Up to 20, Pre-recorded Audio Messages (Length of 30 sec) on standard incidents	
4.5	Separate Independent GSM SIM based connectivity	
4.6	Remote calling	
4.7	Auto Call receiver capability	
4.8	User authentication and security ensured	
4.9	User Configuration through SMS/application	
4.10	Rejects call from unregistered users.	
4.11	Standard SIM (2G/3G/4G or Higher) is used for this unit	
5	Communication Equipment at Sites	
5.1	GSM /VPN 3G/4G multi SIM intelligent Router with bandwidth aggregator (Dual Connectivity is required)	
5.2	High Gain Antennae where required	
5.3	GSM /VPN 3G/4G multi SIM Card (Dual Connectivity is required)	
5.4	The functioning of the ATM will not be impacted because of the use of any communication equipment	
5.5	Basic functions: DNS, DHCP, ICMP, MTU/MRU, LCP	
5.6	3G/4G function: 3G/4G Mode Selection, PIN code, SIM card bundling, DDR	
5.7	Authentication: CHAP, PAP, MS-CHAP, MS-CHAP V2, EAP	
5.8	Routing Protocol: Static Routing	
5.9	Wi-Fi Functions: 802.11b/g/n, WEP, WPA, WPA2, WPA+WPA2, SSID Hidden, WDS, Power adjustment, Connection Limitation	
5.10	Multiple WAN: Load Balancing Mode, Backup Mode	
5.11	Security Functions: URL filtering, White/Black list, Stateful firewall, ACL, NAT, MAC-IP bundling	
5.12	VPN Function: IPsec VPN, L2TP VPN, GRE VPN, Certification Management	
5.13	QoS Functions: Rate Limitation on IP, sharing bandwidth, Rate Limitation on 3G/4G interface, Rate Limitation on Wi-Fi	



S.NO	Alarm Panel Specification	Compliance (Yes/ No)
5.14	System Status Log: System Log, IPsec Tunnel status, 3G/4G interface status, LAN interface status, Wi-Fi status, Route status, DHCP status, TCP/IP connection status, GPS information	
5.15	Management: SSH, Telnet, WEB, NTP, Time Zone, Firmware Upgrade, SMS management, NMS,	
5.16	3G/4G Standard: WCDMA+FDD-LTE	
5.17	Ethernet WAN Port: 1*100/1000M WAN Interface	
5.18	Ethernet LAN Port: 3*100/1000M LAN Interface	
5.19	Wi-Fi: 802.11b/g/n (MIMO)	
5.20	GPS: Yes (STR213-SG)	
5.21	USB interface: One USB interface	
5.22	LED indicator: System, SIM, 3G/4G	
5.23	Chassis material: Metal Shell	
5.24	Fan design: Fan less, No noise	
5.25	Input voltage (DC): 12V DC	
5.26	Max. power: 15W	

## 6. Central Alarm Monitoring Station Infrastructure Requirements

	<b>Feature (</b> Technical Architecture Document. Details should be given for each parameter.)	Complianc e (Yes/ No)
6.1	Servers with 'HOT REDUNDANCY'. If the Primary server fails, the secondary server takes over immediately with no time loss.	
6.2	Scalability of the solution	
6.3	Minimum 10 MBPS Primary Back-haul from Network Provider Hub to Central Monitoring Station with auto switch over. Letter from network provider is required.	
6.4	10 MBPS Secondary Back haul from another Network provider for Back up to Primary Back Haul. Letter from network provider is required.	
6.5	UPS Supply to all systems	
6.6	Generator Back-Up to Mains Power with auto-Start	
6.7	Data Storage on Network Access Storage (NAS) for high data Redundancy	



		AA IC L OBAYDND C C C C C C C C C C C C C C C C C C	
6.8		Multiple SIM VPN Router to aggregate the network signals	
6.9		DRC available	
	7.	Communication Requirements	
		Networking	Complianc e (Yes/ No)
7.1		On-line Alarm Panel with TCP/IP communication over secure wireless VPN Network for Alarm data, Video data and Audio data.	
7.2		Security of Network	
7.3		TCP/IP Networking	
7.4		International standard S IA messaging	
7.5		Suitable network security to prevent hacking/sniffing/malware attack on the network	

# 8. Central Alarm Monitoring Station Alert Handling Service Requirement (Scope)

	Alarm Station Service Requirement	Compliance (Yes/ No)
8.1	The software alert should be in form of tickets and not Pop- Ups	
8.2	The ticket should have ability to store escalation details as below associated with the site that generated the alert (Individual to the sites)	
8.3	The bidder is required to establish a Central Monitoring System to monitor the health of all equipment deployed at sites on 24 X 7 basis. All the complaints will be reported to the bidder and the Bidder should coordinate with their local representatives/ technicians to attend all the complaints. One CMS Console access to be provided at GITC Belapur or any other location decided by the bank.	
А	Store escalation matrix of 5 MSP agency individual associate with that particular site	
В	Store escalation matrix of 5 Housekeeping Agency individual associate with that particular site	
С	Store escalation matrix of 5 Dispatch Agency individual associate with that particular site	
D	Store escalation matrix of 5 Fire Department individual associate with that particular site	
Е	Store escalation matrix of 5 Police individual associate with that particular site	
F	Store escalation matrix of 5 Bank individual associate with	



		Compliance
	Alarm Station Service Requirement	(Yes/ No)
	that particular site	
8.4	The ticket must have ability to note the conversation details of each escalation individual of MSP, Dispatch Agency, Police and Fire departments and Bank individuals within the ticket.	
8.5	The ticket must have the ability to record closure Comments	
8.6	Start Siren from Central station	
8.7	Stop Siren from Central station	
8.8	Bypass sensors from central station	
8.9	Reset Smoke/Fire sensor from Central Station	
8.10	Ability to put Alarm Pan el on "Test Mode" that generates no SMS or emails when alarm panel is under testing	
8.11	Chest Door and Cheque drop Box door opening should have a schedule setting at Central Monitoring Station.	
A	An alert ticket must be raised if chest door is opened at any time of the day/night even for cash replenishment and whole activity should be recorded as a continuous video.	
В	Video verification must be performed to verify the incident / activity	
С	If abnormal activity is detected, then use 2-way audio to deter the activity	
D	Ability to set the schedule individually for each ATM Site.	
Е	Dispatch QRT, if crime cannot be deterred. Escalate as per escalation procedures.	
8.12	Back room Door opening should have a schedule setting at Central Monitoring Station.	
А	An alert ticket must be raised if back door is opened any time of the day/night.	
В	Video verification must be performed to verify the incident / activity	
С	If abnormal activity is detected, then use 2-way audio to deter the activity	
D	Ability to set the schedule individually for each ATM Site.	
Е	Dispatch QRT, if crime cannot be deterred. Escalate as per escalation procedures.	
8.13	An alert ticket must be raised if the signage is on / Off beyond the stipulated time	
8.14	An alert ticket must be raised if the Air Conditioner is on / Off beyond the stipulated time	
8.15	Motion Monitoring of ATM room	
А	An alert ticket must be raised if there is motion between 10 pm to 6 am.	
В	Video verification must be performed to verify the incident / activity	
С	If abnormal activity is detected, start siren from central	



		<b>0</b> II
	Alarm Station Service Requirement	Compliance (Yes/ No)
	monitoring station and use 2-way audio to deter the activity	
D	Ability to set the schedule individually for each ATM Site.	
Е	Dispatch QRT, if crime cannot be Deterred. Escalate as per	
	escalation procedures.	
8.16	Sensor tripping must generate an alert ticket	
Α	Video verification must be performed to verify the incident	
В	If normal activity, switch off siren from Central Station	
С	If abnormal activity, perform 2-way audio to deter the Activity	
D	Dispatch QRT, if crime cannot be deterred. Escalate as per escalation procedures.	
8.17	Send SMS & Emails instantaneously to the following	
	personnel as per the Contact list	
A	In case of Burglary attempt, Dispatch QRT and contact nearest Police Station. Escalated per escalation procedure to Bank officials.	
В	In case of Fire, Dispatch QRT and contact nearest Fire Brigade Station. Escalated as per escalation procedures to Bank officials.	
8.18	Previous Pre-View functionality	
A	The Central monitoring station must have a previous preview functionality attached to the ticket where they can	
	view previous images and video of the site of last 20 minutes. This is required to get images and video even if the burglar has blocked the camera before perpetrating the crime.	
8.19	view previous images and video of the site of last 20 minutes. This is required to get images and video even if the burglar has blocked the camera before perpetrating the	
Α	view previous images and video of the site of last 20 minutes. This is required to get images and video even if the burglar has blocked the camera before perpetrating the crime.	
	view previous images and video of the site of last 20 minutes. This is required to get images and video even if the burglar has blocked the camera before perpetrating the crime.  Central Recording  When the CME has viewed the site through video verification, the video verification images should be stored centrally to ensure that images and video are available for forensic purpose even if the burglars destroy the DVR at the site  Central Image Pulling	
8.20 A	view previous images and video of the site of last 20 minutes. This is required to get images and video even if the burglar has blocked the camera before perpetrating the crime.  Central Recording  When the CME has viewed the site through video verification, the video verification images should be stored centrally to ensure that images and video are available for forensic purpose even if the burglars destroy the DVR at the site  Central Image Pulling  Central Monitoring Station must have the ability to pull images and video centrally from site DVR of when demanded by the Bank	
8.20 A 8.21	view previous images and video of the site of last 20 minutes. This is required to get images and video even if the burglar has blocked the camera before perpetrating the crime.  Central Recording  When the CME has viewed the site through video verification, the video verification images should be stored centrally to ensure that images and video are available for forensic purpose even if the burglars destroy the DVR at the site  Central Image Pulling  Central Monitoring Station must have the ability to pull images and video centrally from site DVR of when demanded by the Bank  Energy/Power Management	
8.20 A 8.21 A	view previous images and video of the site of last 20 minutes. This is required to get images and video even if the burglar has blocked the camera before perpetrating the crime.  Central Recording  When the CME has viewed the site through video verification, the video verification images should be stored centrally to ensure that images and video are available for forensic purpose even if the burglars destroy the DVR at the site  Central Image Pulling  Central Monitoring Station must have the ability to pull images and video centrally from site DVR of when demanded by the Bank  Energy/Power Management  To monitor and control (switch off/on) the temperature at the ATM site, when temperature goes below the minimum or above the maximum temperature, by remotely controlling the Air Conditioners (ACs),	
8.20 A 8.21	view previous images and video of the site of last 20 minutes. This is required to get images and video even if the burglar has blocked the camera before perpetrating the crime.  Central Recording  When the CME has viewed the site through video verification, the video verification images should be stored centrally to ensure that images and video are available for forensic purpose even if the burglars destroy the DVR at the site  Central Image Pulling  Central Monitoring Station must have the ability to pull images and video centrally from site DVR of when demanded by the Bank  Energy/Power Management  To monitor and control (switch off/on) the temperature at the ATM site, when temperature goes below the minimum or above the maximum temperature, by remotely controlling	



		Compliance
	Alarm Station Service Requirement	Compliance (Yes/ No)
	hours or a defined time.	(103/110)
D	The toggling should happen locally even if there is no connectivity with the vendor's remote monitoring center.	
Е	There should be provision for defining different schedules over 24 hours. All schedules may be defined/changed remotely as per Bank 's requirement from time to time.	
F	AC operations to be stopped if ATM door is found to be continuous opened.	
G	The vendor should be able to identify if the AC is not switched on even after executing the 'switch on' command and it should be able to send SMS/e-mail to designated persons in case of such failures.	
Н	ACs to be protected in case of low/high voltages.	
I	Alert to be generated when the temperature goes extraordinarily high/low at the ATM site.	
J	To monitor and control the signage boards at ATM site remotely by switching on/off according to the specified schedule.	
K	To monitor and control the lightings at ATM site,	
L	To monitor the status of the Mains and UPS power and to switch on/off the Mains and UPS power,	
М	To monitor the health status of the batteries of UPS, and in case of low battery, to be able to send SMS/e-mail to designated person.	
N	The solution should be able to measure and record Input & output Voltage, Input & Output Current, Input & Output Frequency, Battery Voltage UPS	
0	To keep a check on the earthing voltage to save the equipment installed at ATM sites.	
Р	The signage should switch on/off even if there is no connectivity with the vendor's remote monitoring center	
Q	The vendor should be able to identify if the signage is not switched on/off even after executing the switch on/off command and it should be able to send SMS/E-mail to designated persons in case of such failures	
8.22	QRT and Maintenance related activities	
А	QRT to be available at the site within 15 minutes of reporting of the incident at command center	
В	QRT to be located through GPS device	
С	To take adequate/reasonable steps to deter the incident/crime, including lodging of FIR.	
D	To call and co-ordinate with local police authorities and Bank officials.	
E	To support the Bank/Law enforcement agencies in case of any incident occurred at ATM site.	



	Alarm Station Sorvice Poquirement	Compliance (Yes/ No)
F	Alarm Station Service Requirement  Twice a day video housekeeping to know the clean/unclean	(169/ NO)
G	status of the site.  To visit the ATM site three times a day to maintain the cleanliness at ATM room along with all the equipment. Every visit to the ATM site should be recorded electronically through mobile based applications and the same should be available along with the CCTV footage for audit by the bank officials up to a period of 2 months.	
Н	To report the unusual/unauthorized activity at the ATM site	
I	Pest Control once in every quarter and should be reported to the Bank through mobile based application.	
J	To keep a check on the health of the equipment/sensors and if required, necessary steps to be taken to ensure that the same is replaced/repaired/rectified within a maximum period of 24 hours from the time of fault occurrence.	
K	The Bank may also use the services of maintenance team to manage and maintain the Bank notice boards displayed at ATM site.	
8.23	Automatic Shutter Opening/Closing	
A	Automatic Closing and Opening of shutters at ATM Site, as per scheduled/pre-defined hours, can be reconfigured any no. of times	
В	The closing of Shutter to be accompanied by Flashing Lights and a Voice message that announces "ATTENTION: This Shutter is Closing" in any two-desired language (Centrally downloaded voice clips).	
С	Photo Cell Sensor at the entrance to stop the shutter from closing if anyone enters by mistake at the time of Closing. The shutter will stop as it is. (If it goes up the customer may try to do a transaction) so programmed to stop not to go up.	
D	Shutter not to close, if someone is inside the ATM room and performing any transaction, reminders for shutter closing to be repeated for 1 minute through 2-way communication system and then retry the shutter closing process. System should wait for the customer to complete the transaction and will retry the shutter closing process once customer leaves the ATM site.	
Е	Exit switch to open shutter from the inside. In case a genuine customer is locked inside the ATM room, the command center should be able to examine the situation and act	



	Alarm Station Service Requirement	Compliance (Yes/ No)
	accordingly and help the customer to leave the place by opening the shutter from their end.	
F	Option of manual opening/closing of shutters	
G	Capability to detect forceful opening of shutter/cutting/breaking/damaging of shutter by any means and take the appropriate action to prevent the same	
Н	The equipment to control the shutters should be able to control the existing shutters installed at ATM sites. In no case, bank will replace the shutters except where the existing shutters are not functioning, after due inspection.	
8.24	Dashboard Access	
A	Bidder should provide an online real-time Dashboard Access at various operational levels in the Bank, viz. GITC, CC, LHO, ZO/AO/Branch Manager etc., up to the Channel Manager level or as required by the Bank, without any limitation to number of users. The details to be provided have been mentioned in the Scope of Work.	
8.25	Reports	
Α	All Ticket Report with all details that include Date and Time of Alert	
	Site ID Site Address including location, state and city Type of Alert (chest door open, back door open, cheque drop box open, ATM removal, Heat sensing, Vibration sensing, Fire/Smoke, Panic button, CCTV disconnection, Motion Sensor, etc. Name of Operator to whom ticket was assigned Time of acknowledging the ticket Time lapsed to acknowledge the ticket Time when operator started deterrence (If any) Time lapsed for above Operator comments of his conversation with escalation persons Operator closure comments	
В	Deterrence Ticket Report (where deterrence was performed) with all details that include Date and Time of Alert Site ID Site Address including location, state and city Type of Alert Name of Operator to whom ticket was assigned Time of acknowledging the ticket Time lapsed to acknowledge the ticket Time when operator started deterrence	



	Alama Otatian Camina Banninamant	Compliance
	Alarm Station Service Requirement	(Yes/ No)
	Time lapsed for above	
	Operator comments of his conversation with escalation	
	persons Operator closure comments	
С	Chest Door/Cheque Drop Box/Back Door Open Report	
	with all details that include Date and Time of Chest door	
	open	
	Site ID	
	Site Address including location, state and city	
	Type of Alert	
	Date and Time of Chest Door close	
D	MAINS and UPS Power Report with all details that include	
	Date and Time of Mains Power Change (ON or OFF) Status	
	of Change (ON or OFF)	
	Site ID	
	Site Address including location, state and city	
E	e- Centrally Monitored E-Surveillance System down report	
	with all details that include	
	Date and Time of System down and resumed functioning.	
	Reason	
	Site ID	
F	Site Address including location, state and city  Alarm panel not responding report with all details that	
'	include	
	Date and Time of when not getting status message from	
	panel	
	Site ID	
	Site Address including location, state and city	
	Type of Alert	
	Date and Time of regaining communication	
G	Signage On / Off Report with all details that include	
	Date and Time of Signage on or Off status	
	Site ID	
ļ.,	Site Address including Location, State and City.	
Н	Air Conditioner (1, 2 or more) On / Off Report with all details	
	that include	
	Date and Time of Air Conditioner(AC) On or Off status for	
	each AC Site ID	
	Site Address including Location, State and City.	
	Video Housekeeping Reports (Twice daily)	
	Triaco Fraccicoping Roporto (Fwice daily)	1

NOTE: OTHER REPORTING FORMATS AND STRUCTURES TO BE FINALIZED ONCE THE TRIAL VERSION OF DASHBOARD IS READY



Note: The scope includes providing Hardware, Cables, Installation and Monitoring Services

Signature and Seal of Company



## **Annexure- C1.1**

## SPECIFICATIONS FOR VARIOUS CAMERA AND NVR

SL. No.	Item	Specifications	Compliance (Yes/No)
1		1/2.7" 2Megapixel progressive CMOS	
		H.265 / H.264+ & H.264 dual-stream encoding	
	2MP IP Dome IR	25/30fps@2M (1920×1080) WDR(120dB), Day/Night(ICR), 3DNR, AWB, AGC, BLC	
	Camera (2 in No.)	Micro SD card slot, up to 64 GB	
	III INO. <i>)</i>	ONVIF Compliance.	
		2.7~12mm varifocal lens Max IR LEDs Length 30m IP67, IK10, PoE.	
		1/2.7" Progressive scan CMOS	
	2MP IP IR Bullet Camera	compression techniques: H.265+/H.264+/MJPEG	
		3D digital N/R, WDR (120dB)	
		IR Distance up to 50 meters	
2		IPv4 &IPv6	
		bi-directional talk	
		IP66 / IP67 Compliant	
		IK10 Compliant	
		SD Card – 128GB	
		2Megapixel	
	2MP IP Hidden	Low Lux Recording - 0.1 lux – 0.01 lux	
		Resolution 1080p HD	
		Lens – 2mm	
3		MicroSD Card – up to 64GB	
	Camera	ONVIF Compatibility	
		WDR (120dB)	
		H.264 / H.265	
		RJ-45 Ethernet – connector	
		Intel Processor	
	Network Video	IP Camera Input (4/8/16)	
4		Supports RAID 0/1/5/6/10	
	Recorder	Interface: 2 HDMI, 1 VGA	
		Compression: H.264/MJPEG/H.265	



to 64 Mbps in Single HDD Mode  Play back Function: Play, pause, stop, rewind, fast play, slow play, next file, previous file, next camera, previous camera, full screen, repeat, shuffle, backup, selection, digital zoom.  Back Mode: USB/Network/e SATA Device  3rd Party Support: Vivotek, Videotec, Sony, Samsung, Pelco, Panasonic, Honeywell, Brickcom, CP plus, Bosch, AXIS, Dahua  Network Interface: 3 RJ45 ports (10/100/1000 Mbps)	
POE: N/A  Network Function: HTTP, HTTPs, IPv4/IPv6, TCP/IP, UPNP, RTSP, UDP, SMTP, NTP, DHCP, DNS, PPPOE, DDNS, FTP, IP Filter, SNMP, P2P, ONVIF Version 2.4 CGI Conformance, Alarm	
Server.  Optical Fiber Interface(Optional): 2 Giga Optical Fiber	
Interface Internal HDD: 16 SATA III Ports up to 6TB Capacity for each HDD. (Storage shall be proposed to ensure the recording requirements are full filled. The bidder has to factor NVR as per the number of IP Camera Input Channel)	_
HDD Mode: Single, RAID 0/1/5/10	
USB: 4 USB Ports (2 USB 2.0,2 USB 3.0) RS232 & RS485 1 Port Mini SAS port,	
Certifications: CE & FCC	
Managed 8/16/24/48 Ports (as per the requirement)	
5 Network 10/100/1000 Mbps	
Switches	
Rack mountable switches	
6 Network Rack Size as per requirement	
7 Cabling Data Cable – Cat6 UTP, Patch panel, Patch Cords, power adaptors etc.	



	conductin g		
8	Any other item which are not included in the above, however require for completion of the project may be included	Details may be provided by the bidder	

### Preferred make:

- 1. Cameras & NVR Hikvision, AXIS, Dahua, CP Plus or equivalent.
- 2. Network Switches Cisco, Huawei, D-Link & Netgear

#### Note:

- i) Storage capacity shall be provisioned to meet the requirement as mentioned in this RFP.
- ii) Above mentioned specifications are the indicative minimum specifications for vendor to propose the system.

