

Request for proposal for Selection of Service Provider for Implementation of Digital Health Services on Bank's Digital Platforms

Bank of Baroda

RFP /Tender ref. No.: BCC:DBG:P&I:114:165

21st December, 2022





[A] Important Dates:

Schedule of RFP			
A.1	RFP No.	BCC:DBG:P&I:114:165	
A.2	Date & Time of Issuing RFP	21st December, 2022	
A.3	Last Date of receiving requestfor clarifications before the Pre-bid Meeting	04:00 PM on 27 th December, 2022	
A.4	Date of Pre - Bid Meeting	03:00 PM on 28 th December, 2022	
	Pre–Bid Meeting details	Pre bid meeting will be held online through Bank's Online Meeting Platform (i.e. MicrosoftTeams) Pidden to submit a mention of 2 mention on the process.	
		 Bidder to submit a maximum of -2- participant's names, contact numbers, designations and e-mail IDs on <u>digital.partnerships@bankofbaroda.com</u> alongwith pre-bid queries. 	
A.5		 Meeting invite Link will be sent by the Bank to bidder's provided email IDs to join the Online Meeting as per the schedule mentioned above. 	
		Bidder representatives will have to click the Bank provided link (provided in the e-mail) to join the On-Line Pre-bid meeting.	
A.6	Last Date & Time of Submission of Bids	03:00 PM on 18 th January, 2023	
A.7	Date & Time of opening of Part-I Eligibility cum Technical Bid	04:00 PM on 18 th January, 2023	
A.8	Date & Time of opening of Part-II Commercial Bid	The commercial bids of only those Bidders who qualify in both eligibility and technical evaluation will be opened. The date for opening of the commercial bid would be communicated separately to the technically eligible Bidders.	
A.9	Application Money	Rs. 10,000/-	
A.10	Earnest Money Deposit	Rs. 2,50,000/-	
A.11	Website Address for online submission of bids	Mode: Online	
Α.11	(Technical as well as commercial bids)	URL: https://www.tenderwizard.com/BOB	
A 40	Website Address for openingof	Mode: Online	
A.12	bids	URL: https://www.tenderwizard.com/BOB	
A.13	Contact Details of e- procurement portal	ITI Limited, Tender wizard Helpdesk Team Email: eprocurebob@etenderwizard.com Phone: +91-11-49424365 Mr. Krupesh Kulkarni :+91-8800907637	
	helpdesk/Support Team	For more details, check under Contact us at home page of e-procurement portal.	
		https://www.tenderwizard.com/BOB	





		Prithwijit Ghosh, Chief Manager	
		ContactNo.+91-22-6759 2579 / 9903408426	
	RFP Coordinator Name,	Email: digital.partnerships@bankofbaroda.com,	
	Contact details (Bank)	Postal Address: The Chief Digital Officer, Bank of Baroda, Baroda Sun Tower, C-34, G-Block, , 7 th Floor, BKC, Mumbai – 400051	

[B] Important Clarifications:

Following terms are used in the document interchangeably to mean:

- 1. ATP means Acceptance Test Procedure
- 2. AMC means Annual Maintenance Contract.
- 3. Bank, BOB means 'Bank of Baroda' means amalgamated entity (Bank of Baroda + erstwhile Vijaya Bank + erstwhile Dena Bank).
- 4. BFSI means Banking, Financial Services and Insurance
- 5. BRD means Business Requirement Document or Business Specification Requirement Document
- 6. DC means Data Centre
- 7. DR means Data Recovery Centre
- 8. EMD means Earnest Money Deposit
- 9. GST means Goods and Service Tax
- 10. IP means Intellectual property.
- 11. ITR means Income Tax Return
- 12. IT Department means Income Tax Department
- 13. MSP means Managed Service Provider of the Bank.
- 14. NDA means Non-Disclosure Agreement
- 15. NPV mean Net Present Value
- 16. OEMs means "Original Equipment Manufacturers"
- 17. OSD means Original Software Developer
- 18. OTC means One Time Cost
- 19. Proposal Bid means "Response to the RFP Document"
- 20. RCA means Risk Control Assessment
- 21. 'Recipient', 'Respondent', 'Bidder', 'Service Provider', 'SP' and 'Vendor' means the respondent to the RFP document.
- 22. 'RFP' or 'Tender' means the Request for Proposal document.
- 23. Recipient, Respondent, Bidder, service provider, means the respondent to the RFP document
- 24. SI Means System Integrator
- 25. SME means Subject Matter Expert
- 26. SP Means Service Provider
- 27. SLA means Service Level Agreement
- 28. SOP means Standard Operating Procedure
- 29. SPOC means Single Point of Contact
- 30. Support means 'Support & Services' to be provided as part of the 'Scope of Work'.
- 31. Tender means RFP response documents prepared by the bidder and submitted to Bank of Baroda
- 32. TCO means Total Cost of Ownership





Please note:

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

Explanation—

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





through a chain of control or ownership.

- V. An Agent is a person employed to do any act for another, or to represent another in dealings with third person.
- VI. The successful bidder shall not be allowed to sub-contract works to any contract or from a country which shares a land border with India unless such contractor is registered with the Competent Authority.

Confidentiality:

This document is meant for the specific use by the Company / person/s interested to participate in the current tendering process. This document in its entirety is subject to Copyright Laws. Bank of Baroda expects the vendors or any person acting on behalf of the vendors strictly adhere to the instructions given in the document and maintain confidentiality of information. The vendors will be held responsible for any misuse of information contained in the document, and liable to be prosecuted by the Bank In the event that such a circumstance is brought to the notice of the Bank. By downloading the document, the interested party is subject to confidentiality clauses.





Contents

1.	Introduction	8
2.	Project overview and scope of work	8
3.	Contract period	8
4.	Pre-Qualification for Submission of Bid	9
5.	Application Money	9
6.	Bid Security (Earnest Money Deposit)	9
7.	Preference to make in India initiative	10
8.	Performance Guarantee	10
9.	Payment Terms	11
10.	Sub - Contracting:	11
11.	Service Level Agreement and Non-Disclosure Agreement	11
12.	Compliance with Laws	12
13.	Termination:	12
14.	Grievance Redressal and Dispute Resolution:	13
15.	Governing Laws	13
16.	Prevention of Corrupt and Fraudulent Practices	14
17.	Authorized Signatory	14
18.	The bid submission by related parties	14
19.	Right to Reject Bids	14
20.	General Terms and conditions	15
21.	Indemnity	20
22.	Information Confidentiality	21
23.	Disclaimer	21
Ann	exure 01 - Guidelines for submission details and E-tendering	22
Ann	exure 02 –Evaluation Terms	28
rest Indi	exure 03 - Declaration/ undertaking from bidder regarding applicability rictions on procurement from a bidder of a country which shares a land border was per the order no. 6/18/2019-PPD dated 23rd July 2020 issued by Ministry nce department of expenditure	ith) of
Ann	exure 04 – Bid Security Letter	39
Ann	exure 04A – Bid Security Declaration Form	40
Ann	exure 05- Bid Security Form	41
Ann	exure 06 – Undertaking from the Bidder	45
Ann	exure 07-Pre-Bid Queries Form	47





Annexure 08–Conformity Letter	48
Annexure 09 - Letter of Undertaking from OEM	49
Annexure 10–Undertaking of Information Security	50
Annexure 11 – Project Details (Scope of Work)	51
Annexure 12–Service Levels	57
Annexure 13–Masked Commercial Bid	.58
Annexure 14–Commercial Bid	60
Annexure 15 - Performance Guarantee	63
Annexure 16 – Letter of Undertaking from OEM/OSD on Cloud Security and Complia	ance
(Applicable in case of cloud-based solutions)	.66
Annexure 17– Binding Criteria for Technical Presentation	70
Annexure 18 – Bill of Material	.71
Annexure 19 – Integrity Pact	72
Annexure 20 - Service Level and Non-Disclosure Agreement Format	76
Annexure 21 - Letter of Undertaking from OEM/ OSD on Compliance to RBI Mas Direction on Outsourcing of IT Services RBI/2022-23	
DoS.CO.CSITEG/SEC.xx/31.01.015/2022-23 Dated 23 rd June 20228	39





1. Introduction

Bank of Baroda is one of the largest Public Sector Bank (PSU) in India with a branch network of over 8,100+ branches in India and 95+ branches/offices overseas including branches of our subsidiaries, distributed in 15+ countries.

Bank of Baroda, a body corporate constituted under the Banking Companies (Acquisition & Transfer of Undertakings) Act 1970, having its Corporate Office at C-26, G-Block, Bandra Kurla Complex, Bandra East, Mumbai - 400051 (hereinafter referred to as the "Bank") which expression unless repugnant to the context or meaning thereof shall mean and include its successors and assigns), intends to issue this RFP document, hereinafter called RFP, to eligible Bidders, hereafter called as 'Bidders', to participate in the competitive bidding for Supply, Implementation and Maintenance of Automated Collection System for a period of 5 years.

2. Project overview and scope of work

Digital healthcare is a broad multi-disciplinary concept that combines technology with healthcare in order to provide improved, cost-effective, time saving health care. In face of global concerns like aging, child illness, pandemic; digital health platforms and related technology continue to evolve and its importance grew multi-fold. Further fanning flames of change, Covid-19 pandemic has further fuel the digital transformation of healthcare with a greater number of healthcare providers relying on technology to deliver virtual service to patients. New digital tools and technologies have already made an impact across the healthcare system in India and hold great promise to transform the delivery of health services in the near future. Telemedicine can significantly reduce time and cost it takes to consult a doctor in both rural and urban areas.

In view of above the bank intends to implement digital healthcare services on its digital platforms such as "bob World" and "Baroda Connect in order to attract new customer and retain existing customer.

This Request for Proposal (RFP) document has been prepared solely for the purpose of enabling Bank of Baroda ("the Bank") inviting proposals from leading digital health care providers, that is best-in-class and compatible with the current and future design trends for mobile banking and internet banking applications. In connection to this, Bank invites sealed offers ('Eligibility cum Technical Proposal/Bid' and 'Commercial Proposal/Bid') for selection of Bidder as per Bank's requirement and in compliance with the Terms & Conditions, Specifications and Scope of Work described in this document. The Bank, for this purpose, invites proposal from Bidders who are interested in participating in this RFP who fulfil the eligibility criteria mentioned under Annexure 02 and are also able to comply with the detailed requirement as mentioned in Annexure-11 'Project Scope', However, Bank reserves the right to modify/ change the scope of work at any phase of this contract. Apart from the above the Bidder must also agree to all terms & conditions mentioned under this RFP.

3. Contract period

The bank shall enter in to an agreement with the selected bidder for a period starting from date of the Purchase Order till -3- years, bank reserve the right to renew or extend the contract for a further period of 1 year. The selected bidder shall ensure to adhere to timelines given by bank. The contract will be deemed completed only when all the items and services contracted by the Bank are provided and accepted along with the associated documentation provided to Bank's employees; as per the requirements of the contract executed between the Bank and the successful Bidder. The Bank will have the right to renegotiate these prices at the end of the contract period.





4. Pre-Qualification for Submission of Bid

Bidders satisfying the eligibility conditions (mentioned in Annexure - 02) and General terms and conditions specified in this document and ready to provide the said "Services" in conformity with Scope of Work stipulated in Annexure - 11, may submit their bid through Bank's e-tendering service provider website https://www.tenderwizard.com/BOB on or before the time line stipulated in section [A] Important Dates.

Bids submitted by any other means other than bid submission in e-tendering website will not be accepted by the Bank. The detailed guidelines for submission and E-tendering is mentioned in Annexure - 01.