Signature and Seal of Company



### **Annexure-D**

## **Bidder Details**

#### Details of the Bidder

Details of the bloder			
S. No.	Particulars	Details	
1.	Name		
2.	Date of Incorporation and / or		
	commencement of business		
3.	Certificate of incorporation		
4.	Brief description of the Bidder including		
	details of its main line of business		
5.	Company website URL		
6.	Particulars of the Authorized Signatory of the Bidder		
	a. Name		
	b. Designation		
	c. Address		
	d. Phone Number (Landline)		
	e. Mobile Number		
	f. Fax Number		
	g. Email Address		
L	I		

Signature and Seal	of Company		



## Annexure-E

Scope of Work	

Sr. No.	Requirement	Agree to Provide (Yes/No)		
that Work	Scope of Work – (All bidders must give undertaking on Company's letter head that they shall provide each and every service as mentioned in the Scope of Work – refer to Annexure - O)			
Moni Resp	nplement a tested and proven technology solution for Comprehensive tored Electronic Surveillance System/ Solution including QR conse Team), Maintenance services and Energy/Power Managemer TM installations of State Bank of India on OPEX model basis,	T (Quick		
Α	Event based e-Surveillance system at all ATM sites (24X7)			
1	To avoid theft, burglary and vandalism in ATM premises,			
2	Detection of Intrusion in the ATM premises, carrying out of unauthorized activity or disturbing the Bank's installed equipment such as ATMs, ACs, Cheque Drop Box, UPS and all the installed equipment under e-Surveillance.			
3	CCTV camera should be provided in main ATM room, outside the ATM room, in the ATM Back room and a hidden Pin Hole Camera at a suitable concealed location inside the main ATM room. All Cameras should be of High Resolution and should be able to record clear images and video in the scenario of dull light at ATM site or the bright light from the background. While viewing the site in real time through CCTV surveillance from Command center of the vendor, there should be no interruptions due to connectivity/Bandwidth related issues.			
4	Detection of lingering or unauthorized activity, using motion detectors through PIR (Passive Infrared) sensor from 10 PM to 6 AM. (Motion based monitoring throughout the day using video analytics or PIR sensor)			
5	Video Verification by viewing images and video of site on above event.			
6	Storing of Images and Video for Verification (90 days). Images and Video footages related to any incident detected/deterred should be stored beyond 90 days and till the closure of the case. (Should be able to store for higher period in case of future administrative/regulatory requirements).			
7	To provide images and video footages for the disputed ATM transactions. To store the images and video till the dispute is resolved.			
8	The time stamping should be available on all images and video footages.			



9	The Centrally Monitored e-Surveillance System/ Solution vendor will be solely responsible to provide such information or footage or image or reports to the police or other regulatory authorities at the request of the Bank.	
10	Use of 2-Way Audio to deter the attempted crime and the system should be highly capable of clear voice/sound quality and there should be no disconnection even if the connectivity is lost with the command center.	
11	Installations of panic button at ATM site.	
12	To use siren/hooter to scare away the culprits if they do not respond to 2-way communications.	
13	Storing of ticket related notes of conversation with various parties for 30 days. Storing of suspicious/criminal events beyond 90 days, till the closure of the case and submission of reports to Bank authorities.	
14	SMS and Emails to bank official on receiving an alert as per mutually agreed procedure.	
15	Telephone Escalation to related parties on continuation of crime/in case of Fire/Smoke. To contact local police authorities or local fire station.	
16	Providing mutually agreed reports and bidder is under obligation to provide audio-video footage as per the requirement of the bank. Bank may ask to provide any report as and when required and bidder should be capable of developing the same at no extra cost to the bank.	
17	The offered system should have various reporting capabilities such as Centrally Monitored e-Surveillance System/Solution down Report, ATM wise Ticket generation reports, Mains/UPS Power Cut Report, House Keeping Report and connectivity/Link uptime report etc.	
18	Twice a day video housekeeping to know the clean/unclean status of the site.	
19	All functionalities given in functional specification to be provided. Technical/ Functional Specification of the Centrally Monitored e-Surveillance Solution is as per <b>Annexure - C and Annexure - C1.1.</b>	
20	To implement the offered System as per the technical/ functional specifications given in the RFP document.	
21	The Bank may shift or renovate its ATMs during the contract period. In these cases, the bidder must shift/re-install the same/new equipment at the new/existing location. The Bank will reimburse the shifting/re-installation charges @ 50% of monthly rental of the ATM site. The applicable monthly rental in such cases will be paid on pro-rata basis for the days for which the system was operational.	
22	To generate the alert in case of Fire/Smoke and to switch on/off Mains and Ups power.	



23	To provide the access to real-time dashboard for:	
	To provide the live (real-time) view of the ATM sites to the	
а	dedicated users	
b	To access the dashboard through smart phone apps,	
С	To know the status of offline/online sites,	
d	To download the reports in mutually agreed formats. Few formats for reports have been provided at <b>Annexure - C</b> , however formats for new reports, as and when required by the Bank, at any stage during the term of the contract, shall be advised to the selected vendors for development and submission at the prescribed intervals.	
е	To be able to provide the ATM related data, such as ATM ID, Location, Address, Contact details, etc. in the downloadable format as advised by the Bank.	
f	To know the health status of the all the installed sensors and equipment, such as 2-way communication system, hooter, CCTV, all the installed sensors, etc.	
g	To develop any new feature in the dashboard at no extra cost to the bank,	
h	To be able to generate the penalty calculation report, if required by the Bank.	
i	To be able to integrate with the different systems of the Bank, such as Switch, ATM monitoring tool, etc., as per the Bank's requirement, at no extra cost to the Bank.	
j	Capability to lodge the online complaint regarding the faulty equipment, faulty sensors, down/dismantled sites, unclean sites, shutter remaining opened/closed, signage boards/Air Conditioners/lightings not switched on/off, etc.	
k	Capability to take the screen shots of the live images and video.	
I	To monitor the ATM site live from any of the device as authorized to the State Bank Official.	
m	To show the live location of the site on google map.	
n	Every data related to ATM sites, should be available on both, i.e., bidder's portal as well as Bank's Centralized dashboard.	
24	To maintain the database by mapping the ATM IDs with e- Surveillance site ID. In case of any mismatch, to co-ordinate with the Circle authorities for necessary reconciliation.	
25	All the live feeds of the sites, such as CCTV status, health status of installed sensors, equipment installed at ATM site shall be integrated and available at the centralized dashboard maintained within the Bank.	
26	Continuous connectivity between the Command Centre and the ATM site by implementing the solution of multiple SIM connectivity, with broadband/3G/4G or any higher connectivity wherever available. Connectivity with minimum two SIMs functioning simultaneously and scalable up to 3 SIMS.	



27	All wirings must be concealed and not accessible to an outsider. If any equipment loses its connection with the command center, command center should be able to identify the same within maximum 2 minutes.	
28	To install the public announcement system, to play the pre- recorded message at ATM site as per requirement of the Bank, e.g., not to divulge the pin information.	
29	To detect and deter a person wearing helmet, covering/masking the face, trying to carry out any unauthorized or suspicious activity. The command center should warn the person to remove helmet, mask, etc.	
30	To manage the crowding in the ATM site. If more than designated persons are present at ATM sites, appropriate announcements should be made and appropriate action to be initiated to control the situation.	
31	To detect the loitering inside the ATM lobby and initiate appropriate actions to deter the same.	
32	To detect and deter the activity of installing skimmer/cloning devices and hidden camera, external trays/dispensers/devices at ATM machines as well as site.	
33	To detect any kind of tampering with the equipment installed at ATM site.	
34	Capability to remotely control the shutter of the ATM room between a specific time for opening and closing the ATM shutters. Bank can also use this facility at any point of time other than the schedule time. The working hours of the ATM site and the full address of the nearest SBI ATM must be displayed/painted at the closed shutter or at any place clearly visible to the customers. Any changes in the working hours of the ATM site or the address of the nearest SBI ATM to be done without any cost to the Bank. Selected bidders to carry on PoC of auto shutter closing/opening and the same will be implemented once the functionality is successfully and satisfactorily tested. Till that time, shutter closing/opening has been incorporated under the Scope of Work under Maintenance related activities.	
35	The closing of Shutter to be accompanied by Flashing Lights and a Voice message that announces "ATTENTION: This Shutter is Closing" in any two-desired language.	
36	Photo Cell Sensor at the entrance to stop the shutter from closing if anyone enters by mistake at the time of Closing. The shutter will stop as it is. (If it goes up the customer may try to do a transaction) so programmed to stop not to go up.	



37	Shutter not to close, if someone is inside the ATM room and performing any transaction, reminders for shutter closing to be repeated for 1 minute through 2-way communication system and then retry the shutter closing process. System should wait for the customer to complete the transaction and will retry the shutter closing process once customer leaves the ATM site.	
38	Exit switch to open shutter from the inside. In case a genuine customer is locked inside the ATM room, the command center should be able to examine the situation and act accordingly and help the customer to leave the place by opening the shutter from their end.	
39	Option of manual opening/closing of shutters. Proper care should be taken so that electric current does not leak to the shutter posing danger to general public. Devices and motors with standardization should be used.	
40	Capability to detect forceful opening of shutter/cutting/breaking/damaging of shutter by any means and take the appropriate action to prevent the same.	
41	The equipment to control the shutters should be able to control the existing shutters installed at ATM sites. In no case, bank will replace the shutters except where the existing shutters are not functioning, after due inspection.	
42	If the shutter is faulty before implementation of e-Surveillance solution, the repairing/maintenance cost will be borne by the Bank. Once the solution is implemented, the maintenance/repairing cost of the shutter is to be borne by the e-Surveillance vendor.	
43	Separate power back up for the process related to shutter closing and opening, in order to ensure that process of Automatic shutter closing and opening should not be hampered in case of power failure.	
44	During the currency of the contract, the system should be upgraded at no extra cost to the bank. Any technological upgradation in CCTV, more specifically due to regulatory/administrative requirement, no extra cost to be charged to the bank.	
45	Preventive maintenance of all the equipment covered under this scope to be carried out quarterly and a mobile application to be developed to submit the PM report to the concerned Circle authorities and the same to be linked with the real-time dashboard.	
46	For any new feature of e-Surveillance which is not available under existing e-Surveillance sites, Vendors need to carry out PoC at their own cost.	
47	Any device/sensor installed at ATM machine and ATM site should not damage the Bank's installed system. Any loss arising out of such instances will be recovered from the vendor.	



48	Should have a documented and tested Business Continuity Plan (BCP), a Disaster Recovery site according to Disaster Recovery Plan (DRP) and the documents related to both BCP/DRP should be submitted to the Bank.	
49	The switch over from Primary Command Centre to DR command center should be within 30 minutes.	
50	Capability to instantly detect the disconnection of Alarm Panel at ATM site, (such as wire cut, etc.) or disconnection of any of the critical sensor from Alarm Panel, and initiate appropriate and corrective actions to detect the reason of disconnection and in the event of occurring of any crime, escalation to the related parties (Police authorities/QRT/Bank Officials), to deter/prevent the crime.	
51	Capability to instantly detect the disconnection of CCTV from the Command Centre or non-recording of Videos and images locally at the ATM site or video loss/blacking out/masking the CCTV by any miscreant, and to take appropriate action in case of occurrence of any of the case mentioned as above.	
52	Capability to instantly detect if view of the camera/Camera angles has been deviated as per original installations and to initiate appropriate action.	
53	The bank may require the Command Centre to inform the Bank's ATM Switch Centre to cease the operations at a suspected ATM site, in case any suspicious activity is detected by the Command Centre.	
54	Capable of preventing the malware attack on the network/data center.	
55	Capability to record attendance of authorized officials visiting the ATM sites, such as: a) Housekeeping, b) CIT official, c) FLM engineer, d) QRT personnel, e) Other technicians, etc.	
56	An alert ticket must be raised if Hood door is opened at any time of the day and whole activity should be recorded as a continuous video.	
57	At the time of cash replenishment, CRA team to call the command center of bidder to remotely open/close the shutter at the site.	
58	Whole system of auto shutter closing/opening to be kept inactive 24x7 except when the shutters are to be closed or opened automatically. This to be done to avoid the risk of leakage of electric current through shutters.	
59	A notice prepared elegantly (shall be approved by the Bank) to the effect that the site is under electronic surveillance shall be displayed on the front door of the ATM site.	
60	24 * 7* 365 days per year, online support facility	
61	Escalation process should be in place for unresolved issues	
62	Bidder support staff should be well trained to effectively handle queries raised by the Bank customer / employees etc.	



i		,						
63	Bidder should have ability to generate MIS reports periodically for							
	example: Volume of calls / per day, resolution % per day etc							
CA	Considering expected number of call request / day, the help							
64	desk should be manned with of persons dedicated to work for the Bank.							
65								
05	Compliance with Bank's IS Security policy  Responsibilities for data and application privacy and							
66	Responsibilities for data and application privacy and confidentiality							
	Responsibilities on system and software access control and							
67	administration							
	Custodial responsibilities for data, software, hardware and other							
68	assets of the Bank being managed by or assigned to the Vendor							
69	Physical Security of the facilities; & Physical and logical							
	separation from other customers of the Vendor							
70								
,,,	Incident response and reporting procedures							
71								
	Password Policy of the Bank							
72	Data Encryption/Protection requirement of the Bank							
12	Data Encryption// Totection requirement of the Bank							
	Installation of a GPS device at the ATM site which will provide the							
73	latitude and longitude of the site at real time, which will be useful							
/3	for SBI Finder App/Websites.							
	• •							
	Bank will require one resource to be posted/stationed at Bank							
74	premises for any co-ordination, support, reporting, reconciling							
	database, extracting video footages etc., at no Extra Cost to Bank.							
В	Quick Response Team (QRT) for attending the incidents							
1	To attend the site within reasonable time in case of any							
	suspicious/untoward incident,							
2	QRT to be available at the site within 5-10 minutes of reporting of							
2	the incident at command center,							
3	QRT to be located through GPS device.							
4	To take adequate/reasonable steps to deter the incident/crime, including lodging of FIR.							
	To call and co-ordinate with local police authorities and Bank							
5	officials.							
	To support the Bank/Law enforcement agencies in case of any							
6	incident occurred at ATM site.							
С	Maintenance activities at ATM sites							
	To maintain the site for its cleanliness and upkeep of equipment							
1	and installations.							



2	To visit the ATM site four times a day to maintain the cleanliness at ATM room along with all the equipment. Every visit to the ATM site should be recorded electronically through mobile based applications and the same should be available along with the CCTV footage for audit by the bank officials up to a period of 2 months.						
3	Pest Control once in every quarter and should be reported to the Bank through mobile based application.						
4	To keep a check on the health of the equipment/sensors and if required, necessary steps to be taken to ensure that the same is replaced/repaired/rectified within a maximum period of 24 hours from the time of fault occurrence.						
5	The Bank may also use the services of maintenance team to manage and maintain the Bank notice boards displayed at ATM site.						
6	To report the unusual/unauthorized activity at the ATM site.						
7	To close and open the shutter at the specific sites at the scheduled hours.						
D	Energy/Power Management Module						
1	To manage power consumption and keep a check on power and other equipment, such as UPS, battery, etc.						
2	To monitor the status of Signage, Air Conditioners and lightings in the ATM room, to control the same by switch off/on from the Command Centre as per the specified schedule. The Bank may use this solution for any other site control measures also.						
3	To monitor the status of Heaters (wherever installed) in the ATM room, to control the same by switch off/on from the Command Centre as per the specified schedule. The Bank may use this solution for any other site control measures also.						
4	To monitor and control the temperature at the ATM site by remotely controlling the Air Conditioners (ACs). To switch off/on the ACs based on weather condition or depending upon day/night situation. To switch off/on the ACs when temperature goes below the minimum or above the maximum temperature according to geographical area or as per the instructions from Circle authorities						
5	AC operations to be stopped if ATM door is found to be continuous opened.						
6	ACs to be protected in case of low/high voltages.						
7	The vendor should be able to identify if the AC is not switched on even after executing the 'switch on' command and it should be able to send SMS/e-mail to designated persons in case of such failures.						
8	Alert to be generated when the temperature goes extraordinarily high/low at the ATM site.						



9	To monitor the status of the Mains and UPS power and to switch on/off the Mains and UPS power, if required.					
10	To monitor the health status of the batteries of UPS,					
11	To keep a check on the earthing voltage to save the equipment installed at ATM sites.					
12	UPS Battery charge percentage should be monitored and Alert should be generated on low battery.					
13	The solution should be able to measure and record Input & output					
14	The solution should have the capability to identify the failure of the commands executed automatically or manually from the command center, in order to initiate any of the services under Energy/Power Management solution. E.g., AC/Signage/lightings could not be switched off/on, in such cases system should have the capability to communicate the same through SMS/Email to the designated person.					



Annexure-F

#### **Indicative Commercial Bid**

The indicative commercial Bid needs to contain the information in a sealed envelope bearing the identification – "Indicative Commercial Bid for Comprehensive Centrally Monitored Electronic Surveillance of ATM installations of State Bank of India on OPEX basis".

#### Please note that:

- 1. For purpose of arriving at L1, weightage will not be assigned to individual line items. L1 will be declared solely based on Total Cost quoted by the bidder for 1 sample site. Other selected vendors have to match the prices quoted by L1.
- 2. The prices quoted should be inclusive of all taxes, duties and statutory levies except GST, which shall be reimbursed/paid as per applicable rates or on producing original receipts. In case the Bidder is enjoying any Tax exemption for any particular component or components and if the tax exemption ceases during the tenure of contract, Bank shall not pay the exempted tax component which is levied due to cessation of exemption.
- 3. The Bank would be at liberty to take any of the service or combination of services or all the services at any particular site.

	COMMERCIAL BID						
SI.	Particulars of Items	Price in (Rs.)	% of Grand				
No.	Services		Total (H)				
а	Event based Surveillance System (having 1 ATM Machine at site) (per site per month)	0.00					
b	Quote for additional ATMs at site (per additional ATM per month)	0.00					
С	Additional Cameras in main lobby (per additional Camera per month)	0.00					
d	Services of auto shutter opening/closing (per site per month)	0.00					
е	Quick Response Team (QRT) (per site per month)	0.00					
f	Maintenance related Activities at ATM site (per site per month)	0.00					
g	Energy/Power Management Solution (per site per month)	0.00					
	GRAND TOTAL (H)	0.00					



Once overall price (mentioned as Grand Total {H}) is finally discovered after e-Reverse auction, the price for individual line items from a to f will be calculated according to the % declared by that particular vendor.

Note: The quoted price is inclusive of all taxes, duties & statutory levies, except GST.

Signature

Seal of Company

**Breakup of Taxes and Duties** 

Sr. No.	Name of activity/Services	Tax 1	Tax 2	Tax 3
		Mentior	n Name of	Tax
1.				
2.				
3.				
4.				
5.				
6.				
7.				
	Grand Total		_	

Signature

Seal of Company



## **ANNEXURE-G**

#### **FORMAT FOR EMD BANK GUARANTEE**

To:
Dear Sir,
EMD BANK GUARANTEE FOR NAME OF SERVICES TO STATE BANK OF INDIA TO MEET SUCH REQUIREMENT AND PROVIDE SUCH SERVICES AS ARE SET OUT IN THE
RFP DATED JUNE 02, 2018
WHEREAS State Bank of India (SBI), having its Corporate Office at Nariman Point, Mumbai, and Regional offices at other State capital cities in India has invited Request for Proposal to provide (name of Services) as are set out in the Request for Proposal <b>DATED JUNE 02, 2018</b> .
<ol> <li>It is one of the terms of said Request for Proposal that the Bidder shall furnish a Bank Guarantee for a sum of Rs/- (Rupees Only) as Earnest Money Deposit.</li> </ol>
3. M/s, (hereinafter called as Bidder, who are our constituents intends to submit their Bid for the said work and have requested us to furnish guarantee in respect of the said sum of Rs/-(Rupees only)
4. NOW THIS GUARANTEE WITNESSETH THAT  We (Bank) do hereby agree with and
undertake to the State Bank of India, their Successors, assigns that in the event of the SBI coming to the conclusion that the Bidder has not performed their obligations under the said conditions of the RFP or have committed a breach thereof, which conclusion shall be binding on us as well as the said Bidder, we shall on demand by the SBI, pay without demur to the SBI, a sum of Rs/- (RupeesOnly) that may be demanded by SBI. Our guarantee
shall be treated as equivalent to the Earnest Money Deposit for the due performance of the obligations of the Bidder under the said conditions, provided, however, that our liability against such sum shall not exceed the sum of RsOnly).



5. We also agree to undertake to and	•
Rs/- (Rupees	Only) as aforesaid shall be
paid by us without any demur or protest, me	erely on demand from the SBI on receipt
of a notice in writing stating the amount is o	due to them and we shall not ask for any
further proof or evidence and the notice	from the SBI shall be conclusive and
binding on us and shall not be questio	ned by us in any respect or manner
whatsoever. We undertake to pay the amo	ount claimed by the SBI within 24 hours
from the date of receipt of the notice as at	foresaid. We confirm that our obligation
to the SBI under this guarantee shall	be independent of the agreement or
agreements or other understandings be guarantee shall not be revoked by us with	

#### 6. We hereby further agree that -

- b) Our liability under these presents shall not exceed the sum of Rs.\_\_\_\_\_\_Only)
- c) Our liability under this agreement shall not be affected by any infirmity or irregularity on the part of our said constituents in tendering for the said work or their obligations there under or by dissolution or change in the constitution of our said constituents.
- d) This guarantee shall remain in force up to 180 days provided that if so desired by the SBI, this guarantee shall be renewed for a further period as may be indicated by them on the same terms and conditions as contained herein.
- e) Our liability under this presents will terminate unless these presents are renewed as provided herein up to 180 days or on the day when our said constituents comply with their obligations, as to which a certificate in writing by the SBI alone is the conclusive proof, whichever date is later.
- f) Unless a claim or suit or action is filed against us within six months from that date or any extended period, all the rights of the SBI against us under this guarantee shall be forfeited and we shall be released and discharged from all our obligations and liabilities hereunder.



Notwithstanding anything contained hereinabove:
(a) Our liability under this Bank Guarantee shall not exceed Rs/-(Rupeesonly)
(b) This Bank Guarantee shall be valid up to
(c) We are liable to pay the guaranteed amount or any part thereof under this Bank Guarantee only and only if you serve upon us a written claim or demand on or before
Yours faithfully,
For and on behalf of
Authorized official.
(Note: This guarantee will require stamp duty as applicable in the State where it is executed and shall be signed by the official(s) whose signature and authority shall

be verified)



ANNEXURE-H

## **PERFORMANCE BANK GUARANTEE FORMAT** (TO BE STAMPED AS AN AGREEMENT)

THIS PERFORMANCE BANK GUARANTEE AGREEMENT executed atthisday of (Name of the Bank)
having its Registered Office at
WHEREAS M/s,
incorporated under
WHEREAS, SBI has agreed to avail the Services from the Service Provider for a period of year(s).
WHEREAS, in accordance with terms and conditions of the RFP/Purchase order/Agreement dated, Service Provider is required to furnish a Bank Guarantee for a sum of Rs/- (Rupees only) for due performance of the obligations of the Service Provider in providing the Services, in accordance with the RFP/Purchase order/Agreement guaranteeing payment of the said amount of Rs/- (Rupees only) to SBI, if Service Provider fails to fulfill its obligations as agreed in RFP/Agreement.
WHEREAS, the Bank Guarantee is required to be valid for a total period of months and in the event of failure, on the part of Service Provider, to fulfill any of



its commitments / obligations under the RFP/Agreement, SBI shall be entitled to invoke the Guarantee.

AND	WHI	EREAS	, th	e Guara	ntor, at th	e request of	of S	ervice	Provi	der,	agreed	to
issue,	on	behalf	of	Service	Provider,	Guarantee	as	above	, for	an	amount	of
Rs			/- (I	Rupees_		only).						

#### NOW THIS GUARANTEE WITNESSETH THAT

- 1. In consideration of SBI having agreed to entrust the Service Provider for rendering Services as mentioned in the RFP, we, the Guarantors, hereby unconditionally and irrevocably guarantee that Service Provider shall fulfill its commitments and obligations in respect of providing the Services as mentioned in the RFP/Agreement and in the event of Service Provider failing to perform / fulfill its commitments / obligations in respect of providing Services as mentioned in the RFP/Agreement, we (the Guarantor) shall on demand(s), from time to time from SBI, without protest or demur or without reference to Service Provider and not withstanding any contestation or existence of any dispute whatsoever between Service Provider and SBI, pay SBI forthwith the sums so demanded by SBI in each of the demands, subject to a cumulative maximum amount of Rs.\_\_\_\_\_/- (Rupees\_\_\_\_\_\_\_\_\_/- only).
- 2. Any notice / communication / demand from SBI to the effect that Service Provider has failed to fulfill its commitments / obligations in respect of rendering the Services as mentioned in the Agreement, shall be conclusive, final & binding on the Guarantor and shall not be questioned by the Guarantor in or outside the court, tribunal, authority or arbitration as the case may be and all such demands shall be honoured by the Guarantor without any delay.
- 3. We (the Guarantor) confirm that our obligation to the SBI, under this guarantee shall be independent of the agreement or other understandings, whatsoever, between the SBI and the Service Provider.
- 4. This guarantee shall not be revoked by us (the Guarantor) without prior consent in writing of the SBI.

#### WE (THE GUARANTOR) HEREBY FURTHER AGREE & DECLARE THAT-

- (i) Any neglect or forbearance on the part of SBI to Service Provider or any indulgence of any kind shown by SBI to Service Provider or any change in the terms and conditions of the Agreement or the Services shall not, in any way, release or discharge the Bank from its liabilities under this Guarantee.
- (ii) This Guarantee herein contained shall be distinct and independent and shall be enforceable against the Guarantor, notwithstanding any Guarantee or Security now or hereinafter held by SBI at its discretion.



- (iii) This Guarantee shall not be affected by any infirmity or absence or irregularity in the execution of this Guarantee by and / or on behalf of the Guarantor or by merger or amalgamation or any change in the Constitution or name of the Guarantor.
- (iv) The guarantee shall not be affected by any change in the constitution of SBI or Service Provider or winding up / liquidation of Service Provider, whether voluntary or otherwise
- (v) This guarantee shall be a continuing guarantee during its validity period and the SBI can make its claim in one or more events within the total liability of the Guarantor mentioned herein.
- (vi) This Guarantee shall remain in full force and effect for a period of \_\_\_ years from the date of the issuance i.e. up to \_\_\_\_\_ Unless a claim under this Guarantee is made against us within three (3) months from that date i.e. on or before \_\_\_\_\_, all your rights under this Guarantee shall be forfeited and we shall be relieved and discharged from all liabilities there under.
- (vii) This guarantee shall be governed by Indian Laws and the Courts in Mumbai, India alone shall have the jurisdiction to try & entertain any dispute arising out of this guarantee.

Notwithstanding anything contained herein above:

(Rupeesonly) (b)This Bank Guarantee shall be val c) We are liable to pay the guarante Bank Guarantee only and only if SBI	antee shall not exceed Rs/- id up toeed amount or any part thereof under this I serve upon us a written claim or demand e which is 3 months after date mentioned
	Yours faithfully,
	For and on behalf of Bank.
	Authorized official



## **ANNEXURE-I**

## **Penalties**

SI.	Parameter	Metric	Penalty
No.			
1	Adherence to the planned Implementation schedule ##	The complete Centrally Monitored E- Surveillance System should be delivered, installed and made operational at the identified ATM Locations within 60 days of acceptance of order	A penalty of Rs. 1,000/= per week from the 61st day of placement of order with full site details/ addresses by the LHO, till the date of operationalization will be levied for the reasons attributable to the vendor. The penalty amount for delayed installations will be due on 1st day of the week FROM 61ST DAY ONWARDS. E.g.,  1.Installations between 61-67 day, penalty Rs. 1,000/- 2. installations between 68-74 day, penalty Rs. 2,000/- and so on
2	Equipment Uptime	Atleast 99%	
		i. System is non- functional for more than 30 minutes up to 4 Hours, ,	i. 30% of monthly rentals for that site for each instance of failure beyond 30 minutes for 4 Hrs.
		ii. system remains non-functional beyond 4 hrs and up to 24 hours,	ii. 50% of monthly rentals for that site for each instance of failure for 4 Hrs. and up to 24 hours,
		iii. system remains non-	iii. 75% of monthly rentals for that site for each instance of



		functional bayand	failure for 24 Hrs. and up to 49
		_	failure for 24 Hrs. and up to 48
		24Hrs.up to	hours,
		48Hrs,	
		iv. system	iv. 100% of monthly rentals for
		remains non-	that site for each instance of
		functional beyond	failure beyond 72 hours,
		72Hrs,	
3	Incident Reporting	For every	To be randomly verified by SBI
		identified	/ SBI appointed agency on
		incident, the CMS	monthly basis for SLA
		should have	monitoring. For every non-
		evidence of	compliance a penalty of 1% of
		incident (video	the monthly fee of the entire
		recording, two-	concerned Circle shall be
		way audio	levied.
		communication	loviou.
		logs, system	
		logs), records for	
		action taken and	
		reporting to	
		respective	
		authorities as per	
		agreed	
		mechanism.	
4	Report to Bank	All reports	The vendor-wise
		mentioned under	availability/performance/system
		Annexure - C,	down reports to be downloaded
		item- 8.25 to be	from the new dashboard. To be
		submitted to	randomly verified by SBI / SBI
		Bank	appointed agency on monthly
			basis for SLA monitoring. For
			every non- compliance a
			penalty of 1% of the monthly fee
			of the concerned Circle shall be
			levied.
5**	Loss to SBI due to	For every loss	Actual financial Loss as per
	un-reported /	incurred by SBI,	incident.
	UNDETECTED	for the incidences	Within the billing month, the
	incident	which are not	capping for this penalty would



		reported/detected	be 100% of the monthly fee for	
		by the vendor.	the concerned Circle.	
6**	Non-Supply of		the concerned officie.	
0	Non-Supply of Video Footage	CCTV footage for any incident/ATM transaction based footage. For not providing clear images and video (face not recognizable)	Rs. 10,000 OR Actual loss to the bank, whichever is higher.	
7**	Unable to manage the crowding/detection of person with mask or helmet	For any detected incident where ATM is crowded beyond allowed no. of persons  Person entering with masked face or helmet		
8	Failure of any equipment/sensor should be replaced/repaired within 24 hours.		i. 10% of monthly rentals for that site for each instance of failure for 24 Hrs. and up to 48 hours,  ii. 50% of monthly rentals for that site for each instance of failure for 48 Hrs. and up to 72 hours,  iii. 100% of monthly rentals for that site for each instance of failure beyond 72 hours,	
9	Non-installation of dismantled site	If bank shifts the ATM to new location or discontinues the site, the reinstallation at new location within 15 days	A penalty of Rs.1000/= per week from the t 16th day of placement of order with full site details/ addresses by the LHO, till the date of operationalization will be levied for the reasons attributable to the vendor. The	



		after receiving the new site details.	penalty amount for delayed installations will be due on 1st day of the week FROM 16th DAY ONWARDS. E.g.,  1.Installations between 16-22 day, penalty Rs. 1,000/- 2. installations between 23-29 day, penalty Rs. 2,000/-, and so on
10	Non- availability of feeds in the dashboard	If the feeds are not available beyond 30 Minutes	i. no payment shall be made for that day if feeds are not available between 30 minutes to 24 hours and this amount shall be deducted on pro rata basis from the final payment of that month,  ii. 10% of monthly rentals for that site for each instance of failure for 24 Hrs. and up to 48 hours,  iii. 50% of monthly rentals for that site for each instance of failure for 48 Hrs. and up to 72 hours,  iv. 100% of monthly rentals for that site for each instance of failure beyond 72 hours,
11**	Not keeping the sites clean		Rs. 500 per instance. For more than 3 instances per month 5000.
12**	of equipment installed by vendor OR due to negligence on part of e-surveillance bidder or any of its associates OR, due		Actual loss to the Bank



to non-functioning of the system OR due to deficiency in services	
13 Unable to fulfill the transition obligations as mentioned in Clause 8 of SLA	An amount equivalent to 10% of total contract value

\*\*The penalties referred to above will be capped at 100% of monthly billing for the Circle and residual may be recovered from the future rentals and/ or by invoking the performance bank guarantee. Other than actual loss and cleanliness of the site, all penalties should not exceed 50% of monthly billing.

## Bank shall have the option of cancelling the orders and / or invoking Bank Guarantee, with a thirty days' notice

Note: If the successful bidder fails to complete the due performance as per contract, State Bank of India reserves the right to terminate the contract and recover Liquidated Damages maximum 10% of contract value.

Both the above Penalty and Liquidated Damages are independent of each other and applicable separately and concurrently.



#### **ANNEXURE-J**

### **NON-DISCLOSURE AGREEMENT**

THIS RECIPROCAL NON-DISCLOSURE AGREEMENT (the "Agreement") is made at Mumbai between:
constituted under the Act
having its Corporate Centre at
which expression includes its successors and assigns) of the ONE PART;
And
(hereinafter referred to as
"" which expression shall unless repugnant to the subject or contex thereof, shall mean and include its successors and permitted assigns) of the OTHER PART;
And Whereas
1 is carrying on business o
providing, has agreed to
for the Bank and other related tasks.  2. For purposes of advancing their business relationship, the parties would need
to disclose certain valuable confidential information to each other. Therefore, ir consideration of covenants and agreements contained herein for the mutua disclosure of confidential information to each other, and intending to be legally bound, the parties agree to terms and conditions as set out hereunder.
NOW IT IS HEREBY AGREED BY AND BETWEEN THE PARTIES AS UNDER
1. Confidential Information and Confidential Materials:

(a) "Confidential Information" means non-public information that Disclosing Party designates as being confidential or which, under the circumstances surrounding disclosure ought to be treated as confidential. "Confidential Information" includes, without limitation, information relating to installed or purchased Disclosing Party software or hardware products, the information relating to



general architecture of Disclosing Party's network, information relating to nature and content of data stored within network or in any other storage media, Disclosing Party's business policies, practices, methodology, policy design delivery, and information received from others that Disclosing Party is obligated to treat as confidential. Confidential Information disclosed to Receiving Party by any Disclosing Party Subsidiary and/ or agents is covered by this agreement

- (b) Confidential Information shall not include any information that: (i) is or subsequently becomes publicly available without Receiving Party's breach of any obligation owed to Disclosing party; (ii) becomes known to Receiving Party prior to Disclosing Party's disclosure of such information to Receiving Party; (iii) became known to Receiving Party from a source other than Disclosing Party other than by the breach of an obligation of confidentiality owed to Disclosing Party; or (iv) is independently developed by Receiving Party.
- (c) "Confidential Materials" shall mean all tangible materials containing Confidential Information, including without limitation written or printed documents and computer disks or tapes, whether machine or user readable.

#### 2. Restrictions

- (a) Each party shall treat as confidential the Contract and any and all information ("confidential information") obtained from the other pursuant to the Contract and shall not divulge such information to any person (except to such party's own employees and other persons and then only to those employees and persons who need to know the same) without the other party's written consent provided that this clause shall not extend to information which was rightfully in the possession of such party prior to the commencement of the negotiations leading to the Contract, which is already public knowledge or becomes so at a future date (otherwise than as a result of a breach of this clause). Receiving Party will have executed or shall execute appropriate written agreements with its employees and consultants specifically assigned and/or otherwise, sufficient to enable it to comply with all the provisions of this Agreement. If the Service Provider shall appoint any Sub-Contractor then the Service Provider may disclose confidential information to such Sub-Contractor subject to such Sub Contractor giving the Bank an undertaking in similar terms to the provisions of this clause.
- (b) Receiving Party may disclose Confidential Information in accordance with judicial or other governmental order to the intended recipients (as detailed in this clause), provided Receiving Party shall give Disclosing Party reasonable notice prior to such disclosure and shall comply with any applicable protective order or equivalent. The intended recipients for this purpose are:
  - (1) the statutory auditors of the Bank and



- (2) regulatory authorities regulating the affairs of the Bank and inspectors and supervisory bodies thereof
- (c) The foregoing obligations as to confidentiality shall survive any termination of this Agreement
- (d) Confidential Information and Confidential Material may be disclosed, reproduced, summarized or distributed only in pursuance of Receiving Party's business relationship with Disclosing Party, and only as otherwise provided hereunder. Receiving Party agrees to segregate all such Confidential Material from the confidential material of others in order to prevent mixing.
- (e) Receiving Party may not reverse engineer, decompile or disassemble any software disclosed to Receiving Party.

#### 3. Rights and Remedies

- (a) Receiving Party shall notify Disclosing Party immediately upon discovery of any unauthorized used or disclosure of Confidential Information and/ or Confidential Materials, or any other breach of this Agreement by Receiving Party, and will cooperate with Disclosing Party in every reasonable way to help Disclosing Party regain possession of the Confidential Information and/ or Confidential Materials and prevent its further unauthorized use.
- (b) Receiving Party shall return all originals, copies, reproductions and summaries of Confidential Information or Confidential Materials at Disclosing Party's request, or at Disclosing Party's option, certify destruction of the same.
- (c) Receiving Party acknowledges that monetary damages may not be the only and / or a sufficient remedy for unauthorized disclosure of Confidential Information and that disclosing party shall be entitled, without waiving any other rights or remedies (as listed below), to injunctive or equitable relief as may be deemed proper by a Court of competent jurisdiction.
- a. Suspension of access privileges
- b. Change of personnel assigned to the job
- c. Financial liability for actual, consequential or incidental damages
- d. Termination of contract
- (d) Disclosing Party may visit Receiving Party's premises, with reasonable prior notice and during normal business hours, to review Receiving Party's compliance with the term of this Agreement.