5. Application Money

A non-refundable Application Money of as mentioned in "[A] Important Dates – Application Money" must be deposited through NEFT. The details of the transaction viz. scanned copy of the receipt of making transaction are required to be uploaded on e-procurement website at the time of final online bid submission. The Bank may, at its discretion, reject any Bidder where application money has not been furnished with RFP response.

This non-refundable fee is to be submitted through the electronic mode to the below mention account.

Account Number-29040400000417 Account Name – Bank of Baroda Branch- BKC, Mumbai IFSC- BARBOBANEAS

Exemption for application money:

Exemption from submission of application money shall be given to bidders, who are Micro, SmallEnterprises (MSE) / Startups. The bidders who are MSE have to submit necessary document issued by Ministry of MSME Govt of India and the bidders who are startups have to be recognized by Department of Industrial Policy & Promotion (DIPP) to avail the exemption. To qualify for exemption, firms should necessarily enclose a valid copy of registration certificate issued by Ministry of MSME Govt of India / DIPP which are valid on last date of submission of the tender documents along with "Bid Security Declaration" accepting that if they withdraw or modify their bids during period of validity etc., they will be suspended for 6 months. MSE/Startup firms which are in the process of obtaining MSME / DIPP certificate will not be considered for application money exemption

6. Bid Security (Earnest Money Deposit)

- a. Bidders are required to give an earnest money deposit of an amount as mentioned in "[A] Important Dates" at the time of submission of the technical bid. The proof of same is to be submitted while opening of eligibility cum technical bid, failing of which the bid of the concerned bidder may be rejected. Bid Security (Earnest Money Deposit)" shall be paid through electronic mode or a Bank Guarantee (Annexure 05 Bid Security Form) of an equal amount issued by a Commercial Bank (other than Bank of Baroda) located in India. This Bid-security should be valid for 8 months and to be submitted through electronic mode to the below mentioned account -
 - ✓ Account Number-29040400000417
 - √ Account Name Bank of Baroda
 - ✓ Branch- BKC, Mumbai
 - ✓ IFSC- BARBOBANEAS.

Non-submission of Earnest Money Deposit in the format prescribed in RFP will lead to outright rejection of the Offer. The EMD of unsuccessful bidders will be returned to them on





completion of the procurement process. The EMD (Earnest Money Deposit) of successful bidder(s) will be returned on submission of Performance Bank Guarantee / security deposit.

The amount of Earnest money deposit would be forfeited in the following scenarios:

- a. In case the bidder withdraws the bid prior to validity period of the bid for any reason whatsoever.
- b. In case of the successful bidder, if the bidder fails or refuses to accept and sign the contract as specified in this document within 1 month of issue of contract order/letter of intent for any reason whatsoever; or
- ► Fail to provide the performance guarantee within 30 days from the purchase order date, for any reason whatsoever.
- ▶ To comply with any other condition precedent to signing the contractspecified in the RFP documents.
- **b. Unsuccessful Bidder's** Bid security money deposit or bank guarantee will be returned by the Bank within two weeks from closure of the RFP. No interest shall be paid on Bid security money deposit to unsuccessful Bidders.

c. Exemption for EMD amount:

Exemption from submission of EMD shall be given to bidders, who are Micro, Small Enterprises (MSE) / Startups. The bidders who are MSE have to submit necessarydocument issued by Ministry of MSME Govt of India and the bidders who are startups have to be recognized by Department of Industrial Policy & Promotion (DIPP) to avail the exemption. To qualify for EMD exemption, firms should necessarily enclose a valid copy of registration certificate issued by Ministry of MSME Govt of India / DIPP which are valid on last date of submission of the tenderdocuments along with "Bid Security Declaration" accepting that if they withdraw ormodify their bids during period of validity etc., they will be suspended for 6 months. MSE/Startup firms which are in the process of obtaining MSME / DIPP certificate will not be considered for EMD exemption.

7. Preference to make in India initiative

Government has issued Public Procurement (Preference to Make in India) [PPP- MII] Order 2017 vide the Department for Promotion of Industry and Internal Trade(DPIIT) Order No.P-45021/2/2017-B.E.-II dated 15.06.2017 and subsequent revisions vide Order No. 45021/2/2017-PP (BE-II) dated 16-9-2020 to encourage 'Make in India' and to promote manufacturing and production of goods, services and works in India with a view to enhancing income and employment.

Preference will be given with the criteria laid down by Bank and as per procedureslaid down in Public Procurement (Preference to Make In India) order 2017, revisiondated 16/09/2020 vide order P-45021/2/2017-PP (BE – II) dated 16-9-2020 issuedby GOI.

The guidelines under PPP-MII order and subsequent revisions as mentioned above shall be applicable subject to bidder submitting Class-I/Class-II local contentcertificate for the quoted product.

8. Performance Guarantee

The successful Bidder shall provide a Performance Guarantee within 30 days from the date of receipt of the order or signing of the contract whichever is earlier in the format as provided in Annexure - 15 to the extent of Rs. 10,00,000/- for the entire period of the contract plus 3 months and such other extended period as the Bank may decide for due performance of the project obligations. The guarantee should be that of a nationalized Bank or schedule commercial bank only, other than Bank of Baroda.

In the event of non-performance of obligation or failure to meet terms of this Tenderor





subsequent agreement the Bank shall be entitled to invoke the performance guarantee without notice or right of demur to the Bidder.

The Bank reserves the right to recover any dues payable by the selected Bidder from any amount outstanding to the credit of the selected Bidder, including the pending bills and/or invoking Performance Guarantee, if any, under this contract.

If the Performance guarantee is not submitted within the stipulated time, the Bankreserves the right to cancel the order / contract and the earnest money deposit taken from the Bidder, will be forfeited.

9. Payment Terms

The vendor must accept the payment terms proposed by the Bank. The commercial bid submitted by the vendors must be in conformity with the payment terms proposed by the Bank. Any deviation from the proposed payment terms would not be accepted. The Bank shall have the right to withhold any payment due to the vendor, in case of delays or defaults on the part of the vendor. Such withholding of payment shall not amount to a default on the part of the Bank. If anyof the items / activities as mentioned in the price bid is not taken up by the bank during the course of the assignment, the bank will not pay the cost of such items and professional fees quoted by the vendor in the price bid against such activity / item.

The payment will be released by bank as per the payment terms on submission of related documents

The Bank will pay invoices within a period of 30 days from the date of receipt of accepted invoices. Any dispute regarding the invoice will be communicated to the selected vendor within 15 days from the date of receipt of the invoice. After the dispute is resolved, Bank shall make payment within 30 days from the date the dispute stands resolved. There shall be no escalation in the prices once the pricesare fixed and agreed to by the Bank and the vendors. But, any benefit arising out of any subsequent reduction in the prices due to reduction in duty & taxes after the prices are fixed and before the delivery should be passed on to the Bank.

The Vendor must accept the payment terms proposed by the Bank. The commercial bid submitted by the vendors must be in conformity with the payment terms proposed by the Bank. Any deviation from the proposed payment terms would not be accepted. The Bank shall have the right to withhold any payment due to the vendor, in case of delays or defaults on the part of the vendor. Such withholding of payment shall not amount to a default on the part of the Bank. If anyof the items / activities as mentioned in the price bid is not taken up by the bank during the course of the assignment, the bank will not pay the professional fees quoted by the vendor in the price bid against such activity / item.

10. Sub - Contracting:

The selected service provider/ vender shall not subcontract or permit anyone otherthan its personnel to perform any of the work, service or other performance required under this project. In case any particular specialized service in the prescribed in the scope of work requires subcontracting, it need to be specified in the proposal/ response document with all the details of the work/ services. Please note that no work/services shall be subcontracted without the prior permission from the Bank in writing.

11. Service Level Agreement and Non-Disclosure Agreement:

The successful bidder shall execute a) Service Level Agreement (SLA) and Non-Disclosure Agreement (NDA) (As per Annexure - 20), which shall contain all the services and terms and conditions of the services to be extended as detailed herein. The successful





bidder shall execute the SLA and NDA and provide the same along with acceptance of Purchase Order. All the expenses related to execution of the document such as the applicable stampduty and registration charges if any shall be borne by the successful bidder.

12. Compliance with Laws:

Compliance in obtaining approvals/permissions/licenses: The Bidder shallpromptly and timely obtain all such consents, permissions, approvals, licenses, etc., as may be necessary or required for any of the purposes of this project or forthe conduct of their own business under any applicable Law, Government Regulation/Guidelines and shall keep the same valid and in force during the term of the project. Also, the bidder shall comply with the provisions of code of wages, and other labor welfare legislations. in the event of any failure or omission to do so,shall indemnify, keep indemnified, hold harmless, defend, protect and fully compensate the Bank and its employees/ officers/ staff/ personnel/ representatives/agents from and against all claims or demands of liability and all consequences that may occur or arise for any default or failure on its part to conform or comply with the above and all other statutory obligations arising there from. The Bank will give notice of any such claim or demand of liability within reasonable time to the Bidder.

The Bidder is not absolved from its responsibility of complying with the statutory obligations as specified above.

13. Termination:

Bank reserves the right to terminate this RFP at any stage without any notice or assigning any reason.

At any time during the course of the RFP process or before the award of contract or after execution of the contract that one or more terms and conditions laid down in this Request for Proposal has not been met by the bidder or the bidder has made material misrepresentation or has given any materially incorrect or false information. Bank may terminate his contract and may invoke performance bank guarantee or forfeit the security deposit as the case may be. Further bank may impose such restriction/s on the defaulting bidder as it deemed fit.

After the award of the contract, if the selected bidder does not perform satisfactorilyor delays execution of the contract, the Bank reserves the right to get the balancecontract executed by another party of its choice by giving one month notice for thesame, In such an event, the bidder is bound to make good the additional expenditure which the Bank may have to incur for the execution of the balance of the contract.





14. Grievance Redressal and Dispute Resolution:

Any bidder who claims to have a grievance against a decision or action with regards to the provisions of this RFP may file a request to the Chief Digital Officer at cdo.sect@bankofbaroda.com. It may please be noted that the grievance can be filed by only that bidder who has participated in Procurement proceedings in accordance with the provisions of this RFP. All letters must be addressed to thefollowing:

Chief Digital Officer

Bank of Baroda,

Baroda Sun Tower

7th Floor, C-34, G-Block,

Bandra Kurla Complex, Mumbai-51

Dispute Resolution:

The Bank and the Bidder shall make every effort to resolve amicably, by direct informal negotiation between the respective project managers of the Bank and the Bidder, any disagreement or dispute arising between them under or in connection with this RFP.

If the Bank project manager and Bidder project manager/ director are unable to resolve the dispute within thirty days from the commencement of such informal negotiations, they shall immediately escalate the dispute to the senior authorized personnel designated by the Bidder and Bank respectively.

If within thirty days from the commencement of such negotiations between the senior authorized personnel designated by the Bidder and Bank, the Bank and theBidder are unable to resolve contractual dispute amicably, either party may require that the dispute be referred for resolution through formal arbitration.

All questions, disputes or differences arising under and out of, or in connection with the contract or carrying out of the work whether during the progress of the work orafter the completion and whether before or after the determination, abandonment or breach of the contract shall be referred to arbitration by a sole Arbitrator acceptable to both parties OR the number of arbitrators shall be three, with each side to the dispute being entitled to appoint one arbitrator. The two arbitrators appointed by the parties shall appoint a third arbitrator shall act as the chairman of the proceedings.

The seat and place of arbitration shall be Mumbai only. The Arbitration and Conciliation Act 1996 or any statutory modification thereof shall apply to the arbitration proceedings.

The arbitral award shall be in writing, state the reasons for the award, and be final and binding on the parties. The award may include an award of costs, including reasonable attorneys' fees and disbursements. Judgment upon the award may beentered by any court having jurisdiction thereof or having jurisdiction over the relevant Party.

15. Governing Laws:

This RFP and the subsequent contract shall be governed and construed and enforced in accordance with the laws of India. Both the Parties shall agree that in respect of any dispute arising upon, over or in respect of any of the terms of this RFP, only the courts in Mumbai shall have exclusive jurisdiction to try and adjudicate such disputes to the exclusion of all other courts.





16. Prevention of Corrupt and Fraudulent Practices:

Every Bidder / Supplier / Contractor are expected to observe the highest standard of ethics during the procurement and execution of such contracts in pursuance of the policy: "Corrupt Practice" means the offering, giving, receiving or soliciting of anything of value to influence the action of an official in the procurement process or in contractexecution AND

"Fraudulent Practice" means a misrepresentation of facts in order to influence a procurement process or the execution of contract to the detriment of the Bank and includes collusive practice among Bidders (prior to or after bid submission) designed to establish bid prices at artificial non-competitive levels and to deprive the Bank of the benefits of free and open competition.

The Bank reserves the right to reject a proposal for award if it determines that the Bidder recommended for award has engaged in corrupt or fraudulent practices in competing for the contract in question.

The Bank reserves the right to declare a firm ineligible, either indefinitely or for a stated period of time, to be awarded a contract if at any time it determines that thefirm has engaged in corrupt or fraudulent practices in competing for or in executingthe contract.

17. Authorized Signatory:

The selected Bidder shall indicate the authorized signatories who can discuss and correspond with the Bank, with regard to the obligations under the contract. The selected Bidder shall submit at the time of signing the contract, a certified copy of the resolution of their Board, authenticated by Company Secretary/Director, authorizing an official or officials of the company or a Power of Attorney copy to discuss, sign agreements/contracts with the Bank. The Bidder shall furnish proof of signature identification for above purposes as required by the Bank.

18. The bid submission by related parties:

If related parties (as defined below) submit more than one bid then both /all bids submitted by related parties are liable to be rejected at any stage at Bank's discretion:

- a) Bids submitted by holding company and its subsidiary company;
- b) Bids submitted by two or more companies having common director/s
- c) Bids submitted by partnership firms / LLPs having common partners
- d) Bids submitted by companies in the same group of promoters/management In the case of software or hardware either the Indian agent on behalf of the principal/ OEM or Principal/ OEM itself can bid but both cannot bid simultaneouslyfor the same solution in this tender. If an agent submits bid on behalf of the Principal/ OEM, the same agent cannot submit a bid on behalf of another Principal/OEM in this tender for the same solution.

19. Right to Reject Bids:

Bank reserves the absolute and unconditional right to reject the response to this RFP if it is not in accordance with its requirements and no correspondence will beentertained by the Bank in the matter. The bid is liable to be rejected if:

- It is not in conformity with the instructions mentioned in the RFP document.
- It is not accompanied by the requisite Earnest Money Deposit (EMD).
- It is not properly or duly signed.
- It is received through Telex / telegram / fax
- It is received after expiry of the due date and time.
- It is incomplete including non-furnishing the required documents.





- It is evasive or contains incorrect information.
- > There is canvassing of any kind.
- Submitted by related parties
- It is submitted anywhere other than the place mentioned in the RFP.

Further Bank reserves the rights to:

- Reject any or all responses received in response to the RFP
- > Extend the time for submission of all proposals
- Cancel the RFP at any stage, without assigning any reason whatsoever.
- Visit the place of work of the bidder
- Conduct an audit of the services provided by the bidder.
- Ascertain information from the Banks and other institutions to which the biddershave rendered their services for execution of similar projects.
- ➤ Revise any part of the tender document, by providing a written addendum at any stage till the award of the contract. The Bank reserves the right to issue revisions to this tender document at any time before the award date. The addendums, if any, shall be published on Bank's website only.

20. General Terms and conditions

- 20.1 The RFP document is not recommendation; offer to enter into a contract, agreement or any other arrangement, in respect of the services. The provision of the services is subject to observance of selection process and appropriate documentation being agreed between the Bank and any successful Bidder asidentified by the Bank, after completion of the selection process as detailed inthis document.
- 20.2 Information Provided: The RFP document contains statements derived from information that is believed to be true and reliable at the date obtained but does not purport to provide all of the information that may be necessary or desirable to enable an intending contracting party to determine whether or notto enter into a contract or arrangement with the Bank in relation to the provisionof services. Neither the Bank nor any of its directors, officers, employees, agents, representative, contractors, or advisers gives any representation or warranty (whether oral or written), express or implied as to the accuracy, updating or completeness of any writings, information or statement given or made in this RFP document.
- 20.3 For Respondent Only: The RFP document is intended solely for the information of the party to whom it is issued ("the Recipient" or "the Respondent") and no other person or organization.
- 20.4 Costs Borne by Respondents: All costs and expenses (whether in termsof time or money) incurred by the Recipient / Respondent in any way associated with the development, preparation and submission of responses, including but not limited to attendance at meetings, discussions, demonstrations, etc. and providing any additional information required by the Bank, will be borne entirely and exclusively by the Recipient / Respondent.
- 20.5 No Legal Relationship: No binding legal relationship will exist between any of the Recipients / Respondents and the Bank until execution of acontractual agreement to the full satisfaction of the Bank.
- 20.6 Recipient Obligation to Inform Itself: The Recipient must apply its own care and conduct its own investigation and analysis regarding any information contained in the RFP document and the meaning and impact of that information.





- 20.7 Evaluation of Offers: Each Recipient acknowledges and accepts that theBank may, in its sole and absolute discretion, apply whatever criteria it deemsappropriate in the selection of Bidder, not limited to those selection criteria setout in this RFP document.
- 20.8 The issuance of RFP document is merely an invitation to offer and mustnot be construed as any agreement or contract or arrangement. The bidders unconditionally acknowledge by submitting its response to this RFP documentthat it has not relied on any idea, information, statement, representation, or warranty given in this RFP document.
- 20.9 Acceptance of Terms: the bidders will, by responding to the Bank's RFPdocument, be deemed to have accepted the terms as stated in this RFP document
- 20.10Only one submission of response to RFP by each Respondent will be permitted.
- 20.11The Bank expects the Bidder to adhere to the terms of this tender document and would not accept any deviations to the same.
- 20.12The Bank expects that the Bidder appointed under the tender documentshall have the single point responsibility for fulfilling all obligations and providing all deliverables and services required by Bank.
- 20.13Unless agreed to specifically by the Bank in writing for any changes to the issued tender document, the Bidder responses would not be incorporated automatically in the tender document.
- 20.14The Bank will notify the Respondents in writing as soon as practicable after the RFP Evaluation Complete date, about the outcome of the RFP evaluation process, including whether the Respondent's RFP response has been accepted or rejected. The Bank is not obliged to provide any reasons forany such acceptance or rejection.
- 20.15All responses received after the due date/time as mentioned in "[A] Important Dates. Last Date of Submission of RFP Response (Closing Date)" would be considered late and would be liable to be rejected. E procurement portal will not allow to lodgment of RFP response after the deadline. It should be clearly noted that the Bank has no obligation to accept or act on any reasonfor a late submitted response to RFP. The Bank has no liability to anyRespondent who lodges a late RFP response for any reason whatsoever, including RFP responses taken to be late only because of another condition ofresponding.
- 20.16The Bank has established RFP coordinators to provide a venue for managing bidder relationship and other requirements through the Bank's decision-making body for contract clarification. All the queries and communication must be addressed to the RFP coordinators / contact personsfrom the Bank mentioned in "[A] Important Dates - RFP Coordinator"
- 20.17 Recipients are required to direct all communications for any clarification related to this RFP to RFP Coordinator.
- 20.18All questions relating to the RFP, technical or otherwise, must be in writing and addressed to the addresses given in point "[A] Important Dates" above. Interpersonal communications will not be entered into and a Respondent will be disqualified if attempting to enter into such communications. The Bank will try to reply, without any obligation in respect thereof, every reasonable question raised by the Respondents in the manner specified.
- 20.19However, the Bank may in its absolute discretion seek, but under no obligation to seek, additional information or material from any Respondents after the RFP closes and all such information and material provided must be taken to form part of that Respondent's response.
- 20.20 Respondents should invariably provide details of their email address (as)as responses to





queries will only be provided to the Respondent via email. If Bank in its sole and absolute discretion deems that the originator of the querywill gain an advantage by a response to a question, then Bank reserves the right to communicate such response to all Respondents.

- 20.21The Bank may in its absolute discretion engage in discussion or negotiation with any Respondent (or simultaneously with more than oneRespondent) after the RFP closes to improve or clarify any response.
- 20.22Bidder should submit their Eligibility Cum Technical and Commercial bids through online portal. The bidder must register for submission of their bidas specified in this document.
- 20.23All submissions, including any accompanying documents, will become the property of the Bank. The bidder shall be deemed to have licensed, and granted all rights to, the Bank to reproduce the whole or any portion of their submission for the purpose of evaluation, to disclose the contents of the submission to other bidders who have registered a submission and to discloseand/or use the contents of the submission as the basis for any resulting RFP process, notwithstanding any copyright or other intellectual property right of the Recipient that may subsist in the submission or accompanying documents
- 20.24All responses should be in English language. All responses by the bidderto this tender document shall be binding on such bidder for a period of 180 days after opening of the bids.
- 20.25The bidder may modify or withdraw its offer after submission but prior to the closing date and time as prescribed by Bank. No offer can be modified or withdrawn by the bidder subsequent to the closing date and time for submission of the offers.
- 20.26 The bidders required to quote for all the components/services mentionedin the "Project scope" and all other requirements of this RFP. In case the bidderdoes not quote for any of the components/services, the response would be deemed to include the quote for such unquoted components/service. It is mandatory to submit the details in the formats provided along with this document duly filled in, along with the offer. The Bank reserves the right not toallow / permit changes in the technical specifications and not to evaluate the offer in case of non-submission of the technical details in the required format or partial submission of technical details.
- 20.27Based on the Bank's requirements as listed in this document, the biddershould identify the best-suited product / solution that would meet the Bank's requirements and quote for the same. In case the bidder quotes more than onemodel and they have not specified which particular model quoted by them needs to be considered, then the response would be considered as improper and the whole tender submitted by the Bidder is liable to be rejected. The Bidder is expected to provide the best option and quote for the same.
- 20.28In the event the bidder has not quoted for any mandatory items as required by the Bank and forming a part of the tender document circulated to the Bidder's and responded to by the bidder, the same will be deemed to be provided by the bidder at no extra cost to the Bank.
- 20.29The Bank is not responsible for any assumptions or judgments made bythe bidder for proposing the deliverables. The Bank's interpretation will be final.
- 20.30The Bank ascertains and concludes that everything as mentioned in the tender documents circulated to the Bidder and responded by the Bidders havebeen quoted for by the Bidder, and there will be no extra cost associated withthe same in case the Bidder has not quoted for the same.
- 20.31 All out of pocket expenses, traveling, boarding and lodging expenses forthe entire life of





the contract should be a part of the financial bid submitted bythe Bidder to the Bank. No extra costs on account of any items or services or by way of any out of pocket expenses, including travel, boarding and lodging etc. will be payable by the Bank. The Bidder cannot take the plea of omitting any charges or costs and later lodge a claim on the Bank for the same.