#### 4. Miscellaneous



- (a) All Confidential Information and Confidential Materials are and shall remain the property of Disclosing Party. By disclosing information to Receiving Party, Disclosing Party does not grant any expressed or implied right to Receiving Party to disclose information under the Disclosing Party patents, copyrights, trademarks, or trade secret information.
- (b) Any document provided under this Agreement is provided with RESTRICTED RIGHTS.
- (c) Neither party grants to the other party any license, by implication or otherwise, to use the Confidential Information, other than for the limited purpose of evaluating or advancing a business relationship between the parties, or any license rights whatsoever in any patent, copyright or other intellectual property rights pertaining to the Confidential Information.
- (d) The terms of Confidentiality under this Agreement shall not be construed to limit either party's right to independently develop or acquire product without use of the other party's Confidential Information. Further, either party shall be free to use for any purpose the residuals resulting from access to or work with such Confidential Information, provided that such party shall maintain the confidentiality of the Confidential Information as provided herein. The term "residuals" means information in non-tangible form, which may be retained by person who has had access to the Confidential Information, including ideas, concepts, know-how or techniques contained therein. Neither party shall have any obligation to limit or restrict the assignment of such persons or to pay royalties for any work resulting from the use of residuals. However, the foregoing shall not be deemed to grant to either party a license under the other party's copyrights or patents.
- (e) This Agreement constitutes the entire agreement between the parties with respect to the subject matter hereof. It shall not be modified except by a written agreement dated subsequently to the date of this Agreement and signed by both parties. None of the provisions of this Agreement shall be deemed to have been waived by any act or acquiescence on the part of Disclosing Party, its agents, or employees, except by an instrument in writing signed by an authorized officer of Disclosing Party. No waiver of any provision of this Agreement shall constitute a waiver of any other provision(s) or of the same provision on another occasion.
- (f) In case of any dispute, both the parties agree for neutral third-party arbitration. Such arbitrator will be jointly selected by the two parties and he/she may be an auditor, lawyer, consultant or any other person of trust. The said proceedings shall be conducted in English language at Mumbai and in accordance with the provisions of Indian Arbitration and Conciliation Act 1996 or any Amendments or Re-enactments thereto.



- (g) Subject to the limitations set forth in this Agreement, this Agreement will inure to the benefit of and be binding upon the parties, their successors and assigns.
- (h) If any provision of this Agreement shall be held by a court of competent jurisdiction to be illegal, invalid or unenforceable, the remaining provisions shall remain in full force and effect.
- (i) All obligations created by this Agreement shall survive change or termination of the parties' business relationship.

#### 5. **Suggestions and Feedback**

day of

Dated this

(a) Either party from time to time may provide suggestions, comments or other feedback to the other party with respect to Confidential Information provided originally by the other party (hereinafter "feedback"). Both party agree that all Feedback is and shall be entirely voluntary and shall not in absence of separate agreement, create any confidentially obligation for the receiving party. However, the Receiving Party shall not disclose the source of any feedback without the providing party's consent. Feedback shall be clearly designated as such and, except as otherwise provided herein, each party shall be free to disclose and use such Feedback as it sees fit, entirely without obligation of any kind to other party. The foregoing shall not, however, affect either party's obligations hereunder with respect to Confidential Information of other party.

2018 at

,	(month)	(place)	
For and on behalf of			
Name			
Designation			
Place			
Signature			
For and on behalf of			
Name			
Designation			
Place			
Signature			



## **ANNEXURE-K**

# Pre-Bid Query Format (To be provide strictly in Excel format)

Vendor Name	SI. No	RFP Page No	RFP Clause No.	Existing Clause	Query/Suggestions



**ANNEXURE-L** 

# PRE- CONTRACT INTEGRITY PACT (TO BE STAMPED AS AN AGREEMENT)

G	Δ	n	Δ	ra	I

This pre-Bid pre-contract Agreement (hereinafter called the Integrity Pact) is
made
on day of the month of 201, between, on the one
hand, the State Bank of India a body corporate incorporated under the
State Bank of India Act, 1955 having its Corporate Centre at State Bank
Bhavan, Nariman Point, Mumbai through itsDepartment
/ Office at,,
(hereinafter called the "BUYER", which expression shall mean and include,
unless the context otherwise requires, its successors) of the First Part and $\mbox{\em M/s}$
represented by
Shri , Chief Executive Officer
(hereinafter called the "BIDDER/Seller which expression shall mean and
include, unless the context otherwise requires, its / his successors and permitted
assigns of the Second Part.
WHEREAS the BUYER proposes to procure (Name of the
Stores/Equipment/Item) and the BIDDER/Seller is willing to offer/has offered the
stores and
WHEREAS the BIDDER is a private company/public company/Government
undertaking/partnership/registered export agency, constituted in accordance
with the relevant law in the matter and the BUYER is an Office / Department
of State Bank of India performing its functions on behalf of State Bank of India.
NOW, THEREFORE,
To avoid all forms of corruption by following a system that is fair, transparent and
free from any influence/prejudiced dealings prior to, during and subsequent to the
currency of the contract to be entered into with a view to:
> Enabling the BUYER to obtain the desired service / product at a competitive price in

conformity with the defined specifications by avoiding the high cost and the distortionary



impact of corruption on public procurement; and

➤ Enabling BIDDERs to abstain from bribing or indulging in any corrupt practice in order to secure the contract by providing assurance to them that their competitors will also abstain from bribing and other corrupt practices and the BUYER will commit to prevent corruption, in any farm, by its officials by following transparent procedures.

The parties hereto hereby agree to enter into this Integrity Pact and agree as follows:

#### 1. Commitments of the BUYER

- 1.1 The BUYER undertakes that no official of the BUYER, connected directly or indirectly with the contract, will demand, take a promise for or accept, directly or through intermediaries, any bribe, consideration, gift, reward, favour or any material or immaterial benefit or any other advantage from the BIDDER, either for themselves or for any person, organization or third party related to the contract in exchange for an advantage in the bidding process, Bid evaluation, contracting or implementation process related to the contract.
- 1.2 The BUYER will, during the pre-contract stage, treat all BIDDERs alike, and will provide to all BIDDERs the same information and will not provide any such information to any particular BIDDER which could afford an advantage to that particular BIDDER in comparison to other B1DDERs.
- 1.3 All the officials of the BUYER will report to the appropriate authority any attempted or completed breaches of the above commitments as well as any substantial suspicion of such a breach.
- 1.4 In case any such preceding misconduct on the part of such official(s) is reported by the BIDDER to the BUYER with full and verifiable facts and the same is prima facie found to be correct by the BUYER, necessary disciplinary proceedings, or any other action as deemed fit, including criminal proceedings may be initiated by the BUYER and such a person shall be debarred from further dealings related to the contract process. In such a case while an enquiry is being conducted by the BUYER the proceedings under the contract would not be stalled.



#### 2. Commitments of BIDDERs

- 2.1 The BIDDER commits itself to take all measures necessary to prevent corrupt practices, unfair means and illegal activities during any stage of its Bid or during any pre-contract or post-contract stage in order to secure the contract or in furtherance to secure it and in particular commit itself to the following:
- The BIDDER will not offer, directly or through intermediaries, any bribe, gift, consideration, reward, favour, any material or immaterial benefit or other advantage, commission, fees, brokerage or inducement to any official of the BUYER, connected directly or indirectly with the bidding process, or to any person, organization or third party related to the contract in exchange for any advantage in the bidding, evaluation, contracting and implementation of the contract.
- 2.3 The BIDDER further undertakes that it has not given, offered or promised to give, directly or indirectly any bribe, gift, consideration, reward, favour, any material or immaterial benefit or other advantage, commission, fees, brokerage or inducement to any official of the BUYER or otherwise in procuring the Contract or forbearing to do or having done any act in relation to the obtaining or execution of the contract or any other contract with State Bank of India for showing or forbearing to show favour or disfavour to any person in relation to the contract or any other contract with State Bank of India.
- 2.4 Wherever applicable, the BIDDER shall disclose the name and address of agents and representatives permitted by the Bid documents and Indian BIDDERs shall disclose their foreign principals or associates, if any.
- 2.5 The BIDDER confirms and declares that they have not made any payments to any agents/brokers or any other intermediary, in connection with this Bid/contract.
- 2.6 The BIDDER further confirms and declares to the BUYER that the BIDDER is the original vendors or service providers in respect of product / service covered in the Bid documents and the BIDDER has not engaged any individual or firm or company whether Indian or foreign to intercede,



facilitate or in any way to recommend to the BUYER or any of its functionaries, whether officially or unofficially to the award of the contract to the BIDDER, nor has any amount been paid, promised or intended to be paid to any such individual, firm or company in respect of any such intercession, facilitation or recommendation.

- 2.7 The BIDDER, at the earliest available opportunity, i.e. either while presenting the Bid or during pre-contract negotiations and in any case before opening the financial Bid and before signing the contract, shall disclose any payments he has made, is committed to or intends to make to officials of the BUYER or their family members, agents, brokers or any other intermediaries in connection with the contract and the details of services agreed upon for such payments.
- 2.8 The BIDDER will not collude with other parties interested in the contract to impair the transparency, fairness and progress of the bidding process, Bid evaluation, contracting and implementation of the contract.
- 2.9 The BIDDER will not accept any advantage in exchange for any corrupt practice, unfair means and illegal activities.
- 2.10 The BIDDER shall not use improperly, for purposes of competition or personal gain, or pass. on 'to' others, any information provided by the BUYER as part of the business relationship, regarding plans, technical proposals and business details, including information contained in any electronic data carrier. The BIDDER also undertakes to exercise due and adequate care lest any such information is divulged.
- 2.11 The BIDDER commits to refrain from giving any complaint directly or through any other manner without supporting it with full and verifiable facts.
- 2.12 The BIDDER shall not instigate or cause to instigate any third person to commit any of the actions mentioned above.
- 2.13 If the BIDDER or any employee of the BIDDER or any person acting on behalf of the BIDDER, either directly or indirectly, is a relative of any of the officers of the BUYER, or alternatively, if any relative of an officer of the BUYER has financial Interest/stake in the BIDDER's firm, the same shall be disclosed by the BIDDER at the time of filing of tender. The term 'relative' for



this purpose would be as defined in Section 6 of the Companies Act 1956.

2.14 The BIDDER shall not lend to or borrow any money from or enter into any monetary dealings or transactions, directly or indirectly, with any employee of the BUYER.

#### 3. Previous Transgression

- 3.1 The BIDDER declares that no previous transgression occurred in the last three years immediately before signing of this Integrity Pact, with any other company in any country in respect of any corrupt practices envisaged hereunder or with any Public-Sector Enterprise / Public Sector Banks in India or any Government Department in India or RBI that could justify BIDDER's exclusion from the tender process.
- 3.2 The BIDDER agrees that if it makes incorrect statement on this subject, BIDDER can be disqualified from the tender process or the contract, if already awarded, can be terminated for such reason.

### 4. Earnest Money (Security Deposit)

- 4.1 While submitting commercial Bid, the BIDDER shall deposit an amount (specified in RFP) as Earnest Money/Security Deposit, with the BUYER through any of the mode mentioned in the RFP / Bid document and no such mode is specified, by a Bank Draft or a Pay Order in favour of State Bank of India from a nationalized Bank including SBI or its Subsidiary Banks. However, payment of any such amount by way of Bank Guarantee, if so permitted as per Bid documents / RFP should be from any nationalized Bank other than SBI or its Subsidiary Banks and promising payment of the guaranteed sum to the BUYER on demand within three working days without any demur whatsoever and without seeking any reasons whatsoever. The demand for payment by the BUYER shall be treated as conclusive proof for making such payment to the BUYER.
- 4.2 Unless otherwise stipulated in the Bid document / RFP, the Earnest Money/Security Deposit shall be valid up to a period of five years or the complete conclusion of the contractual obligations to the complete



- satisfaction of both the BIDDER and the BUYER, including warranty period, whichever is later.
- 4.3 In case of the successful BIDDER a clause would also be incorporated in the Article pertaining to Performance Bond in the Purchase Contract that the provisions of Sanctions for Violation shall be applicable for forfeiture of Performance Bond in case of a decision by the BUYER to forfeit the same without assigning any reason for imposing sanction for violation of this Pact.
- 4.4 No interest shall be payable by the BUYER to the BIDDER on Earnest Money/Security Deposit for the period of its currency.

#### 5. Sanctions for Violations

- 5.1 Any breach of the aforesaid provisions by the BIDDER or any one employed by it or acting on its behalf (whether with or without the knowledge of the BIDDER) shall entitle the BUYER to take all or any one of the following actions, wherever required:
- (i) To immediately call off the pre- contract negotiations without assigning any reason and without giving any compensation to the BIDDER. However, the proceedings with the other BIDDER(s) would continue, unless the BUYER desires to drop the entire process.
- (ii) The Earnest Money Deposit (in pre-contract stage) and/or Security Deposit/Performance Bond (after the contract is signed) shall stand forfeited either fully or partially, as decided by the BUYER and the BUYER shall not be required to assign any reason therefore.
- (iii) To immediately cancel the contract, if already signed, without giving any compensation to the BIDDER.
- (iv) To recover all sums already paid by the BUYER, and in case of an Indian BIDDER with interest thereon at 2% higher than the prevailing Base Rate of State Bank of India, while in case of a BIDDER from a country other than India with interest thereon at 2% higher than the LIBOR. If any outstanding payment is due to the BIDDER from the BUYER in connection with any other contract for any other stores, such outstanding



could also be utilized to recover the aforesaid sum and interest.

- (v) To encash the advance bank guarantee and performance bond/warranty bond, if furnished by the BIDDER, in order to recover the payments, already made by the BUYER, along with interest.
- (vi) To cancel all or any other Contracts with the BIDDER. The BIDDER shall be liable to pay compensation for any loss or damage to the BUYER resulting from such cancellation/rescission and the BUYER shall be entitled to deduct the amount so payable from the money(s) due to the BIDDER.
- (vii) To debar the BIDDER from participating in future bidding processes of the BUYER or any of its Subsidiaries for a minimum period of five years, which may be further extended at the discretion of the BUYER.
- (viii) To recover all sums paid, in violation of this Pact, by BIDDER(s) to any middleman or agent or broker with a view to securing the contract.
- (ix) Forfeiture of Performance Bond in case of a decision by the BUYER to forfeit the same without assigning any reason for imposing sanction for violation of this Pact.
  - (x) Intimate to the CVC, IBA, RBI, as the BUYER deemed fit the details of such events for appropriate action by such authorities.
- 5.2 The BUYER will be entitled to take all or any of the actions mentioned at para 6.1(i) to (x) of this Pact also on the Commission by the BIDDER or any one employed by it or acting on its behalf (whether with or without the knowledge of the BIDDER), of an offence as defined in Chapter IX of the Indian Penal code, 1860 or Prevention of Corruption Act, 1988 or any other statute enacted for prevention of corruption.
- 5.3 The decision of the BUYER to the effect that a breach of the provisions of this Pact has been committed by the BIDDER shall be final and conclusive on the BIDDER. However, the BIDDER can approach the Independent Monitor(s) appointed for the purposes of this Pact.

#### 6 Fall Clause

The BIDDER undertakes that it has not supplied/is not supplying similar product/systems or subsystems at a price lower than that offered in the present Bid in respect of any other Ministry/Department of the Government of India



or PSU or any other Bank and if it is found at any stage that similar product/systems or sub systems was supplied by the BIDDER to any other Ministry/Department of the Government of India or a PSU or a Bank at a lower price, then that very price, with due allowance for elapsed time, will be applicable to the present case and the difference in the cost would be refunded by the BIDDER to the BUYER, if the contract has already been concluded.

#### 7. Independent Monitors

7.1 The BUYER has appointed Independent Monitors (hereinafter referred to as Monitors) for this Pact in consultation with the Central Vigilance Commission (Names and Addresses of the Monitors to be given).

Shri Johny Joseph (IAS Retd.), 701/702, Callalily-Y, Nagar Amrit Shakti, Chandivali, Andheri (E), Mumbai-400 072 Johnyjoseph49@gmail.com Shri K Chandrahas (IRS Retd.)
G-1, Reliance Homes, 8-2-547/R
Road No. 7, Banjara Hills,
Hyderabad-500 034
kchandrahas@yahoo.com

- 7.2 The task of the Monitors shall be to review independently and objectively, whether and to what extent the parties comply with the obligations under this Pact.
- 7.3 The Monitors shall not be subjected to instructions by the representatives of the parties and perform their functions neutrally and independently.
- 7.4 Both the parties accept that the Monitors have the right to access all the documents relating to the project/procurement, including minutes of meetings. Parties signing this Pact shall not approach the Courts while representing the matters to Independent External Monitors and he/she will await their decision in the matter.
- 7.5 As soon as the Monitor notices, or has reason to believe, a violation of this Pact, he will so inform the Authority designated by the BUYER.



- 7.6 The BIDDER(s) accepts that the Monitor has the right to access without restriction to all Project documentation of the BUYER including that provided by the BIDDER. The BIDDER will also grant the Monitor, upon his request and demonstration of a valid interest, unrestricted and unconditional access to his project documentation. The same is applicable to Subcontractors. The Monitor shall be under contractual obligation to treat the information and documents of the BIDDER/Subcontractor(s) with confidentiality.
- 7.7 The BUYER will provide to the Monitor sufficient information about all meetings among the parties related to the Project provided such meetings could have an impact on the contractual relations between the parties. The parties will offer to the Monitor the option to participate in such meetings.
- 7.8 The Monitor will submit a written report to the designated Authority of BUYER/Secretary in the Department/ within 8 to 10 weeks from the date of reference or intimation to him by the BUYER / BIDDER and, should the occasion arise, submit proposals for correcting problematic situations.

#### 8. Facilitation of Investigation

In case of any allegation of violation of any provisions of this Pact or payment of commission, the BUYER or its agencies shall be entitled to examine all the documents including the Books of Accounts of the BIDDER and the BIDDER shall provide necessary information and documents in English and shall extend all possible help for the purpose of such examination.

#### 9. Law and Place of Jurisdiction

This Pact is subject to Indian Law. The place of performance and jurisdiction is the seat of the BUYER.

#### 10. Other Legal Actions

The actions stipulated in this Integrity Pact are without prejudice to any other legal action that may follow in accordance with the provisions of the extant law in force relating to any civil or criminal proceedings.



#### 11. Validity

- 11.1 The validity of this Integrity Pact shall be from date of its signing and extend up to 5 years or the complete execution of the contract to the satisfaction of both the BUYER and the BIDDER/Seller, including warranty period, whichever is later. In case BIDDER is unsuccessful, this Integrity Pact shall expire after six months from the date of the signing of the contract, with the successful Bidder by the BUYER.
- 11.2 Should one or several provisions of this Pact turn out to be invalid; the remainder of this Pact shall remain valid. In this case, the parties will strive to come to an agreement to their original intentions.
- **12**. The parties hereby sign this Integrity Pact at \_\_ on \_\_\_\_

For BUYER

Name of the Officer.

Designation

Office / Department / Branch

State Bank of India.

Witness

1

1.

\* Provisions of these clauses would need to be amended/ deleted in line with the policy of the BUYER regarding involvement of Indian agents of foreign suppliers.

2.

Note: This agreement will require stamp duty as applicable in the State where it is executed.



#### **ANNEXURE-M**

#### Letter on Bidder's Letter Head

Subject: Technical Proposal for providing in response to the RFP No. dated .

- (i) Mentioning details of EMD submitted, technical competence and experience of the Bidder
- (ii) Certifying that the period of the validity of the Bid is as per terms of this RFP.
- (iii) Confirming that the Bidder has quoted for all the items/Services mentioned in this RFP in their commercial Bid.
- (iv) Confirming that they agree with all the terms and conditions mentioned in the RFP.
- (v) Specific response with supporting documents in respect of Eligibility Criteria as mentioned in Annexure-B and technical eligibility criteria on the lines of Annexure-C & C1.1.



## **ANNEXURE-N**

Scoring Sheet				
Bidders will be allocated Scores on these parameters				
a) Bidder Competency				
Technical Evaluation Parameter	Supporting Documents			
1. Project Experience –Number of sites/ branches where the bidder has implemented CCTV System / Various Sensors and providing e-Surveillance through a Central Monitoring Station(s) for reputed Banks.	Copy of Work Order and Letter from the Banks confirming successful implementation of e-surveillance system to be submitted with following details:			
	<ul><li>a) Name of the client</li><li>b) Number of Locations/ installations</li><li>c) Location of Central Monitoring</li></ul>			
	Station d) Person who can be referred to from Clients' side, with Name, Designation, Postal Address, Phone and Fax numbers, E-Mail Ids, etc.,			
b) Financial Parameters of the Compar	ıy			
Technical Evaluation Parameter	Supporting Documents			
1. Net worth of the company during last 3 financial years, i.e., FY2015-16, FY2016-17 and FY2017-18.				
2. Annual Turnover of the company, out of Centrally Monitored E-Surveillance activities only, during last 3 financial years, i.e., FY2015-16, FY2016-17 and FY2017-18.	Audited Financial Statements for last 3 financial years, i.e., FY2015-16, FY2016-17 and FY2017-18.			
3. PAT (Profit After Tax) of the company during last 3 financial years, i.e., FY2015-16, FY2016-17 and FY2017-18.				
c) People				
Technical Evaluation Parameter	Supporting Documents			
Number of resources employed at Central Monitoring Station with the bidder	Copy of certificate to be provided and Undertaking from the company HR that the resources are currently employed by the Company.			