- 20.32Responses to this RFP should not be construed as an obligation on thepart of the Bank to award a contract / purchase contract for any services or combination of services. Failure of the Bank to select a bidder shall not result in any claim whatsoever against the Bank. The Bank reserves the right to rejectany or all bids in part or in full, without assigning any reason whatsoever.
- 20.33By submitting a proposal, the bidder agrees to contract with the Bank within the time period proscribed by the bank. Failure on the part of the successful bidder to execute an agreement with the Bank will relieve the Bankof any obligation to the bidder, and a different bidder may be selected based on the selection process.
- 20.34The terms and conditions as specified in the RFP and addendums (if any) thereafter are final and binding on the bidders. In the event the bidders not willing to accept the terms and conditions of the Bank, the bidder may be disqualified. Any additional or different terms and conditions proposed by the bidder would be rejected unless expressly assented to in writing by the Bank and accepted by the Bank in writing
- 20.35The bidder shall represent and acknowledge to the Bank that it possesses necessary experience, expertise and ability to undertake and fulfillits obligations, involved in the performance of the provisions of this RFP. The bidder represents that the proposal to be submitted in response to this RFP shall meet the proposed RFP requirement. If any services, functions or responsibilities not specifically described in this RFP are an inherent, necessary or customary part of the deliverables or services and are required for proper performance or provision of the deliverables or services in accordance with this RFP, they shall be deemed to be included within the scope of the deliverables or services, as if such services, functions or responsibilities were specifically required and described in this RFP and shallbe provided by the bidder at no additional cost to the Bank. The bidder also acknowledges that the Bank relies on this statement of fact, therefore neither accepting responsibility for, nor relieving the bidder of responsibility for theperformance of all provisions and terms and conditions of this RFP, the Bank expects the bidder to fulfill all the terms and conditions of this RFP.
- 20.36The bidder covenants and represents to the Bank the following:
 - a) It is duly incorporated, validly existing and in good standing under as per the laws of the state in which the entity is incorporated.
 - b) It has the corporate power and authority to enter into Agreements and perform its obligations there under.
- 20.37The execution, delivery and performance under an Agreement by bidder:
 - a) Will not violate or contravene any provision of its documents of incorporation;
 - b) Will not violate or contravene any law, statute, rule, regulation, licensingrequirement, order, writ, injunction or decree of any court, governmental instrumentality or other regulatory, governmental or public body, agencyor authority by which it is bound or by which any of its properties or assets are bound;
 - c) Except to the extent that the same have been duly and properlycompleted or obtained, will not require any filing with, or permit, consentor approval of or license from, or the giving of any notice to, any court, governmental instrumentality or other regulatory, governmental or public body, agency or authority, joint venture party, or any other entity or person whatsoever;
- 20.38The bidder shall undertake to provide appropriate human as well as other resources required, to execute the various tasks assigned as part of the project, from time to time.





- 20.39The Bank would not assume any expenses incurred by the bidder in preparation of the response to this RFP and also would not return the bid documents to the Bidders
- 20.40The Bank will not bear any costs incurred by the bidder for any discussion, presentation, demonstrations etc. on proposals or proposed contract or for any work performed in connection therewith.
- 20.41The Bank reserves the right to extend the dates for submission of responses to this document.
- 20.42 Preliminary Scrutiny The Bank will scrutinize the offers to determine whether they are complete, whether any errors have been made in the offer, whether required documentation has been furnished, whether the documentshave been properly signed, and whether items are quoted as per the schedule. The Bank may, at its discretion, waive any minor non-conformity or any minordeficiency in an offer. This shall be binding on all bidders and the Bank reserves the right for such waivers and the Bank's decision in the matter will be final.
- 20.43 Clarification of Offers To assist in the scrutiny, evaluation and comparison of offers, the Bank may, at its discretion, ask some or all bidders for clarification of their offer. The Bank has the right to disqualify the bidder whose clarification is found not suitable to the proposed project.
- 20.44No Commitment to Accept Lowest bid or Any Tender The Bank shall be under no obligation to accept the lowest price bid or any other offer receivedin response to this Tender notice and shall be entitled to reject any or all offersincluding those received late or incomplete offers without assigning any reasonwhatsoever. The Bank reserves the right to make any changes in the terms and conditions of procurements. The Bank will not be obliged to meet and have discussions with any Bidder, and / or to listen to any representations unless there is change in the terms and conditions of purchase
- 20.45 Erasures or Alterations The offers containing erasures or alterations will not be considered. There should be no hand-written material, corrections or alterations in the offer. Technical details must be completely filled up. Correct information of the services being offered must be filled in. Filling up of the information using terms such as "OK", "accepted", "noted", "as given in brochure / manual" is not acceptable. The Bank may treat the offers not adhering to these guidelines as unacceptable.
- 20.46Price Discussion It is absolutely essential for the Bidders to quote thelowest price at the time of making the offer in their own interest. The Bank reserves the right to do price discovery and engage the successful bidder in discussions on the prices quoted.
- 20.47If the Bank is not satisfied with the specifications as specified in the tender document and observes major deviations, the bids of such bidders willnot be short-listed for further evaluation. No further discussions shall be entertained with such bidders in respect of the subject bid.
- 20.48 The Bidder shall perform its obligations under this Tender as an independent contractor, and shall not engage subcontractors to perform any of the Deliverables or Services without the prior permission from Bank. Neitherthis Tender nor the Bidder's performance of obligations under this Tender shallcreate an association, partnership, joint venture, or relationship of principal and agent, master and servant, or employer and employee, between the Bank andthe Bidder or its employees, subcontractor; and neither Party shall have the right, power or authority (whether expressed or implied) to enter into or assume any duty or obligation on behalf of the other Party.
- 20.49The Bidder shall solely be responsible for all payments (including any statutory payments) to its employees and / or sub-contractors and shall ensurethat at no time shall its employees, personnel or agents hold themselves out as employees or agents of the Bank, nor seek to be treated as employees of the Bank for any purpose, including claims of entitlement to fringe benefits provided by the Bank, or for any kind of income or benefits. The Bidder alone shall file all applicable tax returns for all of its personnel assigned hereunder ina manner consistent with its status as an independent contractor





of services; and the Bidder will make all required payments and deposits of taxes in a timely manner.

21. Indemnity

The Vendor shall indemnify the Bank, and shall always keep indemnified and hold the Bank, its employees, personnel, officers, directors, (hereinafter collectively referred to as "Personnel") harmless from and against any and all losses, liabilities, claims, actions, costs and expenses (including attorneys' fees) relating to, resulting directly or indirectly from or in any way arising out of any claim, suit or proceeding brought against the Bank as a result of:

- Bank's authorized/ bonafide use of the Deliverables and/or the Services provided by Vendor under this RFP: and/or
- an act or omission of the Vendor and/or its employees, agents, sub-contractors in performance of the obligations under this RFP; and/or
- claims made by employees or subcontractors or subcontractors' employees, who are deployed by the Vendor, against the Bank; and/or
- claims arising out of employment, non-payment of remuneration and non-provision of statutory benefits by the Vendor to its employees, its agents, contractors and subcontractors
- Material breach of any of the term of this RFP or breach of any representation or false representation or inaccurate statement or assurance or covenant or warranty of the Vendor under this RFP; and/or
- Any or all Deliverables or Services in fringing any patent ,trademarks, copyrights or such other Intellectual Property Rights; and/or
- Breach of confidentiality obligations of the Vendor contained in this RFP; and/or Negligence or gross misconduct attributable to the Vendor or its employees.

The Vendor shall at its own cost and expenses defend or settle any claim against the Bank that the Deliverables and Services delivered or provided under this RFP infringe a patent, utility model, industrial design, copyright, trade secret, mask work or trade mark in the country where the Deliverables and Services are used, sold or received,

- notifies the Vendor in writing as soon as practicable when the Bank becomes aware of the claim; and
- Cooperates with the Vendor in the defense and settlement of the claims.

However, (i) the Vendor has sole control of the defense and all related settlement negotiations (ii) the Bank provides the Vendor with the assistance, information and authority reasonably necessary to perform the above and (iii) the Bank does not make any statements or comments or representations about the claim without the prior written consent of the Vendor, except where the Bank is required by any authority/regulator to make a comment/statement/representation. If use of deliverables is prevented by injunction or court order because of any such claim or deliverables is likely to become subject of any such claim then the Vendor, after due inspection and testing and at no additional cost to the Bank, shall forthwith either-

- 1) replace or modify the software / equipment with software / equipment which is functionally equivalent and without affecting the functionality in any manner so as to avoid the infringement; or
- 2) obtain a license for the Bank to continue the use of the software / equipment, as required by the Bank as per the terms and conditions of this Tender and subsequent Agreement and to meet the service levels; or
- 3) refund to the Bank the amount paid for the infringing software / equipment and bear the incremental costs of procuring a functionally equivalent software / equipment from a





third party, provided the option under the sub clause (3) shall be exercised by the Bank in the event of the failure of the Vendor to provide effective remedy under options (1) to (2) within a reasonable period which would not affect the normal functioning of the Bank.

The Vendor shall not be liable for defects or non-conformance resulting from:

- Software, hardware, interfacing, or supplies for the solution not approved by Vendor; or
- any change, not made by or on behalf of the Vendor, to some or all of the software/deliverables supplied by the Vendor or modification thereof, provided the infringement is solely on account of that change;

Indemnity would cover damages, loss or liabilities suffered by the Bank arising out of claims made by regulatory authorities for reasons attributable to breach of obligations under this RFP and subsequent agreement by the Vendor. In the event of successful Bidder does not fulfill its obligations under this clause within the period specified in the notice issued by the BOB, Bank has the right to recover the amounts due to it under this provision from any amount payable to the vendor under this project. The indemnities under this clause are in addition to and without prejudice to the indemnities given elsewhere in this agreement.

22. Information Confidentiality:

This document is meant for the specific use by the Company / person/s interested to participate in the current tendering process. This document in its entirety is subject to copyright laws. Bank of Baroda expects the bidders or any person actingon behalf of the bidders to strictly adhere to the instructions given in the document and maintain confidentiality of information. The Bidders will be held responsible forany misuse of the information contained in the document and liable to be prosecuted by the Bank, in the event of such circumstances being brought to the notice of the Bank. By downloading the document, the interested party is subject to confidentiality clauses.

23. Disclaimer

Subject to any law to the contrary, and to the maximum extent permitted by law, the Bank and its directors, officers, employees, contractors, representatives, agents, and advisers disclaim all liability from any loss, claim, expense (including,without limitation, any legal fees, costs, charges, demands, actions, liabilities, expenses or disbursements incurred therein or incidental thereto) or damage, (whether foreseeable or not) ("Losses") suffered by any person acting on or refraining from acting because of any presumptions or information (whether oral orwritten and whether express or implied), including forecasts, statements, estimates, or projections contained in this RFP document or conduct ancillary to it whether or not the Losses arises in connection with any ignorance, negligence, inattention, casualness, disregard, omission, default, lack of care, immature information, falsification or misrepresentation on the part of the Bank or any of its directors, officers, employees, contractors, representatives, agents, or advisers.





Annexure 01 - Guidelines for submission details and E-tendering Eligibility cum Technical Bid to contain the following -

(All the Documents should be digitally signed by authorized representative of bidder)

All the	All the Documents should be digitally signed by authorized representative of bidder)				
#	Section Heading Proforma Given				
1.	Eligibility criteria compliance with bidder comments	Annexure 02			
2.	Undertaking from the bidder (regarding applicability of restrictions on procurement from a bidder of a countrywhich shares a land border with India)	Annexure 03			
3.	Bid Security (Earnest Money Deposit)	Bidder to provide Transaction Details as per Annexure 04 or Bank Guarantee as per Annexure 05.			
		For Micro & Small Enterprises (MSEs) / Startups "Bid Security Declaration - As per Annexure 04A			
4.	Letter of Undertaking from Bidder	Annexure 06			
5.	Conformity Letter	Annexure 08			
6.	Letter of Undertaking from OEM / OSD	Annexure 09			
7.	Undertaking of Information Security (Bidder & OSD)	Annexure 10			
8.	Executive Technical Summary	Bidder to provide			
9.	Technical Proposal: The proposal based on Technical Specification compliance should be submitted with pages properly numbered, each page signed and stamped.	Bidder need to provide the Compliance of all technical requirement along with the scopementioned in Annexure 11.			
10.	Copy of the tender document along with annexures and addendum duly sealed and signed on all thepages of the document / digitally signed tender document.	Bidder need to provide (Signed /Digitally Signed documents from authorized representative of bidder)			
11.	Masked price bid (Please note that the masked price bid should be exact reflection of the commercial bid except that the masked price bid should not contain any financial information) Commercial bid	Annexure 13 Annexure 14			
12.	Letter of authorization from the company authorizing the person to sign the tender response and related documents.	Bidder to provide			
13.	A certified copy of the resolution of Board, authenticated by Company Secretary/Director, authorizing an official/s of the company or a Power of Attorney copy to discuss, sign agreements/contracts with the Bank.	Bidder need to provide (To submit Board Resolution copy ofauthorizing official to submit the Bid)			





Secti on #	Section Heading	Proforma Given
14.	Letter of Undertaking from OEM/ OSD on Cloud Security and Compliance (Applicable in case of cloud-based solution)	Annexure 16
15.	Bill of Material (BoM)	Annexure 18
16.	Integrity pact (Dully Signed and Stamped by Authorized Signatory on proper stamp paper)	Annexure 19
17.	Service Level and Non - Disclosure Agreement Format	Annexure 20
18.	Letter of Undertaking from OEM/ OSD on Compliance to RBI Master Direction on Outsourcingof IT Services RBI/2022-23/xx DoS.CO.CSITEG/SEC.xx/31.01.015/2022-23 Dated 23rd June 2022	Annexure 21

Commercial Bid should be strictly as per Commercial bid format (Annexure - 14). Any commercial bid submitted not in conformity with Annexure – 14 and provided along with the Eligibility cum Technical bid, then whole bid will be rejected outright.

Guideline for E-TENDERING

1. General Instructions

To view the Tender Document along with this Notice and its supporting documents, kindlyvisit following e-Tendering website of Bank of Baroda: www.tenderwizard.com/BOB

RFP responses received after the deadline for lodgement of RFPs may be registered by the Bank and may be considered and evaluated by the evaluation team at the absolute discretion of the Bank. Respondents are to provide detailed evidence to substantiate the reasons for a late RFP submission. It should be clearly noted that the Bank has no obligation to accept or act on any reason for a late submitted response to RFP. The Bankhas no liability to any Respondent who lodges a late RFP response for any reason whatsoever.

The bidders participating first time for e-tendering on Bank of Baroda e-tendering portal willhave to complete the Online Registration Process on the e-tendering portal. A link for enrolment of new bidders has been provided on the above link. All bidders interested in participating in the online e-tendering process are required to procure Class III Digital Signatures e-Token having - 02- certificates inside it, one for Signing/Verification purpose and another for Encryption/Decryption purpose. The bid should be prepared & submitted online using the bidder's authorized Class III Digital Signature (Individual certificate is allowed for proprietorship firms) Digital e- Token.

If any assistance is required regarding e-tendering (registration / upload / download / Bid Preparation / Bid Submission) please contact Tender wizard Help Desk as per following:

Helpdesk Contact No.: +91-11-49424365 email: eprocurebob@etenderwizard.com

Primary Contact Number

Mr. Krunal Mahaian : +91-8800907637

Alternate Contact Numbers

Mr. Sandeep Gautam : +91-8800496478
 Mr. Kamal Mishra : +91-8800115821





Contact No. for other activities

Registration Help Desk: +91-11-49424365
 (Kindly put "REGISTRATION/PROFILE UPDATE" in the subject line of the email to eprocurebob@etenderwizard.com)

e-procurement queries : +91-11-49424365

(Kindly put "E-PROCUREMENT QUERIES" in the subject line of the email to eprocurebob@etenderwizard.com)

<u>Note:</u> please note support team will be contacting through email and whenever required through phone call as well. Depending on nature of assistance support teamwill contact on the priority basis. It will be very convenient for bidder to schedule theironline demo in advance with support team to avoid last minute rush.

2. Downloading of Tender Document

The tender document is uploaded / released on Bank of Baroda e-tendering portal linkas mentioned above. Tender document and supporting documents may be downloaded from same link. Subsequently, bid has to be prepared and submitted <u>ONLINE ONLY</u> as per the schedule given in Notice Details. The Tender document willbe available online only. Tender document will not be sold / issued manually.

Only those tender offers shall be accepted for evaluation for which Earnest Money Deposit (EMD) is deposited as per the terms mentioned in this RFP.

3. Preparation& Submission of Bids

The bids (Pre-Qualification, Eligibility, Technical as well as Commercial) shall have tobe prepared and subsequently submitted online only. Bids not submitted "ONLINE" orby any other mean shall be summarily rejected. No other form of submission shall be permitted.

4. Do's and Don'ts for Bidder

- ▶ Registration process for new Bidders should be completed within first week of release of tender.
- ▶ The e-procurement portal is open for upload of documents from the start of the bid submission date. Hence bidders are advised to start the process of upload of bid documents well in advance.
- ▶ Bidders have to prepare for submission of their bid documents online well in advance as
 - The encrypt/upload process of soft copy of the bid documents large in number toeprocurement portal may take longer time depending upon bidder's infrastructure and connectivity.
 - To avoid last minute rush & technical difficulties faced by bidders in uploading/submission of bids, bidders are required to start the uploading of all the documents required -01- week in advance for timely online submission of bid.
- ▶ Bidders to initiate uploading of few primary documents during the start of the tender submission and any request for help/support required for uploading the documents / understanding the system should be taken up with e-procurement service provider well in advance.
- ▶ Bidders should not raise request for extension of time on the last day of submissiondue to non-submission of their bids on time as Bank will not be in a position to provide any support at the last minute as the portal is managed by e-procurementservice provider.
- ▶ Bidder should not raise request for offline submission or late submission since ONLINE submission is accepted only.
- ▶ Partly or incomplete submission of bids by the bidders will not be processed and will be summarily rejected.





5. Guidelines to Bidders for Electronic Tendering System

Pre-requisites to participate in the Tenders

Registration of bidders on e-procurement portal of Bank of Baroda:

The bidders unregistered on e-procurement portal of Bank of Baroda and interested in participating in the e-tendering process shall be required to enroll/register on the e-procurement portal. To enroll, bidders have to generate User ID and password on www.tenderwizard.com/BOB. The bidders may obtain the necessary information on the process of registration/enrollment either from Helpdesk Support Team: +91-11-49424365 or may download Bidder Help Manuals available under "Help Manuals/ Latest Circulars/ Formats" on home page of e-procurement portal i.e. www.tenderwizard.com/BOB.

Preparation of Bid & Guidelines for Digital Certificate

The Bid Data that is prepared online is required to be signed & encrypted and the hash value of the Bid Data is required to be signed electronically using a Class III Digital Certificate. This is required to maintain the security of the Bid Data and also to establish the identity of the Bidder transacting on the System. This Digital Certificate should be having Two Pair (1. Sign Verification 2. Encryption/ Decryption). Encryption Certificate is used to encrypt the data / information and Signing Certificate to sign the hash value during the Online Submission of Tender stage.

The Digital Certificates are issued by an approved Certifying Authority authorized by the Controller of Certifying Authorities of Government of India through their Authorized Representatives upon receipt of documents required to obtain a DigitalCertificate.

Bid data / information for a particular Tender must be submitted only using the Digital Certificate. In case, during the process of preparing and submitting a bid fora particular tender, the bidder loses his / her Digital Signature Certificate (i.e. due to virus attack, hardware problem, operating system problem), he / she may not beable to submit the Bid online. Hence, the bidders are advised to store his / her DigitalCertificate securely and if possible, keep a backup at safe place under adequate security to be used in case of need.

In case of online tendering, if the Digital Certificate issued to an authorized user of a partnership firm is used for signing and submitting a bid, it will be considered equivalent to a no objection certificate / power of attorney to that user to submit thebid on behalf of the Partnership Firm. The Partnership Firm has to authorize a specific individual via an authorization certificate signed by a partner of the firm (andin case the applicant is a partner, another partner in the same form is required to authorize) to use the digital certificate as per *Indian Information Technology Act, 2000*.

Unless the Digital Certificate is revoked, it will be assumed to represent adequate authority of the Authority User to bid on behalf of the Firm for the Tenders processed on the Electronic Tender Management System of Bank of Baroda as per *Indian Information Technology Act*, 2000. The Digital Signature of this Authorized User willbe binding on the Firm. It shall be the responsibility of Partners of the Firm to informthe Certifying Authority or Sub Certifying Authority, if the Authorized User changes, and apply for a fresh Digital Signature Certificate. The procedure for application of a Digital Signature Certificate will remain the same for the new Authorized User.

The same procedure holds true for the Authorized Users in a Private / Public Limited Company.

The bidder should Ensure while procuring new digital certificate that they procure apair of certificates (two certificates) one for the purpose of Digital Signature, Non-Repudiation and another for Key Encipherment.

Recommended Hardware and Internet Connectivity

To operate on the Electronic Tendering System, the bidders are recommended to use





Computer System with at least 2 GB of RAM and broadband connectivity withminimum 1 Mbps bandwidth. However, Computer Systems with latest i3 / i5 Intel Processors and Broadband/4G connection is recommended for better performance.

- Operating System Requirement: Windows 7 & above
- Browser Requirement (anyone from following) Microsoft
 Internet Explorer (IE) version 11 and aboveMozilla Firefox
 - Latest version
 Google Chrome Latest version
- Browser settings
- 1. Disable the 'Popup Blocker' in the browser under Tools. Make sure this is in'Turn Off' mode.
- 2. Add the e-procurement domain name in the 'Compatibility View' list of your browser Turn off the 'Smart Screen Filter' in the browser.
- Supported File Types
- 1. General Documents such as DOC, XLS, JPG, BMP, GIF, PNG, PDF, ZIP formats are allowed
- 2. Files with .EXE, .PSD extensions are not allowed
- 3. File size not to exceed 5 MB per attachment
- 4. All uploaded files should be virus free and error free
- Minimum System Configuration
- 1. CPU speed of 2.0 GHz
- 2. USB Ports
- 3. 2 GB of System Memory (RAM)
- 4. Anti-virus software should be enabled and updated regularly
- · Requirement of utility software
- 1. Java Run Time Engine (JRE 1.8.0) or higher.
- 2. Microsoft Office 2003 with MS Word and MS Excel
- 3. Adobe Acrobat Reader, PKI Installation Driver for Digital Signature

6. Steps to participate in the e-Tenders

Online viewing of Detailed Notice Inviting Tenders

The bidders can view the Detailed Tender Notice along with the Time Schedule (Key Dates) for all the Live Tenders released by Bank of Baroda on the home pageof bank's e-Tendering Portal on www.tenderwizard.com/BOB.

Download of Tender Documents

The Pre-qualification / Main Bidding Documents are available for free downloading.