2. Total number of resources deployed
for implementation of the project at field.
Committed full time by the bidder for
this project during operations and
maintenance period.

Resource Deployment Plan

maintenance penou.	
d) Site Inspection, Technical Presentation	tion
Technical Evaluation Parameter	Supporting Documents
The bidder shall arrange for a site inspection of its CMS. The CMS shall be evaluated on following criteria:	One client amongst the citations provided by the bidder may be selected at random for reference check.
i. Command Centre should comply with Tier 3 Standards for Datacentres.	Necessary Certificates
ii. Should have a documented and tested BCP and DRP, duly vetted by auditors.	Necessary Documents
iii. Command Centre should bear the necessary ISO certification	Necessary Certificates
2. The bidder shall prepare a presentation of the technical proposal. The evaluation will be based on the following criteria:	Presentation Copy
i. Understanding & compliance of the project scope as stated in the RFP.	
ii. Quality of response towards queries raised by the committee	

## e) Past Performance with Our Bank/ Other Banks

**Technical Evaluation Parameter** 

Feedbacks from different banks/entities about the services being offered by e-Surveillance vendors and the corresponding performance to evaluate	Letter from the Banks/entities regarding the feedback on performance. To submit following details:
the efficacy and effectiveness of the system.	a) Name of the client b) Person who can be referred to from Clients' side, with Name, Designation, Postal Address, Phone and Fax numbers, E-Mail Ids, etc.,

**Supporting Documents** 



#### **ANNEXURE - 0**

# LETTER OF UNDERTAKING FOR PROVIDING ALL SERVICES AS MENTIONED AT ANNEXURE E SCOPE OF WORK

To, Designation Address of Bid Issuing Authority.
Sir, Our Bid for
We understand that under Scope of Work at Annexure E, Bank has stipulated all the mandatory services under e-Surveillance system implementation.
2. We confirm having read and understood each and every service as mentioned under Scope of Work and we undertake to provide each and every service as mentioned under Scope of Work.
3. We understand that if we are selected by the Bank for implementing the services and if at any stage Bank finds any particular service is not being provided by our Company, Bank may debar/expel our company and reassign the orders to other vendors and Bank has right to invoke our Performance Bank Guarantee

Yours faithfully, For: Signature: Name:



# **ANNEXURE - P**

# <u>LETTER OF UNDERTAKING FOR PROVIDING ALL REQUIRED RESOURCES</u> <u>AND SUPPORT FOR DEVELOPING THE REAL TIME DASHBOARD</u>

To, Designation Address of Bid Issuing Authority.	
Sir, Our Bid for	_
We understand that under Scope of Work at provide a real-time dashboard for monitoring the health status of all the equipment and all the smachines.	the ATM sites live and to know the
2. We confirm that if we are selected as a serve of e-Surveillance to the Bank for ATMs, we resources in developing the centralized dashboas. We also confirm that we shall provide all the as live streaming, health status, etc. as mention undertake to provide each and every possible or streams.	shall provide our full support and pard at the Bank level. data related to e-Surveillance, such oned under Scope of Work and we
4. We understand that if we are selected by the and if we fail to provide the real-time dashboar debar/expel our company and reassign the orderight to invoke to our Performance Bank Guara	d as per Scope of Work, Bank may ders to other vendors and Bank has
Name:	Yours faithfully, For: Signature:



# ANNEXURE - Q

# **Installation Report**

# **Site Details:**

Name of the e-	
Surveillance Company	
and Contact Details	
Owner Branch Code	
and Address	
Site ID /ATM ID1, 2, 3	
Site Address	
District	
City/Town/Centre	
Chyr i Chin Comac	
State	
State	
Pin code	
Circle as per SBI	
Latitude (up to 6	
decimal)	
Longitude (up to 6	
decimal)	
<u> </u>	N/ /NI
Biometric device	Yes/No
installed in ATM	
machine 1, 2, 3	Vaa/Na
Touch Screen On ATM	Yes/No
ID 1, 2, 3	
Date of Dismantle, if e-	
surv already installed	
at old site	
Old ATM IDs (1, 2)	
, in case of Dismantled	
sites	
Date of Installation of	
e-Surveillance at New	
Site	
Make of the ATM	
Machines (1, 2, 3)	



Installation Remarks							
motanation remarks							
Installation phase of e-Surveillance	Phase III (2018)						
Security Guar	Yes/No, If yes how many shifts						
Backroom Available	Yes/No						
Are all electrical wires, UPS, switches, network cables, modem in back room?	Yes/No						
Are ATM Machines Embedded into the wall/False Wall	Yes/No						
Installation Location	Airport	Shopping Mall or					
(Tick if applicable- can	T4	Complex/Movie Theatre					
be multiples too)	Intouch	Bus Stands					
	Railway Station	Market area/Bazaar					
	Metro Station	Govt. Building/ Govt. office					
	Army/Defence Area	Main Branch					
	Petrol Pump						
ATM Site Type (Tick the applicable)	E-corner Onsite	Onsite					
the applicable)	E-corner offsite	Offsite					
	Intouch Onsite						
Installation Room (Tick the applicable)	Branch Lobby	Cabin					
appromote)	Window	E-corner					
	Intouch						
Ramp Available for disable?	Yes	No					

# Installation Report.

SI.	BOQ	Install	Status
No			
1	On-Line Alarm Panel with TCP/IP		
2	Battery-		
	10 Hours battery backup for Alarm panel		



3	Removal Sensor - ATM 1, 2, 3, as the		
	case may be		
4	Chest Door Contact Sensor - ATM 1, 2,		
	3, as the case may be		
5	Thermal Sensor - ATM 1, 2, 3, as the		
	case may be		
6	Vibration Sensor - ATM 1, 2, 3, as the		
	case may be		
7	Back Room Door Contact sensor		
8	Removal Sensor - Camera 1, 2, 3, 4		
	MIC & Speaker		
9	Alarm panel tamper		
	Alarm Panel Enclosure Tamper		
10	Panic / Duress Button		
11	Fire / Smoke		
12	Glass Break Detector		
	Hood Door Sensor		
	Monitor Break Sensor - ATM 1, 2, 3, as		
	the case may be		
	GSM based 2-Way audio system		
13	Siren 110dbs		
14	DVR with 4/6 TB SATA Hard Disk		
15	IP HD Camera – Main lobby and Back		
	Room		
	Hidden Camera		
	Tilddell Calliera		
	Bullet Camera Outside		
16	Speaker		
17	Microphone		
18	Multiple Sim based Router		
19	External Antenna for enhancing network		
	signal.		
L	<del>-</del>	l l	

This is certified that, the Centrally Monitored E-Surveillance system has been installed by M/s....., at our above-mentioned ATM Location. As per our observation, the system is functioning properly and we are satisfied with the live demo given at our site.

Date: Signature of Signature of Br Mgr/
Place: Vendor Channel Manager



## ANNEXURE - R

# **Service Level Agreement**

AGREEMENT FOR Comprehensive Centrally Monitored Electronic Surveillance System/ Solution including QRT (Quick Response Team), Maintenance Related Services and Energy/Power Management Solution for ATM installations of State Bank of India on OPEX basis

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BE	TW	٧H.	ΕŊ	V

State Bank of India,	Anytime Chan	nels Department,	Corporate	Centre, Ai	ir India	Building
Nariman Point, Mui	nbai-400021, N	Iaharashtra, India	a			

AND		
Date of Commencement	:	2
Date of Expiry	:	

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	TRANSITION REQUIREMENT
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<b>10.</b>	RELATIONSHIP BETWEEN THE PARTIES

Page 113 of 160 e-Surveillance RFP dated June 02, 2018

<sup>1</sup> The other Party (Contractor/ Service Provider) to the Agreement 2 Effective Date from which the Agreement will be operative.



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21 FORCE MAJEURE
22 NOTICES
23 GENERAL TERMS & CONDITIONS
TI: 1 (DI ) (I: 1 C ) 20
This agreement made at (Place) on thisday of 20
<del>_</del> ·
BETWEEN
State Bank of India, constituted under the State Bank of India Act, 1955 having its
Corporate Centre at State Bank Bhavan, Madame Cama Road, Nariman Point, Mumbai-21
and its office at Anytime Channels Department, Corporate Centre, Air India Building,

Nariman Point, Mumbai-400021, Maharashtra hereinafter referred to as "the Bank" (which

expression shall, unless it be repugnant to the context or meaning thereof, be deemed to

mean and include its successors in title and assigns) of one Part:

AND



	<sup>3</sup> a
	limited company/LLP/Firm <strike applicable="" is="" not="" off="" whichever=""></strike>
incorporated ur	nder the provisions of the Companies Act, 1956/ Limited Liability
Partnership Act	$2008/\operatorname{Indian Partnership Act }1932<\!\!\operatorname{strike off whichever is not applicable}\!\!>,$
and hereinafter	referred to as "", which expression shall mean to
include its succe	essors in title and permitted assigns) of the Other Part:
WHEREAS	
(i) 7	The Bank is desirous of availing services for Comprehensive Centrally
N	Monitored Electronic Surveillance System/ Solution
(ii)	QRT (Quick Response Team), Maintenance Related Services
(iii) E	Energy/Power Management Solution; and
(iv)	The Service Provider is in the business of providing and
ŀ	nas agreed to provide the services as may be required by the Bank mentioned
i	in the Request of Proposal (RFP) No dated
_	issued by the Bank, referred hereinafter as a "RFP" and
S	same shall be part of this Agreement.

NOW THEREFORE, in consideration of the mutual covenants, undertakings and conditions set forth below, and for other valid consideration the acceptability and sufficiency of which are hereby acknowledged, the Parties hereby agree to the following terms and conditions hereinafter contained: -

#### 1. DEFINITIONS & INTERPRETATION

#### 1.1 Definition

Certain terms used in this Agreement are defined hereunder. Other terms used in this Agreement are defined where they are used and have the meanings there indicated. Unless otherwise specifically defined, those terms, acronyms and phrases in this Agreement that are utilized in the information technology services industry or other pertinent business context shall be interpreted in accordance with their generally

3Name & Complete Address (REGISTERED OFFICE) of the service Provider,



- understood meaning in such industry or business context, unless the context otherwise requires/mentions, the following definitions shall apply:
- A. 'The Bank' shall mean the State Bank of India (including domestic branches and foreign offices) and subsidiaries
- B. "Confidential Information" shall have the meaning set forth in Clause 14.
- C. "Deficiencies" shall mean non- satisfactory outcome of the Services which has resulted in deviation from the desired outcome and has thereby cause loss to a party of this Agreement.
- D. "Documentation" will describe in detail and in a completely self-contained manner how the User may access and use the Comprehensive Centrally Monitored Electronic Surveillance System/ Solution such that any reader of the Documentation can access, use and maintain all of the functionalities of the Comprehensive Centrally Monitored Electronic Surveillance System/ Solution, without the need for any further instructions. 'Documentation' includes, user manuals, installation manuals, operation manuals, design documents, process documents, technical manuals, functional specification, software requirement specification, on-line tutorials/CBTs, system configuration documents, system/database administrative documents, debugging/diagnostics documents, test procedures, Review Records/ Test Bug Reports/ Root Cause Analysis Report, list of all Product components, list of all dependent/external modules and list of all documents relating to traceability of the Product as and when applicable etc.
- E. "Intellectual Property Rights" shall mean, on a worldwide basis, any and all: (a) rights associated with works of authorship, including copyrights &moral rights; (b) Trade Marks; (c) trade secret rights; (d) patents, designs, algorithms and other industrial property rights; (e) other intellectual and industrial property rights of every kind and nature, however designated, whether arising by operation of law, contract, license or otherwise; and (f) registrations, initial applications, renewals, extensions, continuations, divisions or reissues thereof now or hereafter in force (including any rights in any of the foregoing).
- F. "Project Cost" means the price payable to the Service Provider under the Agreement for the full and proper performance of its contractual obligations.



G.	"Request	for	Proposal	(RFP)"	shall	mean	RFP	NO.	_			dated
			along v	vith its o	clarific	ations/	corrig	genda	issue	d by the	e Bank	time to
	time											

- H. "Root Cause Analysis Report" shall mean a report addressing a problem or nonconformance, in order to get to the 'root cause' of the problem, which thereby assists in correcting or eliminating the cause, and prevent the problem from recurring.
- I. 'Services' shall mean and include the Services offered by Service Provider including but not limited to Comprehensive Centrally Monitored e-Surveillance of ATM Installations on OPEX Basis under this Agreement more particularly described in Clause 2 of this Agreement. Services' shall also include the Implementation Services, Training Services and Maintenance Services etc. and other incidental services and other obligation of the service provider shall be provided under this Agreement

#### J. Interpretations:

- 1.1.1 Reference to a person includes any individual, firm, body corporate, association (whether incorporated or not) and authority or agency (whether government, semi government or local).
- 1.1.2 The singular includes the plural and vice versa.
- 1.1.3 Reference to any gender includes each other gender.
- 1.1.4 The provisions of the contents table, headings, clause numbers, italics, bold print and underlining is for ease of reference only and shall not affect the interpretation of this Agreement.
- 1.1.5 The Schedules, Annexures and Appendices to this Agreement shall form part of this Agreement.
- 1.1.6 A reference to any documents or agreements (and, where applicable, any of their respective provisions) means those documents or agreements as amended, supplemented or replaced from time to time provided they are amended, supplemented or replaced in the manner envisaged in the relevant documents or agreements.
- 1.1.7 A reference to any statute, regulation, rule or other legislative provision includes any amendment to the statutory modification or re-enactment or,



legislative provisions substituted for, and any statutory instrument issued under that statute, regulation, rule or other legislative provision.

- 1.1.8 Any agreement, notice, consent, approval, disclosure or communication under or pursuant to this Agreement is to be in writing.
- 1.1.9 The terms not defined in this agreement shall be given the same meaning as given to them in the RFP. If no such meaning is given technical words shall be understood in technical sense in accordance with the industrial practices.

## 1.2 Commencement, Term & Change in Terms

- 1.2.1 This Agreement shall commence from its date of execution mentioned above/ deemed to have commenced from \_\_\_\_\_\_ (Effective Date).
- 1.2.2 This Agreement shall be in force for a period of **FIVE** (5) **year(s)**, unless terminated by the Bank by notice in writing in accordance with the termination clauses of this Agreement.

The Bank shall have the right at its discretion to renew this Agreement in writing, for a further term of on the mutually agreed terms & conditions.

#### 2. SCOPE OF WORK

The scope and nature of the work and the standard services which the Service Provider has to provide to the Bank (Services) is described in **Annexure-E.** 

Specifications, Performance Standards, and Functional Requirements have been descirebed in Annexure-C & C1.1.

#### 2.1 Place of Services:

ATM sites located across the length and breadth of India, under 16 Local Head Offices.

#### 2.2 Maintenance/Upgrades:

2.2.1 Service Provider shall maintain and upgrade the Systems during the Contract Period so that the System shall, at all times during the contract Period, meet or exceed the specifications in the Project Documents and the performance requirements as set forth in this Agreement. Service Provider shall, at no cost to



the Bank, promptly correct any and all errors, deficiencies and defects in the Systems.

2.2.2 Service Provider shall have the operational maintenance obligations (e.g., Central Monitoring Station, on-site installation and services, networking, telephone support, problem resolution, Reporting) as mentioned in Annexure E

#### 2.3 Correction of deficiencies in Deliverables

If Service provider is unable to correct all Deficiencies preventing acceptance of a deliverable or meet the performance requirements, for which Service provider is responsible within the timelines as mentioned in this Agreement, the Bank may at its discretion:

- a) Impose penalty on Service Provider as mentioned under **Annexure I.**
- b) Terminate this Agreement for cause in accordance with Clause 17 (except that the Bank is under no obligation to provide Service provider any further opportunity to cure) and recover its damages as set forth in this Agreement.
- c) Allow Service Provider to continue its efforts to make corrections; or
- d) Accept the Deliverable with its Deficiencies and reach agreement with Service Provider on an equitable reduction to Service Provider's charges for developing such Deliverable to reflect the uncorrected Deficiencies;

## 2.4 Risk Management

Service Provider shall identify and document the risk in delivering the services. Service Provider shall identify the methodology to monitor and prevent the risk, and shall also document the steps taken to manage the impact of the risks.

#### 2.5 Service Request / Metric

Service Provider shall dispense the service request / metric in accordance with terms mentioned below under this agreement:

### **SERVICE METRIC**

#### Service Measure or Service definitions

i) Uninterrupted Functioning of e-Surveillance System at all the ATMs.



- ii) Deterrence of theft, vandalism and burglary at ATM Premises using Central Monitoring Station, Networking system, Cameras, Sensors, 2-way audio, Hooters and other required infrastructure as mentioned in Scope of Work in Annexure- E.
- iii) Provide audio or video footage to Bank or other Statutory authorities when requested at the appropriate time.
- iv) Daily, weekly and monthly reporting as agreed upon.

#### 2.6 Service Management Tool

- i) Central Monitoring Station of the Service Provider placed in India with all the required equipment and manpower
- ii) Cameras, sensors, DVR, 2-way audio, hooters, networking facility etc at ATM site

# 2.7 Service Complaints

The service complaint shall be addressed to ----- The complaint shall be acknowledged by the Service Provider in 2 working Hours

#### 3. FEES /COMPENSATION

#### 3.1 PAYMENT TERMS

No advance payment will be made. Payment shall be made, on monthly basis (on completion of the month) on the monthly invoice raised by the Service Provider, by respective Circle Office/Local Head Office under whose jurisdiction it falls after verification of uptime report submitted/obtained from the dashboard and deducting the penalties, if any. Payment shall become due from the date of operationalization of the system at the ATM location. Payment of monthly rent will be made after deducting TDS as per Income tax guidelines. Service Provider shall submit the monthly invoice within 7 days at the end of the month along with the uptime report.

Service Provider shall be paid fees and charges in the manner detailed in hereunder:

3.2 All duties and taxes (excluding GST), if any, which may be levied, shall be borne by the Service Provider and Bank shall not be liable for the same. All



- expenses, stamp duty and other charges/ expenses in connection with execution of this Agreement shall be borne by Service Provider.
- 3.3 Service Provider shall provide a clear description quantifying the service element and goods element in the invoices generated by them.

### 3.4 Payments

- 3.4.1 The Bank will pay properly submitted valid invoices within reasonable period but not exceeding **thirty** (30) **days** after its receipt thereof. All payments shall be made in Indian Rupees.
- 3.4.2 The Bank may withhold payment of any charges that it disputes in good faith, for deficiency in service or otherwise, and may set-off penalty amount and any other amount which Service provider owes the Bank against charges payable to Service provider under this Agreement.

#### 3.5 Performance Guarantee and Penalties

- 3.5.1 The Service Provider has to furnish a performance guarantee for an amount of Rs. \_\_\_\_\_\_ from a Scheduled Commercial Bank other than State Bank of India or its Associate Banks in a format provided/ approved by the Bank.
- 3.5.2 The performance guarantee is required to protect the interest of the Bank against delay in supply/installation and or the risk of unsuccessful implementation of the project, or performance of the material or services sold, which may warrant invoking of performance guarantee. In case any act of the Service Provider results in imposition of liquidated damages then also the Bank reserves the right to invoke the performance guarantee.
- 3.5.3 If at any time during performance of the contract, the Service Provider shall encounter unexpected conditions impeding timely completion of the Services under the Agreement and performance of the services, the Service Provider shall promptly notify the Bank in writing of the fact of the delay, it's likely duration and its cause(s). As soon as practicable,



after receipt of the Service Provider's notice, the Bank shall evaluate the situation and may at its discretion extend the Service Provider's time for performance, in which case the extension shall be ratified by the Parties by amendment of the Agreement.