Online Submission of Tender

Submission of bids will be preceded by Online Submission of Tender with digitally signed Bid Hashes (Seals) within the Tender Time Schedule (Key dates) published n the Detailed Notice Inviting Tender. The Bid Data is to be prepared in the templates provided by the Tendering Authority of BOB. The templates may be eitherform based, extensible tables and / or upload-able documents. In the form-based type of templates and extensible table type of templates, the bidders are required to enter the data and encrypt the data/documents using the Digital Certificate / Encryption Tool wherever applicable.

✓ Close for Bidding: After the expiry of the cut-off time of Online Submission of Tender





stage to be completed by the Bidders has lapsed, the Tender will be closed by the Tender Authority.

- ✓ Online Final Confirmation: After submitting all the documents bidders need to click on "Final Submission" tab. System will give pop up "You have successfullycompleted your submission" that assures submission completion.
- ✓ Short listing of Bidders for Commercial Bidding Process: The Tendering Authority will first open the Technical Bid documents of all Bidders and after scrutinizing these documents will shortlist the Bidders who are eligible for Commercial Bidding Process. The short-listed Bidders will be intimated by email.
- ✓ Opening of the Commercial Bids: The Bidders may remain present in the officeof the Tender Opening Authority at the time of opening of Commercial Bids. However, the results of the Commercial Bids i.e. TCO of all bidders shall be made available on the bank's e-procurement portal after the completion of opening process.
- ✓ Tender Schedule (Key Dates): The bidders are strictly advised to follow the Dates and Times as indicated in the Time Schedule in the detailed tender Notice for the Tender. All the online activities are time tracked and the electronicTendering System enforces time-locks that ensure that no activity or transaction can take place outside the Start and End Dates and time of the stage as defined in the Tender Schedule.

At the sole discretion of the tender Authority, the time schedule of the Tender stagesmay be extended.

7. Important Points:

The Bid hash values are digitally signed using valid Class – III Digital Certificate issued by any Certifying Authority. The bidders are required to obtain Digital Certificate well in advance.

- a. The bidder may modify bids before the deadline for Online Submission of Tenderas per Time Schedule mentioned in the Tender documents.
- b. This stage will be applicable during both Pre-bid / Pre-qualification and FinancialBidding Processes.

Steps by step detailed Bidder Manual are available on homepage under Support section related to activities like Java Settings, Registration, Login Process, TenderParticipation, Bid Download, upload & Submission, Corrigendum/Addendum, Clarifications, Re-submissions etc. on e-procurement portal i.e.www.tenderwizard.com/BOB

Note: Bank and ITI Limited shall not be liable & responsible in any manner whatsoeverfor any failure to access & bid on the e-tender platform due to loss of internet connectivity, electricity failure, virus attack, problems with the PC, any other unforeseen circumstances etc. before or during the event. Bidders are advised to ensure system availability and prepare their bid well before time to avoid last minute rush. Bidders can fix a call with support team members in case guidance is required by calling on helpdesk number.





Annexure 02 - Evaluation Terms

1. Evaluation process

The competitive bids shall be evaluated in two stages:

Stage 1 – Eligibility cum Technical Bid

Stage 2 - Technical and Commercial Bid

Stage 1 - The Eligibility Cum Technical Proposal will be evaluated for all the vendors who have submitted their proposal. The vendor as part of the technical evaluation should arrange a demo of the quoted service in Mumbai, at our office / customer place wherever it is installed. The demo needs to be arranged at the cost of the vendor.

Stage 2 – Bank will evaluate the commercials of only those vendors who have qualified after stage 1 of Eligibility & Technical evaluation. The vendor quoting the lowest commercial shall qualify as the L1 vendor. The vendor is expected not to add any conditions / deviations in the commercial bid.

A two stage process is adopted for selection of the Service Provider:

- Stage 1 –Bid Eligibility Evaluation
- > Stage 2 Evaluation methodology for eligible bidders:
 - Technical Bid Evaluation
 - Commercial Bid Evaluation

During evaluation of the Tenders, the Bank, at its discretion, may ask the Bidder for clarification in respect of its tender. The request for clarification and the response shall be in writing, and no change in the substance of the tender shall be sought, offered, or permitted. The Bank reserves the right to accept or reject any tender in whole or inparts without assigning any reason thereof. The decision of the Bank shall be final andbinding on all the Bidders to this document and bank will not entertain any correspondence in this regard.

A. Eligibility Bid Evaluation

Eligibility criterion for the bidder to qualify this stage is clearly mentioned in below. TheBidder would need to provide supporting documents as part of the eligibility proof. Alldates if not specified to be applicable from the date of the RFP.

S. No	Eligibility Criteria	Complied (Yes/No)	Supporting Documents Required
Α	General		
1	Bidder must be a PSU / PSE / partnership firm / LLP or private / public limited company in India at least for the last 3 years.		Documentary Proof to be attached (Certificate of Incorporation)
2	Bidder must be in the business of providing digital healthcare services in India at least for the last 3 years.		Documentary Proof to be attached
3	Bidder must not be blacklisted /debarred by any Statutory, Regulatory or Government Authorities or Public Sector Undertakings (PSUs / PSBs) within last 2 years from the RFP date.		Letter of confirmation (self- certified letter signed by authorized official of the bidder)





4	The Bidder is not from such a country which shares a land border with India, in terms of the said amendments to GFR, 2017. or The Bidder is from such a country and has been registered with the Competent Authority i.e. the Registration Committee constituted by the Department for Promotion of Industry and Internal Trade, as stated under Annexure to the said Office Memorandum / Order and we submit the proof of registration herewith.	Undertaking as per Annexure 03 and Copy of certificate of valid registration with the Competent Authority (If applicable) (signed /Digitally signed documents from authorized representative of bidder & OSD)
5	The Bidder to provide information that any of its subsidiary or associate or holding company or companies having common director/s or companies in the same group of promoters/management or partnership firms/LLPs havingcommon partners has not participated in the bid process.	Letter of confirmation (self-certified letter signed by authorized official of the bidder).
6	The Bidder to provide an undertaking on his letter head that all the requirements highlighted as part of RFP document are covered in totality in the proposal submitted by the Bidder.	Letter of confirmation from bidder(self-certified letter)
В	Financial	
1	The Bidder must have registered average annual turnover of Rs. 3 Crores or above during the last three completed financial years – 2019-20, 2020-21 and 2021-22* (Not inclusive of the turnover of associate companies). * If 2021-22 Financial Statements of any bidder is unaudited, then Financial statements for 2018-19, 2019-20 and 2020-21 will be considered, along withan undertaking letter from the bidder that FY 2021-22 statements are not audited. In this scenario Audited Financial statements for the financial year 2018-19,	Audited Financial statements for the financial years 2019-20, 2020-21 and 2021-22*. Certified letter from the Chartered Accountant clearly mentioning Turnover, Net Profit and Networth. The CA certificate in this regard should be without any riders or qualification.
2	2019-20 and 2020-21 are to be submitted. The Bidder must be Net profit making entity continuously for the last three years i.e. financial years –2019-20,2020-21 and 2021-22* OR The net worth of the bidder should be positive as on RFP date and should	Audited Financial statements for the financial years 2019-20, 2020-21 and 2021-22*. Certified letter from the Chartered Accountant clearly mentioning Turnover, Net Profit and Networth. The CA





S. No	Eligibility Criteria	Complied (Yes/No)	Supporting Documents Required
	not have eroded by more than 30% inthe last three years. * If 2021-22 Financial Statements of any bidder is unaudited, then Financial statements for 2018-19, 2019-20 and 2020-21 will be considered, along withan undertaking letter from the bidder that FY 2021-22 statements are not audited. In this scenario Audited Financial		certificate in this regard should be without anyriders or qualification.
	statements for the financial year 2018-19, 2019-20 and 2020-21 are to be submitted.		
С	Technical		
1	The bidder should be an authorized digital healthcare service provider authorized by The Ministry of Health and Family Welfare (MoHFW) of the Indian government / FDA / appropriate governing body.		Letter of confirmation from bidder need to be submitted alongwith proof
D	Experience & Support Infrastructure		
1	Bidder should have implemented the proposed service in at least 1 Bank / Financial Institution in last 3 years. (With minimum Business Turnover/		Documentary Proof of order / contract copy / customer credentials and Annexure 2A to be filled.
	Business Mix (Advances + Deposits) of INR 15,000Crores)		
2.	Bidder to confirm availability of manpower strength for development, support and delivery in India that have specific competence in design of digital healthcare platform. (Minimum 20 core professionals)		Letter of confirmation from bidder need to be submitted.
3.	Bidder to confirm having all delivery resources on payroll.		Letter of confirmation from bidder need to be submitted.
4.	Bidder to confirm having done background verification of all resources and no adverse remark present against any of the delivery resource representing the bidder.		Letter of confirmation from bidder need to be submitted
5.	Bidder should have minimum 3 years 'experience in providing digital healthcare services as specified in scope of work. Bidder to provide specific experience held in creating solutions pertaining to the BFSI segment and details of the major		Letter of confirmation from bidder need to be submitted





	-		
	companies in India for whom bidder is/has		
	provided design solutions as specified in		
	scope of work. Bidder to provide at least		
	three references with contact details		
	where proposed product specified in		
	scope of work has been implemented.		
6	Technical presentation to be given	Presentation	outlining
	to committee chosen by Bank.	capabilities.	
	Bidder should have direct support offices	Presentation	outlining
	in Mumbai. In case direct support office of	capabilities.	
	the bidderis not present in Mumbaithen an		
7	undertaking to be provided bythe Bidder		
	stating that direct support would be		
	provided by the bidder at Mumbai		
	whenever desired by the bank.		

ANNEXURE - (2A)

Client Details

Sr. No.	Description	Remarks
1	Company Name	
2	Location	
3	Contact details of Project sponsor	
4	Industry\Domain (BFSI, IT/ITES etc.)	
5	Product Name	
6	Date of P.O./work order	
7	No. of solutions	
8	Additional Details	

The technical bids of only those bidders who qualify the above-mentioned eligibility criteria will be evaluated. The Technical Proposal will be evaluated for technical suitability as per Scope of Work Annexure 11.

B. Technical Bid Evaluation

The Technical Proposal will be evaluated for technical suitability in context of the requirements mentioned in Annexure 11 Scope of this RFP.

The bidder should present and demonstrate their capabilities for their proposed product/services which will be evaluated basis the evaluation criteria. The Bidder shall make a presentation to the selection committee consisting of the methodology of the implementation, bid meeting the compliance requirements of the RFP and a demo. The technical capabilities and competence of the Service provider should be clearly reflected in the presentation and demo. The Bank will inform the date, time and venue of the presentation and demo to the Service providers.

Further the Bank's officials may speak with relevant client references provided by the bidder if deemed necessary. Bidders who qualify Technical evaluation would only qualify for the commercial bid opening. If required, Bidder may need to demonstrate to Bank technical evaluation committee, point wise compliance of all the requirements stated in the RFP. After assessing the technical capabilities and commercial bidder to deliver the various services





on offer namely 'Doctor on Call', 'Pharmacy services' and 'Diagnostic services', Bank officials may award the tender to a single or multiple bidders as they deem fit, depending on bidders market reach and ability to deliver on the services detailed under scope of work.

The technical evaluation will be done on a total score of 100. The bidder needs to achieve a cut – off score of 70 marks in the technical evaluation to qualify for commercial bid opening.

Only those bidders who achieve the specified cut – off scores would be short-listed for Commercial Bid Evaluation.

The vendor should present and demonstrate the proposed solution which will be evaluated on functional requirement given in the RFP. Further the Bank's officials may visit reference sites provided by the Bidder if deemed necessary.