- 3.5.4 Performance of the obligations under the Agreement shall be made by the Service Provider in accordance with the time schedule<sup>4</sup> specified in this Agreement.
- 3.5.5 The Service Provider shall be liable to pay penalty at the rate mentioned in **Annexure-I** in respect of any delay beyond the permitted period in providing the Services.
- 3.5.6 No penalty shall be levied in case of delay(s) in deliverables or performance of the contract for the reasons not attributable to the Service Provider (The onus to prove the same lies with Service Provider). On reaching the maximum of penalties specified the Bank reserves the right to terminate the contract.
- 3.5.7 Service Provider shall submit a Performance Bank Guarantee to the Bank for an amount equivalent to 10 % of order value (Price per month X number of ATMs X 60) within 15 days of purchase order issue date. The bank guarantee will be valid for period of five years and such other extended period as the Bank may decide for due performance of the project obligations.
- 3.5.8 Subject to Clause 16 of this Agreement, any unexcused delay by the Service Provider in the performance of its Contract obligations shall render this Agreement to be terminated.

#### 4. LIABILITIES/OBLIGATION

#### 4.1 The Bank's Duties /Responsibility (if any)

 Provide access to the authorized personnel of Service Provider to the ATM site for Implementation and other services.

<sup>&</sup>lt;sup>4</sup> Please ensure that the time scheduled is suitably incorporated in the Agreement.



- (ii) Provide Phone numbers, email IDs, addresses etc of the SBI Officials / Police Station / Fire Station to whom escalations, information, invoices, reports/images etc are required to be sent.
- (iii) Respond to the information (regarding incidences) given by Service Provider and to take further course of action or remedial measures.
- (iv) Perusal of daily, weekly, and monthly reports submitted by Service Provider.
- (v) Conduct regular performance review meeting.
- (vi) Processing and Authorizing invoices.
- (vii) Payment of bills, within 30 days from the date of receipt, after due verification and satisfaction to the Bank.

#### 4.2 Service Provider Duties

### (i) Service Delivery responsibilities

- (a) To adhere to the service levels documented in this Agreement.
- (b) Service provider, if permitted to sub-contract, shall *ensure that* Service provider personnel and its subcontractors will abide by all reasonable directives issued by the Bank, including those set forth in the Bank's then-current standards, policies and procedures (to the extent applicable), all on-site rules of behaviour, work schedules, security procedures and other standards, policies and procedures as established by the Bank from time to time.
- (c) Cost of obtaining all statutory permits required from various agencies / government shall be borne by Service Provider. No letter will be issued by the Bank for this purpose.
- (d) To give suggestions to the Bank from time to time for bringing about improvement in the system

#### (ii) Security Responsibility

(a) To maintain the confidentiality of the Bank's resources and other intellectual property rights.



- (b) Maintenance of safety and security of the entire infrastructure installed by Service Provider in the ATM site for e-surveillance system will be the sole responsibility of Service Provider.
- (c) It shall be ensured that any equipment installed shall not hamper the working of the ATMs. Any loss to the Bank because of any damage caused to the ATM and its accessories due to mishandling and carelessness by Service Provider's personnel shall be paid to the concerned Local Head Office within reasonable time.
- (d) It shall be ensured that during installation of the equipments in the ATM Room, there shall not be any inconvenience to the public for transacting in the ATM.

#### 5. REPRESENTATIONS &WARRANTIES

# 5.1 Each of the Parties represents and warrants in relation to itself to the other that:

- 5.1.1 It has all requisite corporate power and authority to execute, deliver and perform its obligations under this Agreement and has been fully authorized through applicable corporate process to do so and that nothing contained herein or required in the performance here of conflict or will conflict with or give rise to a breach or default under, or permit any person or entity to terminate, any contract or instrument to which the party is bound.
- 5.1.2 The person(s) signing this Agreement on behalf of the Parties have the necessary authority and approval for execution of this document and to bind his/their respective organization for due performance as set out in this Agreement. It has all necessary statutory and regulatory permissions, approvals and permits for the running and operation of its business.
- 5.1.3 It has full right, title and interest in and to all software, copyrights, trade names, trademarks, service marks, logos symbols and other proprietary marks (collectively 'IPR') (including appropriate limited right of use of those owned by any of its vendors, affiliates or subcontractors) which it provides to the other Party, for use related to the Services to be provided under this Agreement, and that any IPR provided by a Party does not infringe the IPR status of any third party.
- 5.1.4 It will provide such cooperation as the other Party reasonably requests in order to give full effect to the provisions of this Agreement.



5.1.5 The execution and performance of this Agreement by either of the Parties does not and shall not violate any provision of any of the existing Agreement with any of the party and any other third party.

## 5.2 Additional Representation and Warranties by Service Provider

- 5.2.1 The Service Provider shall perform the Services and carry out its obligations under the Agreement with due diligence, efficiency and economy, in accordance with generally accepted techniques and practices used in the industry and with professional standards recognized by international professional bodies and shall observe sound management practices. It shall employ appropriate advanced technology and safe and effective equipment, machinery, material and methods.
- 5.2.2 The Service Provider has the requisite technical and other competence, sufficient, suitable, qualified and experienced manpower/personnel and expertise in providing the Services to the Bank.
- 5.2.3 The Service Provider shall duly intimate to the Bank immediately, the changes, if any in the constitution of the Service Provider.
- 5.2.4 The services and products provided by the Service Provider to the Bank do not violate or infringe any patent, copyright, trademarks, trade secrets or other intellectual property rights of any third party.
- 5.2.5 The Service provider shall ensure that all persons, employees, workers and other individuals engaged by or sub-contracted by the Service Provider in rendering the Services under this Agreement have undergone proper background check, police verification and other necessary due diligence checks to examine their antecedence and ensure their suitability for such engagement. No person shall be engaged by the Service provider unless such person is found to be suitable in such verification and the Service Provider shall retain the records of such verification and shall produce the same to the Bank as and when requested.
- 5.2.6 Service Provider warrants that the software deployed/ upgraded as a part of this Agreement is free from malware, free from any obvious bugs, and free from any covert channels in the code (of the versions of the applications/software being delivered as well as any subsequent versions/modifications done) and free from



- OWASP vulnerabilities of applications/software arising out of faulty design, workmanship, etc. during the service period.
- 5.2.7 Service Provider represents and warrants that its personnel shall be present at the Bank premises or any other place as the bank may direct, only for the Services and follow all the instructions provided by the Bank; act diligently, professionally and shall maintain the decorum and environment of the Bank; comply with all occupational, health or safety policies of the Bank.
- 5.2.8 Service Provider shall assume responsibility under Labour Laws and also hold the Bank harmless from any loss, expense, damage or personal injury, death and any claim for payment of compensation of its employees, salary, retirement benefits, or any other fringe benefits asserted by an employee of Service Provider, arising out of Service Provider's performance of Services hereunder.
- 5.2.9 During the contract period, if any software or any component thereof is supplied by Service Provider is inoperable or suffers degraded performance, Service provider shall, at the Bank's request, promptly replace the software or specified component with new software of the same type and quality. Such replacement shall be accomplished without any adverse impact on the Bank's operations within agreed time frame and without any additional cost to the Bank.
- 5.2.10 Service Provider warrants that the technical quality and performance of the Services provided will be consistent with the mutually agreed standards. Warranty shall be for a period of 5 years from the date of acceptance

#### 6. GENERAL INDEMNITY

6.1 Service Provider agrees and hereby keeps the Bank indemnified against all claims, actions, loss, damages, reputation loss, costs, expenses, charges, including legal expenses (Attorney, Advocates fees included) which the Bank may suffer or incur on account of any deficiency in Services rendered by Service Provider or breach of any obligations mentioned in clause 5 hereinabove, including without limitation, breach of confidentiality obligations or any acts of commission / omission on the part of employees, agents, representatives or Sub-Contractors of Service Provider. Service Provider agrees to make good the loss suffered by the Bank on first demand made by the Bank in this regard which shall be final conclusive and binding on the Service Provider.



- 6.2 Service provider further undertakes to promptly notify the Bank in writing any breach of obligation of the Agreement by its employees or representatives including confidentiality obligation and in such an event, the Bank will in addition to and without prejudice to any other available remedies be entitled to immediate equitable relief in a Court of competent jurisdiction to protect its interest including injunctive relief.
- 6.3 The Service provider shall indemnify and keep fully and effectively indemnified the Bank against any fine or penalty levied on the Bank for improper payment of tax for the reasons attributable to the Service Provider.
- 6.4 The Service Provider hereby undertakes the responsibility to take all possible measures, at no additional cost, to avoid or rectify any issues which thereby results in non-performance of software/ hardware/ deliverables within reasonable time. The Bank shall report as far as possible all material defects to the Service Provider without undue delay. The Service Provider also undertakes to co-operate with other service providers thereby ensuring expected performance covered under scope of work.
- 6.5 Nothing contained in this Agreement shall impair the Bank's right to claim damages without any limitation for an amount equal to the loss suffered for non-performance of software.

#### 7. CONTINGENCY PLANS

The Service Provider shall arrange and ensure proper Data Recovery Mechanism, Attrition Plan and other contingency plans to meet any unexpected obstruction to the service provider or any employees or sub-contractors of the service provider in rendering the Services or any part of the same under this Agreement to the Bank. The Service Provider at Banks discretion shall co-operate with the Bank in case on any contingency.

#### 8. TRANSITION REQUIREMENT

In the event of failure of the Service Provider to render the Services or in the event of termination of Agreement or expiry of term or otherwise, without prejudice to any other right, the Bank at its sole discretion may make alternate arrangement for



getting the Services contracted with another vendor. In such case, the Bank shall give prior notice to the existing Service Provider. The existing Service Provider shall continue to provide services as per the terms of contract until a 'New Service Provider' completely takes over the work. During the transition phase, the existing Service Provider shall render all reasonable assistances to the new Service Provider within such period prescribed by the Bank, at no extra cost to the Bank, for ensuring smooth switch over and continuity of Services. If existing vendor is found to be in breach of this obligation, they shall be liable for paying a penalty amount equivalent to 10% of the total contract value, on demand to the Bank, which may be settled from the payment of invoices or performance guarantee for the contracted period.

## 9. LIQUIDATED DAMAGES

If the Service Provider fails to deliver and perform any or all the Services within the stipulated time, schedule as specified in this Agreement, the Bank may, without prejudice to its other remedies under the Agreement, and unless otherwise extension of time is agreed upon without the application of liquidated damages, deduct from the Project Cost, as liquidated damages a sum equivalent to 1% of total Project cost for delay of each week or part thereof maximum up to 10% of total Project cost. Once the maximum deduction is reached, the Bank may consider termination of the Agreement.

#### 10. RELATIONSHIP BETWEEN THE PARTIES

- 10.1 It is specifically agreed that the Service Provider shall act as independent service provider and shall not be deemed to be the Agent of the Bank except in respect of the transactions/services which give rise to Principal Agent relationship by express agreement between the Parties.
- 10.2 Neither the Service Provider nor its employees, agents, representatives, Sub-Contractors shall hold out or represent as agents of the Bank.
- 10.3 None of the employees, representatives or agents of Service Provider shall be entitled to claim any absorption or any other claim or benefit against the Bank.



- 10.4 This Agreement shall not be construed as joint venture. Each Party shall be responsible for all its obligations towards its respective employees. No employee of any of the two Parties shall claim to be employee of other Party.
- 10.5 All the obligations towards the employees of a Party/bidder including that on account of personal accidents/casualties occurred while working in the premises of the other Party/Bank shall be with the respective employer/bidder and not on the Party/Bank in whose premises the accident/casualties occurred. In other words, Bank should not be made responsible for any incidental or accidental expenses or causalities arising out of QRT services, maintenance related services, etc. and the responsibilities lies with bidders only.

#### 11. SUB CONTRACTING

- 11.1 Service provider has to obtain written permission from the Bank before contracting any work to subcontractors. Bank at its own discretion may permit or deny the same.
- 11.2 In case of subcontracting permitted, Service Provider is responsible for all the Services provided to the Bank regardless of which entity is conducting the operations. Service Provider is also responsible for ensuring that the sub-contractor comply with all security/confidentiality requirements and other terms and conditions as applicable to Service Provider mentioned in this Agreement. Bank reserves the right to conduct independent audit in this regard.
- 11.3 Before engaging Sub-Contractor, the Service Provider shall carry out due diligence process on sub-contracting/ sub-contractor to the satisfaction of the Bank and Bank shall have access to such records.
- 11.4 In the event of sub-contracting, the Service Provider shall ensure that suitable documents including confidentiality agreement are obtained from the sub-contractor and the Service Provider shall ensure that the secrecy, security and safety of Bank's data / processes is maintained.
- 11.5 Service Provider shall provide subcontracting details to the Bank and if required, Bank may evaluate the same. Notwithstanding approval of the Bank for subcontracting, the Service Provider shall remain liable to the Bank for all acts/omissions of sub-contractors.



11.6 The Bank reserves the right to ask Service Provider and Service provider shall change/ amend the clause(s) entered between Service Provider and Subcontractor for Bank's suitability.

#### 12. INTELLECTUAL PROPERTY RIGHTS

- 12.1 For any technology / software / product used/supplied by Service Provider for performing Services for the Bank as part of this Agreement, Service Provider shall have right to use as well as right to license such technology/ software / product. Any license or IPR violation on the part of Service provider shall not put the Bank at risk.
- 12.2 Without the Bank's prior written approval, Service provider will not use or incorporate in performing the Services link to or call or depend in any way upon, any software or other intellectual property that is subject to an Open Source or Copy left license or any other agreement that may give rise to any third-party claims or to limit the Bank's rights under this Agreement.
- 12.3 Service Provider shall, at their own expenses without any limitation, indemnify and keep fully and effectively indemnified the Bank against all costs, claims, damages, demands, expenses and liabilities whatsoever nature arising out of or in connection with all claims of infringement of trade mark, patent, copyright, industrial design or any other Intellectual Property Rights of any third party arising from the Services or use of the technology / software / products or any part thereof in India or abroad. In case of violation / infringement of patent / trademark / copyright / trade secret or industrial design, (Service provider) shall, after due inspection and testing, get the solution redesigned for the Bank at no extra cost.
- 12.4 Service Provider shall expeditiously extinguish any such claims and shall have full rights to defend it there from.
- 12.5 The Bank will give notice to Service Provider of any such claim without delay/provide reasonable assistance to Service Provider in disposing of the claim, and will at no time admit to any liability for or express any intent to settle the claim.
- 12.6 Service Provider hereby grants the Bank a fully paid-up, irrevocable, non-exclusive license throughout the territory of India to access, replicate, modify and use service developed including its upgraded versions available during the term of this agreement by Service



- Provider as part of this engagement, including all inventions, designs and trademarks embodied therein perpetually.
- 12.7 Services provided as part of this Agreement can be put to use in all offices of State Bank of India

#### 13. INSPECTION AND AUDIT

- 13.1 It is agreed by and between the parties that the Service Provider shall get itself annually audited by internal/external empaneled Auditors appointed by the Bank/ inspecting official from the Reserve Bank of India or any regulatory authority, covering the risk parameters finalized by the Bank/ such auditors in the areas of products (IT hardware/ software) and services etc. provided to the Bank and the vendor shall submit such certification by such Auditors to the Bank. The vendor and or his / their outsourced agents / sub contractors (if allowed by the Bank) shall facilitate the same. The Bank can make its expert assessment on the efficiency and effectiveness of the security, control, risk management, governance system and process created by the Service Provider. The Service Provider shall, whenever required by such Auditors, furnish all relevant information, records/data to them. All costs for such audit shall be borne by the Bank.
- 13.2 Where any deficiency has been observed during audit of the Service Provider on the risk parameters finalized by the Bank or in the certification submitted by the Auditors, it is agreed upon by the Service Provider that it shall correct/ resolve the same at the earliest and shall provide all necessary documents related to resolution thereof and the auditor shall further certify in respect of resolution of the deficiencies. It is also agreed that the Service Provider shall provide certification of the auditor to the Bank regarding compliance of the observations made by the auditors covering the respective risk parameters against which such deficiencies observed.
- 13.3 Service Provider further agrees that whenever required by the Bank, it will furnish all relevant information, records/data to such auditors and/or inspecting officials of the Bank/ Reserve Bank of India and or any regulatory authority required for conducting the audit. The Bank reserves the right to call and/or retain for any relevant material information / reports including audit or review reports undertaken



by the Service Provider (e.g., financial, internal control and security reviews) and findings made on the Service Provider in conjunction with the services provided to the Bank.

13.4 The Bank has the right after providing reasonable notice to inspect, and test the infrastructure, software and procedures being followed for this engagement by Service Provider at any time.

13.5The

13.6 The Bank may audit Service Provider's records during normal business hours related to the Services covered under this Agreement

#### 14. SECURITY AND CONFIDENTIALITY

- 14.1 "Confidential Information" mean all information which is material to the business operations of either party or its affiliated companies, in any form including, but not limited to, proprietary information and trade secrets, whether or not protected under any patent, copy right or other intellectual property laws, in any oral, photographic or electronic form, whether contained on computer hard disks or floppy diskettes or otherwise without any limitation whatsoever. Without prejudice to the generality of the foregoing, the Confidential Information shall include all information about the party and its customers, costing and technical data, studies, consultants reports, financial information, computer models and programs, software, contracts, drawings, blue prints, specifications, operating techniques, processes, models, diagrams, data sheets, reports and other information with respect to any of the foregoing matters. All and every information received by the parties and marked confidential hereto shall be assumed to be confidential information unless otherwise proved. It is further agreed that the information relating to the Bank and its customers is deemed confidential whether marked confidential or not. This clause shall survive even after the expiry / termination of this agreement.
- 14.2 All information relating to the accounts of the Bank's customers shall be confidential information, whether labeled as such or otherwise.
- 14.3 All information relating to the infrastructure and Applications (including designs and processes) shall be deemed to be Confidential Information whether labeled as such or not. Service Provider personnel/resources responsible for the project are



- expected to take care that their representatives, where necessary, have executed a Non-Disclosure Agreement similar to the provisions of the Non-Disclosure Agreement signed between the Bank and Service Provider.
- 14.4 Each party agrees that it will not disclose any Confidential Information received from the other to any third parties under any circumstances without the prior written consent of the other party unless such disclosure of Confidential Information is required by law, legal process or any order of any government authority. Service Provider in this connection, agrees to abide by the laws especially applicable to confidentiality of information relating to customers of Banks and the banks per-se, even when the disclosure is required under the law. In such event, the Party must notify the other Party that such disclosure has been made in accordance with law; legal process or order of a government authority.
- 14.5 Each party, including its personnel, shall use the Confidential Information only for the purposes of achieving objectives set out in this Agreement. Use of the Confidential Information for any other purpose shall constitute breach of trust of the same.
- 14.6 Each party may disclose the Confidential Information to its personnel solely for the purpose of undertaking work directly related to the Agreement. The extent of Confidential Information disclosed shall be strictly limited to what is necessary for those particular personnel to perform his/her duties in connection with the Agreement. Further each party shall ensure that each personnel representing the respective party agree to be bound by the terms of this Agreement.
- 14.7 The non-disclosure obligations herein contained shall not be applicable only under the following circumstances:
  - (i) Where Confidential Information comes into the public domain during or after the date of this Agreement otherwise than by Disclosure by a Party in breach of the terms hereof.
  - (ii) Where any Confidential Information was disclosed after receiving the written consent of the other Party.
  - (iii) Where if a Party is requested or required by law or by any Court or governmental agency or authority to disclose any of the confidential information, then that Party will provide the other party with prompt notice of such request or requirement prior to such disclosure.