In case there is only one Bidder having technical score of -70- or more, the Bank may, at its sole discretion, also consider the next highest technical score and qualify such Bidder. In case, none of the participating Bidders qualify on technical criteria and reach or exceed the cut-off score of -70-, then the Bank, at its sole discretion, may qualify two Bidders on the basis of the top -2- scores. However, the Bank at its discretion may reject the proposal of the Bidder or not consider Bidder below cut-off marks by relaxing criteria as mentioned above, if in the Bank's opinion the Bidder could not present or demonstrate the proposed solution as described in the proposal or in case the responses received from the customer references are negative or the proposed solution does not meet the Bank's functional and technical requirement.

The Bank reserves the right to accept or reject any tender in whole or in parts without assigning any reason thereof. The decision of the Bank shall be final and binding on all the Bidders to this document and Bank will not entertain any correspondence in this regard.

The Technical Proposal will be evaluated for technical suitability and the criteria for evaluation of technical bids are as under:

Criteria	Criteria Evaluation Parameters	
Number of implementations carried out (in the last 3 years starting from date of RFP) **	For each Implementation 5 marks	15
Features	Types of healthcare services provided Telemedicine – Online / Offline Doctor consultation Pharmacy services Diagnostic services Health Advisory Other services	15
Technical Proposal on Proposed Solution by the Bidder	Technical presentation will be evaluated nthe following parameters: Customer Dashboard Features (10 Marks) Bank Dashboard Features (5 marks) Level of compliance, data privacy &cloud security. (5 Marks) Customer support (9 marks) Type of integration (PWA/ API / SDK) (6 marks)	35





Product Demo	Demonstration of Bank's requirements in-depth understanding of the Bank's technical and functional requirements.	35
TOTAL MARKS		100

^{**} Implemented for Banking/PSU/ Gov. Organization/Financial Institute Clients in India. Copies of Work order / client reference to be provided. Documentary proof for go live of implementation to be provided.

The vendor should present and demonstrate the proposed solution which will be evaluated on functional requirement given in the RFP. Further the Bank's officials may visit reference sites provided by the Vendor if deemed necessary.

In case there is only one vendor having technical score of 70 or more, the Bank may, at its sole discretion, also consider the next highest technical score and qualify such vendor. In case, none of the participating vendors qualify on technical criteria and reach or exceedthe cut-off score of 70, then the Bank, at its sole discretion, may qualify two vendors on the basis of the top 2 scores. However, the Bank at its discretion may reject the proposal of the Vendor or will not consider vendor below cutoff marks by relaxing as mentioned above, if in the Bank's opinion the Vendor could not present or demonstrate the proposed solution as described in the proposal or in case the responses received from the customer contacts / site visited are negative or the proposed solution does not meet the Bank's functional and technical requirement.

C. Commercial Bid Evaluation

Bank will evaluate the commercials of only those vendors who have qualified after Eligibility & Technical evaluation. The vendor quoting the lowest Total Cost of Ownership shall qualify as the L1 vendor. The vendor is expected not to add any conditions / deviations in the commercial bid. Any such conditions / deviations may make the bid liable for disqualification. Total Amount quoted should be inclusive of all taxes, duties, levies etc. except GST. GST will be paid as per actual.

2. Commercial Bid Terms

- a. In the event the Bank has not asked for any quotes for alternative prices, and the bidder furnishes the alternative price in the Bidder's financial bid, the higher of the prices will be taken for calculating and arriving at the Total Cost of Ownership. However, payment by the Bank will be made at the lower price. The Bank in this case may also reject the offer outright.
- b. In the event optional prices are not quoted by the bidder, for items where such prices are a must and required to be quoted for, the highest price quoted by any ofthe participating Bidder will be taken as the costs, for such alternatives and also forarriving at the Total Cost of Ownership for the purpose of evaluation of the Bidder. The same item has to be supplied by the Bidder free of cost
- c. The bidder is requested to quote in Indian Rupee (INR). Bids in currencies other than INR would not be considered. The date for opening of price bids would be communicated separately to the successful bidders post the completion of the technical evaluation
- d. The prices and other terms offered by bidders must be firm for an acceptance periodof 180 days from the opening of the commercial bid.
- e. In case of any variation (upward or down ward) in Government levies / taxes / cess / duties etc. which has been included as part of the price will be borne by the bidder. Variation would also include the introduction of any new tax / cess/ duty, etc provided that the benefit or burden of other taxes quoted separately as part of the commercial bid like GST and any taxes introduced instead of GST and levies associated to GST or any new





taxes introduced after the submission of bidder's proposal shall be passed on or adjusted to the Bank. If the Bidder makes any conditional or vague offers, without conforming to these guidelines, Bank will treat the prices quoted as in conformity with these guidelines and proceed accordingly. Necessary documentary evidence should be produced for having paid any tax/cess/duty, if applicable, and or other applicable levies.

- f. If any Tax authorities of any state, including, Local authorities like Corporation, Municipality etc. or any Government authority or Statutory or autonomous or such other authority imposes any tax, charge or levy or any cess / charge other than GSTand if the Bank has to pay the same for any of the items or supplies made here under by the bidder, for any reason including the delay or failure or inability of the bidder to make payment for the same, the Bank has to be reimbursed such amountspaid, on being intimated to the Bidder along with the documentary evidence. If the Bidder does not reimburse the amount within a fortnight, the Bank shall adjust the amount out of the payments due to the Bidder from the Bank along with the interestcalculated at commercial rate.
- g. Terms of payment as indicated in the Purchase Contract that will be issued by the Bank on the selected Bidder will be final and binding on the bidder and no interest will be payable by the Bank on outstanding amounts under any circumstances. If there are any clauses in the Invoice contrary to the terms of the Purchase Contract, the bidder should give a declaration on the face of the Invoice or by a separate letterexplicitly stating as follows "Clauses, if any contained in the Invoice which are contrary to the terms contained in the Purchase Contract will not hold good against the Bank and that the Invoice would be governed by the terms contained in the Contract concluded between the Bank and the bidder".
- h. The Bank is not responsible for any assumptions or judgments made by the bidderfor arriving at any type of costing. The Bank at all times will benchmark the performance of the bidder to the RFP and other documents circulated to the bidderand the expected service levels as mentioned in these documents. In the event of any deviations from the requirements of these documents, the bidder must make good the same at no extra costs to the Bank, in order to achieve the desired service levels as well as meeting the requirements of these documents. The Bank shall not be responsible for any assumptions made by the bidder and the Bank's interpretation will be final.
- i. The Commercial Offer should give all relevant price information and should not contradict the Technical Offer in any manner. There should be no hidden costs foritems quoted.
- j. The Bank is not responsible for the arithmetical accuracy of the bid. The bidders will have to ensure all calculations are accurate. The Bank at any point in time for reasons whatsoever is not responsible for any assumptions made by the Bidder. The Bank at a later date will not accept any plea of the bidder or changes in the commercial offer for any such assumptions.
- k. Considering the enormity of the assignment, any service which forms a part of the Project Scope that is not explicitly mentioned in scope of work as excluded would form part of this RFP, and the Bidder is expected to provide the same at no additional cost to the Bank. The Bidder needs to consider and envisage all servicesthat would be required in the Scope and ensure the same is delivered to the Bank. The Bank will not accept any plea of the Bidder at a later date for omission of services on the pretext that the same was not explicitly mentioned in the RFP.
- I. All out of pocket expenses, traveling, boarding and lodging expenses for the entire life of the contract should be a part of the financial bid submitted by the Bidder to the Bank. No extra costs on account of any items or services or by way of any out of pocket expenses, including travel, boarding and lodging etc. will be payable by the Bank. The Bidder cannot take the plea of omitting any charges or costs and later lodge a claim on the Bank for the





same

3. Price Comparisons

- a. The successful bidder will be determined on the basis evaluation mentioned in Evaluation Criteria in this RFP document.
- b. Normalization of bids: The Bank will go through a process of evaluation and normalization of the bids to the extent possible and feasible to ensure that biddersare more or less on the same ground of evaluation. After the normalization process, if the Bank feels that any of the bids needs to be normalized and that such normalization has a bearing on the price bids; the Bank may at its discretion ask all the shortlisted bidders to resubmit the commercial bids once again for scrutiny. TheBank can repeat this normalization process at every stage of bid submission or till the Bank is satisfied. The bidders agree that they have no reservation or objectionto the normalization process and all the bidders will, by responding to this RFP, agree to participate in the normalization process and extend their co-operation to the Bank during this process. The bidders, by submitting the response to this RFP, agree to the process and conditions of the normalization process.
- c. The Price offer shall be on a fixed price basis. Bid submitted with an adjustable price quotation will be treated as non-responsive and will be liable to be rejected. The rate quoted by the bidder should necessarily include the following:
 - ▶ Prices quoted by the Bidder should be inclusive of all taxes, duties, levies etc. except GST. GST will be paid at actuals. The Bidder is expected to provide theGST percentage in both the commercial and masked bids (without amounts being submitted in the technical response). There will be no price escalation forduring the contract period and any extension thereof.
 - ▶ The Bidders expected to provide details of services which are required to be extended by the Bidder in accordance with the terms and conditions of the contract.
- d. The Bidder must provide and quote for the required product and services as desiredby the Bank as mentioned in this RFP. Any product or services not proposed to be provided by the Bidder will result in the proposal being incomplete, which may lead to disqualification of the Bidder.





Annexure 03 - Declaration/ undertaking from bidder regarding applicability of restrictions on procurement from a bidder of a country which shares a land border with India as per the order no. 6/18/2019-PPD dated 23rd July 2020 issuedby Ministry of Finance, Department of Expenditure.

(This letter should be on the letterhead of the Bidder duly signed by an authorized signatory

Tο

Bank of Baroda Baroda Sun Tower Bandra Kurla Complex Bandra (E), Mumbai 400 051

Dear Sir.

Sub: Request for proposal for Selection of Service Provider for Digital Health Services

on Bank's Digital Platforms. We, M/s ----- are a private/public limited company/LLP/Firm < strike off whichever is not applicable>incorporated under the provisions of the Companies Act, 1956/2013 Limited Liability Partnership Act 2008/ Indian Partnership Act 1932, having our registered office at ----- (referred to as the "Bidder") are desirous of participating in the Tender Process in response to your captioned RFPand in this connection we hereby declare, confirm and agree as under: We, the Bidder have read and understood the contents of the RFP and Office Memorandum & the Order (Public Procurement No.1) both bearing no. F.No.6/18/2019/PPD of 23rd July 2020 issued by Ministry of Finance, Government ofIndia on insertion of Rule 144 (xi) in the General Financial Rules (GFRs) 2017 and theamendments & clarifications thereto, regarding restrictions on availing/procurement ofgoods and services, of any Bidder from a country which shares a land border with India and / or sub-contracting to contractors from such countries. In terms of the above and after having gone through the said amendments including in particular the words defined therein (which shall have the same meaning for the purpose of this Declaration cum Undertaking), we the Bidder hereby declare and confirm that: Please strike off whichever is not applicable 1. "I/ we have read the clause regarding restrictions on procurement from a bidder of a country from such a country." 2. "I/ we have read the clause regarding restrictions on procurement from a bidder of a country

which shares a land border with India; I/ we certify that______is not

which shares a land border with India; I/ we certify that_isfrom such a country. I hereby certify that fulfills all requirements in this regard and is eligible to be considered. [Valid registration by the CompetentAuthority is attached.]"

In case the work awarded to us, I/ we undertake that I/ we shall not subcontract any of assigned work under this engagement without the prior permission of bank.