- (iv) Where any Confidential Information was received by the Party from a third party which does not have any obligations of confidentiality to the other Party.
- (v) Where any Confidential Information is required to be disclosed pursuant to a requirement of a governmental agency or law so long as the parties provide each other with timely prior written notice of such requirement and provide all reasonable co-operation in regard to taking protective action against such disclosure requirement.
- 14.8 Service Provider shall abide with the Bank's IT and IS policy in key concern areas relevant to the project. Specific requirements will be shared as and when required.
- 14.9 Service Provider shall ensure to filter all phishing / spamming / overflow attacks in order to ensure availability and integrity on continuous basis. Service Provider shall also implement any enhanced solutions mandated by security requirements for any / all types of Software / support.
- 14.10 The Service Provider shall not, without the Bank's prior written consent, make use of any document or information received from the Bank except for purposes of performing the services and obligations under this Agreement.
- 14.11 Any document received from the Bank shall remain the property of the Bank and shall be returned (in all copies) to the Bank on completion of the Service Provider's performance under the Agreement.
- 14.12 Upon expiration or termination of the Agreement and on all amounts as due and payable to Service Provider under the Agreement having been received by Service Provider, all proprietary documents, software documentation, programs partially or wholly completed, or materials which are directly related to any project under the Agreement shall be delivered to the Bank or at the Bank's written instruction destroyed, and no copies shall be retained by Service provider without the Bank's written consent.
- 14.13 The security aspect of the solution / software will be comprehensively reviewed periodically by the Bank, and Service Provider shall carryout modifications / updates based on the security review recommendations on case to case basis.

#### 15. OWNERSHIP

15.1 Service provider agrees that the Bank owns the entire right, title and interest to any inventions, designs, discoveries, writings and works of authorship, including all



- intellectual property rights, copyrights. Any work made under this Agreement shall be deemed to be 'work made for hire' under any Indian/U.S. or any other applicable copyright laws.
- 15.2 The Intellectual Property Rights on the software code, copyright and source code for various applications/ interfaces developed under this Agreement, and any other component/ framework/ middleware used/ developed as pre-built software assets to deliver the solution, shall belong to the Bank and the Bank shall have complete and unrestricted rights on such property. However, the service provider shall hold All Intellectual Property rights in any pre-built software *per se*, except for those which have been assigned under this agreement.
- 15.3 All information processed by Service provider during software maintenance belongs to the Bank. Service provider shall not acquire any other right in respect of the information for the license to the rights owned by the Bank. Service provider will implement mutually agreed controls to protect the information. Service provider also agrees that it will protect the information appropriately. Failure to protect information may attract civil, criminal, or administrative penalties.

#### 16. TERMINATION CLAUSE

- 16.1 The Bank, without prejudice to any other remedy for breach of contract, shall have the right to terminate the contract in whole or part, if Service Provider, at any time, by giving a written notice of at least TWO (2) MONTHS fails to deliver any or all of the deliverables within the period(s) specified in this Agreement, or within any extension thereof granted by the Bank pursuant to conditions of Agreement or if Service Provider fails to perform any other obligation(s) under the Agreement provided a cure period of not less than TWO (2) MONTHS is given Service Provider to rectify the defects.
- 16.2 The Bank, by written notice of not less than 60 (Sixty) days sent to the Service Provider, may terminate the Agreement, in whole or in part, at any time for its convenience. The notice of termination shall specify that termination is for the Bank's convenience, the extent to which performance of the Service Provider under the contract is terminated, and the date upon which such termination becomes effective.



- 16.3 In the event the Bank terminates the Agreement in whole or in part for the breaches attributable to the Service Provider, the bank may procure, upon such terms and in such manner, as it deems appropriate, Services similar to those undelivered and Service Provider shall be liable to the Bank for any increase in costs for such similar Services. However, Service Provider, in case of part termination, shall continue the performance of the Agreement to the extent not terminated.
- 16.4 In the event of termination of the Agreement, Service Provider shall be entitled to receive payment for the Services rendered (delivered) up to the effective date of termination.
- 16.5 The Bank may at any time terminate the Agreement without giving written notice to Service Provider, if Service Provider becomes bankrupt or otherwise insolvent. In this event termination will be without compensation to Service Provider, provided that such termination will not prejudice or affect any right of action or remedy, which has occurred or will accrue thereafter to the Bank on payment to the Service Provider for the services rendered.
- 16.6 In the event of the termination of the Agreement Service Provider shall be liable and responsible to return to the Bank all records, documents, data and information including Confidential Information pertains to or relating to the Bank in its possession.
- 16.7 In the event of termination of the Agreement for material breach by Service Provider, the Bank shall have the right to give suitable publicity to the same including advising the Indian Bank's Association.
- 16.8 Upon termination or expiration of this Agreement, all rights and obligations of the Parties hereunder shall cease, except such rights and obligations as may have accrued on the date of termination or expiration; the obligation of indemnity; obligation of payment ;confidentiality obligation; Governing Law clause; Dispute resolution clause; and any right which a Party may have under the Applicable Law.
- 16.9 If the contract is terminated under any termination clause mentioned in this RFP / Agreement, the Vendor shall hand over all documents / source code / executables/ Bank's data / resources or any other relevant information to the Bank in timely manner and in proper format as per scope of this RFP / Agreement and shall also support the orderly transition to another Vendor or to the Bank.



- 16.10 The Vendor shall also support the Bank on technical queries / support on process implementation or in case of software provision for future upgrades. The Bank's right to terminate a contract will be in addition to the penalties mentioned.
- 16.11 If the contract is terminated by the Bank for the reason of inefficiency of the vendor, the Bank may, at its discretion, award the unfulfilled portion of the contract or a portion thereof, to the vendor who had emerged L2 in the reverse Auction for that cluster, on the same terms and conditions as was applicable to the terminated contract.

#### 17. DISPUTE REDRESSAL MECHANISM & GOVERNING LAW

- 17.1 All disputes or differences whatsoever arising between the parties out of or in connection with this Agreement (including dispute concerning interpretation) or in discharge of any obligation arising out of the Agreement (whether during the progress of work or after completion of such work and whether before or after the termination of this Agreement, abandonment or breach of this Agreement), shall be settled amicably.
- 17.2 If the parties are not able to solve them amicably, either party (the Bank or Service Provider) shall give written notice to other party clearly setting out there in, specific dispute(s) and/or difference(s), and shall be referred to a sole arbitrator mutually agreed upon, and the award made in pursuance thereof shall be binding on the parties.
- 17.3 In the absence of consensus about the single arbitrator, the dispute may be referred to an arbitration panel; one to be nominated by each party and the said arbitrators shall nominate a presiding arbitrator, before commencing the arbitration proceedings. The arbitration shall be settled in accordance with the applicable Indian Laws.
- 17.4 Service Provider shall continue work under the Agreement during the arbitration proceedings, unless otherwise directed by the Bank or unless the matter is such that the work cannot possibly be continued until the decision of the arbitrator is obtained.
- 17.5 Arbitration proceeding shall be held at Mumbai, Maharashtra, India, and the language of the arbitration proceedings and that of all documents and communications between the parties shall be in English.



- 17.6 This Agreement shall be governed by laws in force in India. Subject to the arbitration clause above, all disputes arising out of or in relation to this Agreement, shall be subject to the exclusive jurisdiction of the courts at Mumbai, Maharashtra only.
- 17.7 In case of any change in applicable laws that has an effect on the terms of this Agreement, the Parties agree that the Agreement may be reviewed, and if deemed necessary by the Parties, make necessary amendments to the Agreement by mutual agreement in good faith, in case of disagreement obligations mentioned in this clause shall be observed.

#### 18. POWERS TO VARY OR OMIT WORK

18.1 No alterations, amendments, omissions, additions, suspensions or variations of the work (hereinafter referred to as variation) under the Agreement shall be made by Service provider except as directed in writing by Bank. The Bank shall have full powers, subject to the provision herein after contained, from time to time during the execution of the Agreement, by notice in writing to instruct Service provider to make any variation without prejudice to the Agreement. Service provider shall carry out such variations and be bound by the same conditions, though the said variations occurred in the Agreement documents. If any suggested variations would, in the opinion of Service provider, if carried out, prevent them from fulfilling any of their obligations under the Agreement, they shall notify the Bank, thereof, in writing with reasons for holding such opinion and Bank shall instruct Service provider to make such other modified variation without prejudice to the Agreement. Service provider shall carry out such variations and be bound by the same conditions, though the said variations occurred in the Agreement documents. If Bank confirms their instructions Service provider's obligations will be modified to such an extent as may be mutually agreed. If such variation is substantial and involves considerable extra cost, any agreed difference in cost occasioned by such variation shall be mutually agreed between the parties. In any case in which Service provider has received instructions from the Bank as to the requirement of carrying out the altered or additional substituted work, which either then or later on, will in the opinion of



- Service provider, involve a claim for additional payments, such additional payments shall be mutually agreed in line with the terms and conditions of the order.
- 18.2 If any change in the work is likely to result in reduction in cost, the parties shall agree in writing so as to the extent of reduction in payment to be made to Service Provider, before Service provider proceeding with the change.

#### 19. NO WAIVER OF BANK RIGHTS OR SERVICE PROVIDER'S LIABILITY

Neither any payment sign-off/payment by the Bank for acceptance of the whole or any part of the work, nor any extension of time/possession taken by the Bank shall affect or prejudice the rights of the Bank against Service provider, or relieve Service Provider of their obligations for the due performance of the Agreement, or be interpreted as approval of the work done, or create liability on the Bank to pay for alterations/ amendments/ variations, or discharge the liability of Service Provider for the payment of damages whether due, ascertained, or certified or not or any sum against the payment of which they are bound to indemnify Bank nor shall any such certificate nor the acceptance by them of any such paid on account or otherwise, affect or prejudice the rights of the Service provider, against the Bank.

#### 20. LIMITATION OF LIABILITY

- 20.1 For breach of any obligation mentioned in this agreement, subject to clause 20.3, in no event Service Provider shall be liable for damages to the Bank arising under or in connection with this agreement for an amount exceeding the total Project Cost.
- 20.2 Service Provider will ensure Bank's data confidentiality and shall be responsible for liability arising in case of breach of any kind of security and/or leakage of confidential customer/Bank's related information to the extent of loss so caused.
- 20.3 The limitations set forth in Clauses 20.1 shall not apply with respect to:
  - (i) claims that are the subject of indemnification pursuant to Clause 12<sup>5</sup>,
  - (ii) damage(s) occasioned by the gross negligence or willful misconduct of Service Provider,
  - (iii) damage(s) occasioned by Service Provider for breach of Clause 14<sup>6</sup>,

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<sup>&</sup>lt;sup>5</sup> Please see Clause 12 'IPR Indemnification'

<sup>&</sup>lt;sup>6</sup>Please see Clause 15 'Security and Confidentiality'



- (iv) Regulatory or statutory fines imposed by a Government or Regulatory agency for non-compliance of statutory or regulatory guidelines applicable to the Bank, provided such guidelines were brought to the notice of Service Provider.
- (v) when a dispute is settled by the Court of Law in India.

#### 21. FORCE MAJEURE

- 21.1 Any failure or delay by either parties in performance of its obligation, to the extent due to any failure or delay caused by fire, flood, earthquake or similar elements of nature, or act of God, war, terrorism, riots, civil disorders, rebellions or revolutions, acts of government authorities or other events beyond the reasonable control of non-performing Party shall not be deemed as default.
- 21.2 If Force Majeure situation arises, the non-performing party shall promptly notify to the other party in writing of such conditions and the cause(s) thereof. Unless otherwise agreed in writing, the non-performing party shall continue to perform its obligations under the Agreement as far as is reasonably practical, and shall seek all reasonable alternative means for performance not prevented by the Force Majeure event.
- 21.3 If the Force Majeure situation continues beyond 30 days, the either parties shall have the right to terminate the Agreement by giving a notice to the other party. Neither party shall have any penal liability to the other in respect of the termination of this Contract as a result of an event of Force Majeure. However, .Service Provider shall be entitled to receive payments for all services actually rendered up to the date of the termination of this Agreement.

#### 22. NOTICES

- 22.1 Any notice or other communication under this Agreement given by either party to the other party shall be deemed properly given if in writing and;
  - i. When hand delivered during normal business hours of the recipient, acknowledgment taken.
  - ii. If transmitted by facsimile during normal business hours of the recipient; proof of delivery taken. A copy sent by registered mail/ first class courier, return receipt requested shall follow all fax notices, to any Fax number of......



- Service provider's office at Mumbai, or any other place advised by Service provider to the Bank from time to time.
- iii. If mailed by registered mail/ first class courier, return receipt requested, within five working days of posting, properly addressed and stamped with the required postage, to the intended recipient at its address specified below its signature at the end of this Agreement.
- 22.2 The Addresses for Communications to the parties are as under.
  - (a) In the case of the Bank
    State Bank of India,
    Anytime Channels Department,
    Corporate Centre, Air India Building,
    Nariman Point, Mumbai-400021,
    Maharashtra, India.
    (b) In case of Service Provider

)	in case of Service Provide

22.3 In case there is any change in the address of one party, it shall be communicated in writing to the other party with in SEVEN (7) (days).

#### 23. GENERAL TERMS & CONDITIONS

- 23.1 **TRAINING**: Service Provider shall train designated Bank officials on the configuration, operation/ functionalities, maintenance, support & administration for software, application architecture and components, installation, troubleshooting processes of the proposed .............(services) as mentioned in this Agreement.
- 23.2 **PUBLICITY**: Service Provider may make a reference of the services rendered to the Bank covered under this Agreement on Service provider's Web Site or in their sales presentations, promotional materials, business plans or news releases etc., only after prior written approval from the Bank.



- 23.3 **SUCCESSORS AND ASSIGNS**: This Agreement shall bind and inure to the benefit of the parties, and their respective successors and permitted assigns.
- 23.4 **NON-HIRE AND NON-SOLICITATION**: During the term of this Agreement and for a period of one year thereafter, neither party shall (either directly or indirectly through a third party) employ, solicit to employ, cause to be solicited for the purpose of employment or offer employment to any employee/s or subcontractor/s of the other party, or aid any third person to do so, without the specific written consent of the other party. However nothing in this clause shall affect the Bank's regular recruitments as per its recruitment policy and not targeted to the employees of Service provider.
- 23.5 **SEVERABILITY**: The invalidity or unenforceability of any provision of this Agreement shall not in any way effect, impair or render unenforceable this Agreement or any other provision contained herein, which shall remain in full force and effect.
- 23.6 **MODIFICATION**: This Agreement may not be modified or amended except in writing signed by duly authorized representatives of each party with express mention thereto of this Agreement.
- 23.7 **ENTIRE AGREEMENT**: This Agreement, including all Work orders, Exhibits, Annexures, RFP and other documents or communications incorporated herein, represents the entire agreement for the Services of Comprehensive Centrally Monitored Electronic Surveillance System/ Solution, between the parties and supplements all prior negotiations, understandings and agreements, written or oral, relating to the subject matter herein.
- 23.8 **PRIVITY**: Neither this Agreement nor any provision hereof is intended to confer upon any person/s other than the Parties to this Agreement any rights or remedies hereunder.
- 23.9 **EFFECTIVE DATE**: This Agreement shall be effective from the date mentioned at the beginning of this Agreement.
- 23.10 **DUE AUTHORIZATION**: Each of the undersigned hereby represents to the other that she/ he is authorized to enter into this Agreement and bind the respective parties to this Agreement.



23.11 **COUNTERPART**: This Agreement is executed in duplicate and each copy is treated as original for all legal purposes.

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

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



# **ANNEXURE-S**

# **ESCALATION MATRIX:**

# DETAILS OF SPOC TO BE ADVISED TO THE BANK

Service level Category	Response/Resolution Time	Escalation thresholds			
		<b>Escalation Level 1</b>		<b>Escalation Level 2</b>	
		<b>Escalation</b> to	<b>Escalation</b> <b>Mode</b>	<b>Escalation</b> to	<b>Escalation Mode</b>
Project Roll out/Installatio n Support		<name, designation contact no.&gt;</name, 			
Realtime online Dashboard Support (Development and Maintenance)		<name, designation contact no.&gt;</name, 			
Support Desk for various types of reports		<name, designation contact no.&gt;</name, 			
Service Desk Support for lodging complaints		<name, designation contact no.&gt;</name, 			



**ANNEXURE-T** 

#### **Transition Plan**

#### 1. Introduction

1.1 This Annexure describes the duties and responsibilities of the SERVICE PROVIDER and the STATE BANK OF INDIA to ensure proper transition of services and to ensure complete knowledge transfer.

#### 2. Objectives

- 2.1 The objectives of this annexure are to:
  - (1) ensure a smooth transition of Services from the SERVICE PROVIDER to a New/Replacement SERVICE PROVIDER or back to the STATE BANK OF INDIA at the termination or expiry of this Agreement;
  - (2) ensure that the responsibilities of both parties to this Agreement are clearly defined in the event of exit and transfer; and
  - (3) ensure that all relevant Assets are transferred.

## 3. General

- 3.1 Where the STATE BANK OF INDIA intends to continue equivalent or substantially similar services to the Services provided by the SERVICE PROVIDER after termination or expiry the Agreement, either by performing them itself or by means of a New/Replacement SERVICE PROVIDER, the SERVICE PROVIDER shall ensure the smooth transition to the Replacement SERVICE PROVIDER and shall co-operate with the STATE BANK OF INDIA or the Replacement SERVICE PROVIDER as required in order to fulfil the obligations under this annexure.
- 3.2 The SERVICE PROVIDER shall co-operate fully with the STATE BANK OF INDIA and any potential Replacement SERVICE PROVIDERs tendering for any Services, including the transfer of responsibility for the provision of the Services



- previously performed by the SERVICE PROVIDER to be achieved with the minimum of disruption. In particular:
- 3.2.1 during any procurement process initiated by the STATE BANK OF INDIA and in anticipation of the expiry or termination of the Agreement and irrespective of the identity of any potential or actual Replacement SERVICE PROVIDER, the SERVICE PROVIDER shall comply with all reasonable requests by the STATE BANK OF INDIA to provide information relating to the operation of the Services, including but not limited to, hardware and software used, inter-working, coordinating with other application owners, access to and provision of all performance reports, agreed procedures, and any other relevant information (including the configurations set up for the STATE BANK OF INDIA and procedures used by the SERVICE PROVIDER for handling Data) reasonably necessary to achieve an effective transition, provided that:
- 3.2.1.1 the SERVICE PROVIDER shall not be obliged to provide any information concerning the costs of delivery of the Services or any part thereof or disclose the financial records of the SERVICE PROVIDER to any such party;
- 3.2.1.2 the SERVICE PROVIDER shall not be obliged to disclose any such information for use by an actual or potential Replacement SERVICE PROVIDER unless such a party shall have entered into a confidentiality agreement; and
- 3.2.1.3 whilst supplying information as contemplated in this paragraph 3.2.1 the SERVICE PROVIDER shall provide sufficient information to comply with the reasonable requests of the STATE BANK OF INDIA to enable an effective tendering process to take place but shall not be required to provide information or material which the SERVICE PROVIDER may not disclose as a matter of law.
- In assisting the STATE BANK OF INDIA and/or the Replacement SERVICE PROVIDER to transfer the Services the following commercial approach shall apply:
  - (1) where the SERVICE PROVIDER does not have to utilize resources in addition to those normally used to deliver the Services prior to termination or expiry, the SERVICE PROVIDER shall make no additional Charges. The STATE BANK OF INDIA may reasonably request that support and materials already in place to provide the Services may be redeployed onto work



required to effect the transition provided always that where the STATE BANK OF INDIA agrees in advance that such redeployment will prevent the SERVICE PROVIDER from meeting any Service Levels, achieving any other key dates or from providing any specific deliverables to the STATE BANK OF INDIA, the STATE BANK OF INDIA shall not be entitled to claim any penalty or liquidated damages for the same.

- (2) where any support and materials necessary to undertake the transfer work or any costs incurred by the SERVICE PROVIDER are additional to those in place as part of the proper provision of the Services the STATE BANK OF INDIA shall pay the SERVICE PROVIDER for staff time agreed in advance at the rates agreed between the parties and for materials and other costs at a reasonable price which shall be agreed with the STATE BANK OF INDIA.
- 3.4 If so required by the STATE BANK OF INDIA, on the provision of no less than Two (2) months' notice in writing, the SERVICE PROVIDER shall continue to provide the Services or an agreed part of the Services for a period not less than Two (2) months and not exceeding Four (4) months beyond the date of termination or expiry of the Agreement. In such event the STATE BANK OF INDIA shall reimburse the SERVICE PROVIDER for such elements of the Services as are provided beyond the date of termination or expiry date of the Agreement on the basis that:
- (1) materials and other costs will be charged at a reasonable price which shall be agreed between the Parties; and/or
- (2) any other fees agreed between the Parties at the time of termination or expiry.
- 3.5 The SERVICE PROVIDER shall provide to the STATE BANK OF INDIA an analysis of the Services to the extent reasonably necessary to enable the STATE BANK OF INDIA to plan migration of such workload to a Replacement SERVICE PROVIDER provided always that this analysis involves providing performance data already delivered to the STATE BANK OF INDIA as part of the performance monitoring regime.
- 3.6 The SERVICE PROVIDER shall provide such information as the STATE BANK OF INDIA reasonably considers to be necessary for the actual Replacement



SERVICE PROVIDER, or any potential Replacement SERVICE PROVIDER during any procurement process, to define the tasks which would need to be undertaken in order to ensure the smooth transition of all or any part of the Services.

- 3.7 the SERVICE PROVIDER shall make available such Key Personnel who have been involved in the provision of the Services as the Parties may agree to assist the STATE BANK OF INDIA or a Replacement SERVICE PROVIDER (as appropriate) in the continued support of the Services beyond the expiry or termination of the Agreement, in which event the STATE BANK OF INDIA shall pay for the services of such Key Personnel on a time and materials basis at the rates agreed between the parties.
- 3.8 The SERVICE PROVIDER shall co-operate with the STATE BANK OF INDIA during the handover to a Replacement SERVICE PROVIDER and such co-operation shall extend to, but shall not be limited to, inter-working, coordinating and access to and provision of all operational and performance documents, reports, summaries produced by the SERVICE PROVIDER for the STATE BANK OF INDIA, including the configurations set up for the STATE BANK OF INDIA and any and all information to be provided by the SERVICE PROVIDER to the STATE BANK OF INDIA under any other term of this Agreement necessary to achieve an effective transition without disruption to routine operational requirements.

## 4. Replacement SERVICE PROVIDER

In the event that the Services are to be transferred to a Replacement SERVICE PROVIDER, the STATE BANK OF INDIA will use reasonable endeavors to ensure that the Replacement SERVICE PROVIDER co-operates with the SERVICE PROVIDER during the handover of the Services.

#### 5. Subcontractors

5.1 The SERVICE PROVIDER agrees to provide the STATE BANK OF INDIA with details of the Subcontracts used in the provision of the Services. The SERVICE PROVIDER will not restrain or hinder its Subcontractors from entering into



agreements with other prospective service providers for the delivery of supplies or services to the Replacement SERVICE PROVIDER.

## 6. Transfer of Configuration Management Database

6.1 6 (six) months prior to expiry or within 2 (two) week of notice of termination of this Agreement the SERVICE PROVIDER shall deliver to the STATE BANK OF INDIA a full, accurate and up to date cut of content from the Configuration Management Database (or equivalent) used to store details of Configurable Items and Configuration Management data for all products used to support delivery of the Services.

#### 7. Transfer of Assets

- 7.1 6 (six) months prior to expiry or within 2 (two) week of notice of termination of the Agreement the SERVICE PROVIDER shall deliver to the STATE BANK OF INDIA the Asset Register comprising:
  - (1) a list of all Assets eligible for transfer to the STATE BANK OF INDIA; and
  - (2) a list identifying all other Assets, (including human resources, skillset requirement and know-how), that are ineligible for transfer but which are essential to the delivery of the Services. The purpose of each component and the reason for ineligibility for transfer shall be included in the list.
- 7.2 Within 1 (one) month of receiving the Asset Register as described above, the STATE BANK OF INDIA shall notify the SERVICE PROVIDER of the Assets it requires to be transferred, (the "Required Assets"), and the STATE BANK OF INDIA and the SERVICE PROVIDER shall provide for the approval of the STATE BANK OF INDIA a draft plan for the Asset transfer.
- 7.3 In the event that the Required Assets are not located on STATE BANK OF INDIA premises:
  - (1) the SERVICE PROVIDER shall be responsible for the dismantling and packing of the Required Assets and to ensure their availability for collection by the STATE BANK OF INDIA or its authorized representative by the date agreed for this;



- (2) any charges levied by the SERVICE PROVIDER for the Required Assets not owned by the STATE BANK OF INDIA shall be fair and reasonable in relation to the condition of the Assets and the then fair market value; and
- (3) for the avoidance of doubt, the STATE BANK OF INDIA will not be responsible for the Assets.
- 7.4 The SERVICE PROVIDER warrants that the Required Assets and any components thereof transferred to the STATE BANK OF INDIA or Replacement SERVICE PROVIDER benefit from any remaining manufacturer's warranty relating to the Required Assets at that time, always provided such warranties are transferable to a third party.

#### 8. Transfer of Software Licenses

- 8.1 6 (six) months prior to expiry or within 2 (two) week of notice of termination of this Agreement the SERVICE PROVIDER shall deliver to the STATE BANK OF INDIA all licenses for Software used in the provision of Services which were purchased by the STATE BANK OF INDIA.
- 8.2 On notice of termination of this Agreement the SERVICE PROVIDER shall, within 2 (two) week of such notice, deliver to the STATE BANK OF INDIA details of all licenses for SERVICE PROVIDER Software and SERVICE PROVIDER Third Party Software used in the provision of the Services, including the terms of the software license agreements. For the avoidance of doubt, the STATE BANK OF INDIA shall be responsible for any costs incurred in the transfer of licenses from the SERVICE PROVIDER to the STATE BANK OF INDIA or to a Replacement SERVICE PROVIDER provided such costs shall be agreed in advance. Where transfer is not possible or not economically viable the Parties will discuss alternative licensing arrangements.
- 8.3 Within 1 (one) month of receiving the software license information as described above, the STATE BANK OF INDIA shall notify the SERVICE PROVIDER of the licenses it wishes to be transferred, and the SERVICE PROVIDER shall provide for the approval of the STATE BANK OF INDIA a draft plan for license transfer, covering novation of agreements with relevant software providers, as



required. Where novation is not possible or not economically viable the Parties will discuss alternative licensing arrangements.

#### 9. Transfer of Software

- 9.1 Wherein State Bank of India is the owner of the software, 6 (six) months prior to expiry or within 2 (two) weeks of notice of termination of this Agreement the SERVICE PROVIDER shall deliver, or otherwise certify in writing that it has delivered, to the STATE BANK OF INDIA a full, accurate and up to date version of the Software including up to date versions and latest releases of, but not limited to:
  - (a) Source Code (with source tree) and associated documentation;
  - (b) application architecture documentation and diagrams;
  - (c) release documentation for functional, technical and interface specifications;
  - (d) a plan with allocated resources to handover code and design to new development and test teams (this should include architectural design and code 'walk-through');
  - (e) Source Code and supporting documentation for testing framework tool and performance tool;
  - (f) test director database;
  - (g) test results for the latest full runs of the testing framework tool and performance tool on each environment; and

#### 10. Transfer of Documentation

10.1 6 (six) months prior to expiry or within 2 (two) weeks of notice of termination of this Agreement the SERVICE PROVIDER shall deliver to the STATE BANK OF INDIA a full, accurate and up-to date set of Documentation that relates to any element of the Services as defined in Annexure E.

#### 11. Transfer of Service Management Process

11.1 6 (six) months prior to expiry or within 2 (two) weeks of notice of termination of this Agreement the SERVICE PROVIDER shall deliver to the STATE BANK OF INDIA:



- (a) a plan for the handover and continuous delivery of the Service Desk function and allocate the required resources;
- (b) full and up to date, both historical and outstanding Service Desk ticket data including, but not limited to:
  - (1) Incidents;
  - (2) Problems;
  - (3) Service Requests;
  - (4) Changes;
  - (5) Service Level reporting data;
- (c) a list and topology of all tools and products associated with the provision of the Software and the Services;
- (d) full content of software builds and server configuration details for software deployment and management; and
- (e) monitoring software tools and configuration.

## 12. Transfer of Knowledge Base

12.1 6 (six) months prior to expiry or within 2 (two) week of notice of termination of this Agreement the SERVICE PROVIDER shall deliver to the STATE BANK OF INDIA a full, accurate and up to date cut of content from the knowledge base (or equivalent) used to troubleshoot issues arising with the Services but shall not be required to provide information or material which the SERVICE PROVIDER may not disclose as a matter of law.

#### 13. Transfer of Service Structure

- 13.1 6 (six) months prior to expiry or within 2 (two) weeks' notice of termination of this Agreement the SERVICE PROVIDER shall deliver to the STATE BANK OF INDIA a full, accurate and up to date version of the following, as a minimum:
  - (a) archive of records including:
    - (1) Questionnaire Packs;
    - (2) project plans and sign off;
    - (3) Acceptance Criteria; and



- (4) Post Implementation Reviews.
- (b) programme plan of all work in progress currently accepted and those in progress;
- (c) latest version of documentation set;
- (d) Source Code (if appropriate) and all documentation to support the services build tool with any documentation for 'workarounds' that have taken place;
- (e) Source Code, application architecture documentation/diagram and other documentation;
- (f) Source Code, application architecture documentation/diagram and other documentation for Helpdesk; and
- (g) project plan and resource required to hand Service Structure capability over to the new team.

#### 14. Transfer of Data

- In the event of expiry or termination of this Agreement the SERVICE PROVIDER shall cease to use the STATE BANK OF INDIA Data and, at the request of the STATE BANK OF INDIA, shall destroy all such copies of the STATE BANK OF INDIA Data then in its possession to the extent specified by the STATE BANK OF INDIA.
- 14.2 Except where, pursuant to paragraph 14.1 above, the STATE BANK OF INDIA has instructed the SERVICE PROVIDER to destroy such STATE BANK OF INDIA Data as is held and controlled by the SERVICE PROVIDER, 1 (one) months prior to expiry or within 1 (one) month of termination of this Agreement, the SERVICE PROVIDER shall deliver to the STATE BANK OF INDIA:
  - (1) An inventory of the STATE BANK OF INDIA Data held and controlled by the SERVICE PROVIDER, plus any other data required to support the Services; and/or
  - (2) a draft plan for the transfer of the STATE BANK OF INDIA Data held and controlled by the SERVICE PROVIDER and any other available data to be transferred.



#### 15. Training Services on Transfer

- 15.1 The SERVICE PROVIDER shall comply with the STATE BANK OF INDIA's reasonable request to assist in the identification and specification of any training requirements following expiry or termination. The purpose of such training shall be to enable the STATE BANK OF INDIA or a Replacement SERVICE PROVIDER to adopt, integrate and utilize the Data and Assets transferred and to deliver an equivalent service to that previously provided by the SERVICE PROVIDER.
- 15.2 The provision of any training services and/or deliverables and the charges for such services and/or deliverables shall be agreed between the parties.
- 15.3 Subject to paragraph 15.2 above, the SERVICE PROVIDER shall produce for the STATE BANK OF INDIA's consideration and approval 6 (six) months prior to expiry or within 10 (ten) Working Days of issue of notice of termination:
  - (1) A training strategy, which details the required courses and their objectives;
  - (2) Training materials (including assessment criteria); and
  - (3) a training plan of the required training events.
- 15.4 Subject to paragraph 15.2 above, the SERVICE PROVIDER shall schedule all necessary resources to fulfil the training plan, and deliver the training as agreed with the STATE BANK OF INDIA.

5.5	SERVIO	CE PRO	VIDER sha	ll provide	traini	ng courses	on opera	ation o	f lice	nsed
	/open	source	software	product	at	STATE	BANK	OF	IND	IA's
		Prem	ises, at such	times, du	ring bu	usiness ho	urs as ST	ATE I	BANK	OF
	INDIA	may	reasonably	request.	Each	training	course	will	last	for
		hours	. STATE B	ANK OF	INDIA	A may enr	oll up to		o	f its
	staff or		employe	es of the	new/r	eplacemen	t service	provio	der in	any
	training	course,	and the SEI	RVICE PR	OVID	ER shall p	provide a	hard c	opy of	f the
	Product	(licens	ed or open s	sourced) st	andar	d training	manual fo	or each	enro	llee.
	Each tra	aining c	ourse will b	e taught l	by a to	echnical e	xpert wit	h no f	ewer	than
		Y	ears of expe	rience in o	peratii	ng		softwa	re syst	tem.
	SERVIO	CE PRC	VIDER sha	ll provide	the	• • • • • • • • • • • • • • • • • • • •	train	ning w	ithout	any
	addition	nal charg	ges.							

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#### 16. Transfer Support Activities

- 16.1 6 (six) months prior to expiry or within 10 (ten) Working Days of issue of notice of termination, the SERVICE PROVIDER shall assist the STATE BANK OF INDIA or Replacement SERVICE PROVIDER to develop a viable exit transition plan which shall contain details of the tasks and responsibilities required to enable the transition from the Services provided under this Agreement to the Replacement SERVICE PROVIDER or the STATE BANK OF INDIA, as the case may be.
- The exit transition plan shall be in a format to be agreed with the STATE BANK OF INDIA and shall include, but not be limited to:
  - (1) a timetable of events;
  - (2) resources;
  - (3) assumptions;
  - (4) activities;
  - (5) responsibilities; and
  - (6) risks.
- The SERVICE PROVIDER shall supply to the STATE BANK OF INDIA or a Replacement SERVICE PROVIDER specific materials including but not limited to:
  - (a) Change Request log;
  - (b) entire back-up history; and
  - (c) dump of database contents including the Asset Register, problem management system and operating procedures. For the avoidance of doubt this shall not include proprietary software tools of the SERVICE PROVIDER which are used for project management purposes generally within the SERVICE PROVIDER's business.
- 16.4 The SERVICE PROVIDER shall supply to the STATE BANK OF INDIA or a Replacement SERVICE PROVIDER proposals for the retention of Key Personnel for the duration of the transition period.



- On the date of expiry the SERVICE PROVIDER shall provide to the STATE BANK OF INDIA refreshed versions of the materials required under paragraph 16.3 above which shall reflect the position as at the date of expiry.
- The SERVICE PROVIDER shall provide to the STATE BANK OF INDIA or to any Replacement SERVICE PROVIDER within 14 (fourteen) Working Days of expiry or termination a full and complete copy of the Incident log book and all associated documentation recorded by the SERVICE PROVIDER till the date of expiry or termination.
- The SERVICE PROVIDER shall provide for the approval of the STATE BANK OF INDIA a draft plan to transfer or complete work-in-progress at the date of expiry or termination.

#### 17. Use of STATE BANK OF INDIA Premises

- 17.1 Prior to expiry or on notice of termination of this Agreement, the SERVICE PROVIDER shall provide for the approval of the STATE BANK OF INDIA a draft plan specifying the necessary steps to be taken by both the SERVICE PROVIDER and the STATE BANK OF INDIA to ensure that the STATE BANK OF INDIA's Premises are vacated by the SERVICE PROVIDER.
- Unless otherwise agreed, the SERVICE PROVIDER shall be responsible for all costs associated with the SERVICE PROVIDER's vacation of the STATE BANK OF INDIA's Premises, removal of equipment and furnishings, redeployment of SERVICE PROVIDER Personnel, termination of arrangements with Subcontractors and service contractors and restoration of the STATE BANK OF INDIA Premises to their original condition (subject to a reasonable allowance for wear and tear).



State Bank of India	Service Provider
D.	n.
By:	By:
Name:	Name:
<b>Designation:</b>	<b>Designation:</b>
Date:	Date:
WITNESS:	
1.	1.
2.	2.



## **ANNEXURE-U**

## **SERVICE LEVEL REPORTING / FREQUENCY**

Report Name	Interval	Recipient
All Ticket Report with all details that include Date and Time of Alert	Daily	CC, LHO, Channel Manger
Deterrence Ticket Report (where deterrence was performed)	Daily	CC, LHO, Channel Manager
Chest Door/ Back Door/ Cheque Drop Box Open Report with all details that include Date and Time	Daily	LHO, Channel Manager
e- Surveillance System down report with all details	Daily	LHO, Channel Manager
MAINS Power Report	Daily	LHO, Channel Manager
Video Housekeeping Reports	Daily	Channel Manager, MS Vendor
Consolidated Monthly Performance Report	Monthly	CC, LHO, Channel Manager
Daily Installation Progress Report	Daily	CC, LHO, Channel Manager

## Templates of Reports (Will be modified as and when required)

1) Date-wise All Ticket Report with all details that include Date and Time of Alert (To Corporate Centre and LHO)

Date: Circle:

Date	ATM ID	Circle	Region	Locatio n	Event Occurr ence Time	Event closure time	Nature of Alarm	Total time taken to close	Whether 2- way audio used (Yes/No)	Operator Comments (Whether crime prevented, Reported to Police/ Fire Station etc, Telephone escalations.)

2) Daily Deterrence Ticket Report

CIRCLE:

Date	ATM	Circle	Region	Locatio	Event	Event	Nature	How	the	Details	of	Operator
	ID			n	Occurr	closure	of	incidence	is	Damage	to	Comments
					ence	time	Incidenc	deterred		property/		(Reported
					Time		е			injury	to	to whom
										person,	if	etc.)
										any		

3) Chest Door/ Back Door/ Cheque Drop Box (CDB) Open Report with all details that include Date and Time



#### CIRCLE:

Date	ATM ID	Circle	Region	Location	Open time	Clos e time	Whether chest door, back room or CDB	Whether authorize d (Y/N)	Authorized by	Operator Comments

## 4) Daily e- Surveillance System down report with all details

#### CIRCLE:

Date	ATM	Circle	Region	Location	System	System	Reason	Whether	Whether	Operato
	ID				down	down up to	(Power /	Bank has	power	r
					from	(time)	Networki	advised to	supply	Comme
					(time)		ng/	stop	inadequate	nts
							Hardwar	Surveillan	for battery	(Action
							e/	ce (Y/N)	charging	taken to
							software	, ,	(Y/N)	resume,
							etc)		, ,	when to
							,			resume
										etc)
										,

## 5) Daily MAINS Power Report

#### CIRCLE:

Date	ATM ID	Circle	Region	Location	Mains Power down from (time)	Mains Power down up to (time)	Operator Comments

## 6) Daily Video Housekeeping Reports

CIRCLE:

M S VENDOR:

Date	ATM ID	Circle	Region	Location	Time cleanin g started	Time cleaning finished	No of times the room to be cleaned per day	Quality of Cleaning (cleaned Floor only/ glasses also)	1 <sup>st</sup> or 2 <sup>nd</sup> cleaning on this day	Operato r Comme nts (Informe d Channel Manage r etc)

7) Consolidated Monthly performance Report



CIRCLE: MONTH:

SI. No	ATM ID	Region	Locatio n	No. of deterre nce during the month	No. of instance, 2-way audio used	Number of System Down instances during the month	No. of instances excluded for penalty	Penalt y to be recove red	Operator Comments (Details of crime prevented, Reported to Police/ Fire Station etc, Telephone escalations.)

8) Penalty Calculation Sheet (For instances not excluded)

CIRCLE: MONTH:

SI.	ATM ID	Regi on	No. of instances more than 30 min. less than 24 hours	Penal ty (10%)	No. of instances more than 24 hours less than 48 hours	Pena Ity (50%	No. of instance of more than 48 hours less than 72 hours	Penalty (100%)	Penalty to be recovered
1	2	3	4	5	6	7	8	9	10 = (4*5) + (6*7) + (8*9)

9) Daily Installation Progress Report (Monthly report also to be compiled in the same way)

## CIRCLE:

Date	ATM ID	Region	Location	Chann el Manag er Name	P O Date	Number of installations completed during the month incl this ATM	Number of installations completed from the beginning including this ATM	Target for the month	Remainin g number to be complete d before March 2015

10) Monthly Availability Report

Vendor: Month:

SI	Circle	ATM ID	Location	Region	Rural/ SU/U/Metro	Monthly Availability

#### SERVICE REVIEW MEETING

Service Review Meeting will be held at Corporate Centre, Local Head Offices and Regional Offices on a regular basis.