Further we undertake that I/we have read the clause regarding restrictions on procurement from a bidder of a country which shares a land border with India and onsub-contracting to contractors from such countries; I certify that our subcontractor is not from such a country or, if from such a country, has been registered with the Competent Authority and will not subcontract any work to a contractor from such countries unless such contractor is registered with the Competent Authority. I hereby certify that our subcontractor fulfills all requirements in this





regard and is eligible to be considered. [Valid registration by the Competent Authority is attached herewith.]"

2. We, hereby confirm that we fulfill all the eligibility criteria as per the officememorandum/ order mentioned above and RFP and we are eligible to participate in the Tender process.

We also agree and accept that if our declaration and confirmation is found to be falseat any point of time including after awarding the contract, Bank shall be within its rightto forthwith terminate the contract/ bid without notice to us and initiate such action including legal action in accordance with law. Bank shall also be within its right to forfeithhe security deposits/ earnest money provided by us and also recover from us the lossand damages sustained by the Bank on account of the above.

3. This declaration cum undertaking is executed by us or through our Authorized person, after having read and understood the terms of RFP and the Office Memorandum and Order.

Dated this	by	20
Yours faithfully,		
Authorized Signatory Signature Name: Designation: Bidder's Corporate Name: Address: Email: Phone:):	
Date:		

List of documents enclosed:

1. Copy of certificate of valid registration with the Competent Authority (strike off if not applicable)





Annexure 04 – Bid Security Letter

To,
Chief Digital Officer
Bank of Baroda Baroda Sun Tower Bandra Kurla Complex Bandra (E), Mumbai 400 051 Sir,
Sub: Request for proposal for Selection of Service Provider for Digital Health Services on Bank's Digital Platforms.
We
Amount: Rs/- (RupeesOnly)
Mode: Online Transfer/Bank Guarantee
Payment Type: RTGS (Real Time Gross Settlement) / NEFT (National Electronics Fund Transfer)//Bank Guarantee
UTR / Txn ref. No
Txn Date:
Remitting Bank:
Remitting Bank IFSC Code:
Beneficiary Account: Bank of Baroda, Bank Account No. 29040400000417
Beneficiary Bank IFSC Code: BARB0BANEAS
The details of the transaction viz. scanned copy of the receipt of making transaction or Bank Guarantee or Micro & Small Enterprises (MSEs) / Startups Certificate (if EMDnot applicable) to be enclosed.
The Bank at its discretion, may reject the bid if the EMD money doesn't reflect in beneficiary account or BG not received as per details furnished above.
Account Details for refund of Bid Security (Earnest Money Deposit) as perterms & conditions mentioned in the Tender document
We
A/C Name:
A/C No. (Company account details):
IFSC Code:
Bank Name:
Bank Address:





wrong/failed transaction due to		nall not be held responsiblefor ar details.	ny
Dated this	by	20	
Yours faithfully,			
Authorized Signatory Signature	»:		
Name: Designation:			
Bidder's Corporate Name:			
Address:			
Email:			
Phone:			
Date:			





Annexure 04A – Bid Security Declaration Form (For Micro and Small Enterprises (MSE) / Startups)

To.

Chief Digital Officer

Bank of Baroda Baroda Sun Tower Bandra Kurla Complex Bandra (E), Mumbai 400 051 Sir.

Sub: Request for proposal for Selection of Service Provider for Digital Health Services on Bank's Digital Platforms.

- 1. I/We, the undersigned, declare that M/s... is a Micro and Small Enterprise and the copy of registration certificate issued by NSIC/DIPP for Micro & Small Enterprises (MSEs) / Startups which are valid on last date of submission of the tender documents are enclosed.
- 2. I/We understand that, according to your conditions, bids must be supported by a Bid Securing Declaration as per Rule 170 of General Financial Rules (GFRs) 2017by Micro & Small Enterprises (MSEs).

OR

- 3. I/We accept that I/We may be disqualified from bidding for any contract with you for a period of 6 months from the date of notification if I am /We are in a breach of any obligation under the bid conditions, because I/We
 - a) have withdrawn/modified/amended, impairs or derogates from the tender,my/our Bid during the period of bid validity specified in the form of Bid; or
 - b) having been notified of the acceptance of our Bid by the purchaser during the period of bid validity (i) fail or reuse to execute the contract, if required, or (ii) fail or refuse to furnish the Performance Security, in accordance with the Instructionsto Bidders.
- 4. I/We understand this Bid Securing Declaration shall cease to be valid if I am/we are not the successful Bidder, upon the earlier of (i) the receipt of your notification of the name of the successful Bidder; or (ii) thirty days after the expiration of the validity of my/our Bid.
- 5. I/We declare that I am the authorised person ofto make the declaration for and on behalf of Letter of Authority for executing declaration is enclosed

Signed: (insert signature of person whose name and capacity are shown)

in the capacity of: (insert legal capacity of person signing the Bid Securing Declaration)

Name: (insert complete name of person signing he Bid Securing Declaration)

Duly authorized to sign the bid for an on behalf of (insert complete name of Bidder)

Dated on ______day of ______(insert date of signing)

Corporate Seal (where appropriate)

(Note: in case of a Joint Venture, the Bid Securing Declaration must be in the name of all partners to the Joint Venture that submits the Bid)





Annexure 05- Bid Security Form

Pro forma for Bank Guarantee in lieu of EMD

То,		Date DD-MM	1-YYYY
Bank of Baroda			
Dear Sir,			
Sub: Request for proposal f Bank's Digital Platforms	or Selection of Service	Provider for Digital Hea	alth Services on
WHEREAS Act 1956 and (hereinafter referred to a RFP No #	is "the VENDOR") pro	poses to offer its	in Companies India response to
AND WHEREAS, in terms of to furnish a Bank Guarante Scheduled Commercial Ban accordance with the RFP GUARANTEE")	e in lieu of the Earnes k in India in your favo	t Money Deposit (EMD), ur to secure the order o	, issued by a of the RFP in
AND WHEREAS			ed us,
AND WHEREAS at the requ r			
r WE, Office at GUARANTEE.	having,	India has agreed to issue	the BANK
THEREFORE, WE, India furnish you agree with you as follows:			
you and keep you Rs(Rup against any loss or do suffered by you on accept the terms and condition default or defaults in cathereto under the RFF terms and conditions thereof, we shall forthwom of Rs	y demur, merely on demander indemnified from pees	ne amounts due and payare nd from you and undertaktime to time to the only) an amount equivalent fered by or that may be eacheson the part of the vend in the event of the VEN or discharging any obligation ervance and performance dance with the true intent ou such sum or sums not each on the part of the VEN are the control of the vent of the VEN are the control of the vent of	e to indemnify e extent of nt to the EMD e caused to or render . any of DOR commits tion in relation e of any of the and meaning exceeding the

2. Notwithstanding anything to the contrary contained herein or elsewhere, we agree that





your decision as to whether the VENDOR has committed any such default or defaults and the amount or amounts to which you are entitled by reasons thereof will be binding on us and we shall not be entitled to ask you toestablish your claim or claims under Bank Guarantee but will pay the same forthwith on your demand without any protest or demur.

- 4. Should it be necessary to extend Bank Guarantee on account of any reason whatsoever, we undertake to extend the period of Bank Guarantee on your request under intimation to the VENDOR till such time as may be required by you. Your decision in this respect shall be final and binding on us.
- 6. The Bank Guarantee shall not in any way be affected by your taking or giving up any securities from the VENDOR or any other person, firm or company on its behalf or by the winding up, dissolution, insolvency or death as the case maybe of the VENDOR.
- 7. In order to give full effect to the guarantee herein contained, you shall be entitled to act as if we were your principal debtors in respect of all your claims against the VENDOR hereby guaranteed by us as aforesaid and we hereby expressly waive all our rights of surety ship and other rights, if any, which are in any wayinconsistent with any of the provisions of Bank Guarantee.
- 8. Subject to the maximum limit of our liability as aforesaid, Bank Guarantee will cover all your claim or claims against the VENDOR from time to time arising outof or in relation to the said RFP and in respect of which your claim in writing islodged on us before expiry of Bank Guarantee.
- 9. Any notice by way of demand or otherwise hereunder may be sent by courier, telex, fax, e-mail or registered post to our local address as aforesaid and if sentaccordingly it





shall be deemed to have been given when the same has been posted.

- 10. The Bank Guarantee and the powers and provisions herein contained are in addition to and not by way of limitation of or substitution for any other guaranteeor guarantees here before given to you by us (whether jointly with others or alone) and now existing un-cancelled and that Bank Guarantee is not intended to and shall not revoke or limit such guarantee or guarantees.
- 11. The Bank Guarantee shall not be affected by any change in the constitution of the VENDOR or us nor shall it be affected by any change in your constitution or by any amalgamation or absorption thereof or therewith but will ensure to thebenefit of and be available to and be enforceable by the absorbing or amalgamated company or concern.
- 12. The Bank Guarantee shall come into force from the date of its execution and shall not be revoked by us any time during its currency without your previous consent in writing.
- 13. We further agree and undertake to pay you the amount demanded by you in writing irrespective of any dispute or controversy between you and the VENDOR.
- 14. Notwithstanding anything contained herein above;
 - i) our liability under this Guarantee shall not exceed Rs......(Rupees only);
 - ii) this Bank Guarantee shall be valid up to and including the date andwe 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 demandon or before the expiry of this guarantee.
- 15. We have the power to issue this Bank Guarantee in your favour under the Memorandum and Articles of Association of our Bank and the undersigned hasfull power to execute this Bank Guarantee under the Power of Attorney issuedby the Bank.

For and on behalf of

Branch Manager

Seal & Address

NOTE:

- 1. VENDOR SHOULD ENSURE THAT THE SEAL & CODE NO. OF THE SIGNATORY IS PUT BY THE BANKERS, BEFORE SUBMISSION OF BG
- 2. STAMP PAPER IS REQUIRED FOR THE BG ISSUED BY THE BANKS LOCATED IN MUMBAI.
- 3. BANK GUARANTEE IF SUBMITTED, SHOULD BE ACCOMPANIED WITH COPY OF THE SFMS TRANSMITTED AT THE TIME OF ISSUE OF BANK GUARANTEE. AS PER IBA NOTIFICATION NO. PS&BT/GOVT/2305 DATED 16- MAR-2016 ALONG WITH MINISTRY





OF FINANCE, GOVERNMENT OF INDIA CIRCULAR F.NO.7/112/2011-BOA DATED 08-MAR-2016 WITH RESPECT TO SENDING BANK GUARANTEE ADVICES THROUGH STRUCTURED FINANCIAL MESSAGING SYSTEM (SFMS), IT IS NECESSARY TO CONFIRM THE AUTHENTICITY OF THE BANK GUARANTEES (BG) BY SFMS MESSAGE. THE SFMS SHOULD BE SENT TO FOLLOWING BRANCH:

BRANCH NAME & ADDRESS: BANK OF BARODA, BKC BRANCH, C-26, G-BLOCK, BARODA CORPORATE CENTER, BANDRA EAST, MUMBAI-400051

IFSC CODE: BARBOBANEAS (FIFTH LETTER IS "ZERO")

4. VENDOR SHOULD ENSURE THAT THE BANK GUARANTEE SHOULD CONTAIN ALL TERMS & CONDITIONS AS PER THIS FORMAT. BANK GUARANTEE SUBMITTED WITH ANY RIDER OR DEVIATION TO THE STIPULATED TERMS & CONDITIONS WILL NOT BE ACCEPTED.





Annexure 06 – Undertaking from the Bidder

To

Chief Digital Officer

Bank of Baroda

Baroda Sun Tower

Bandra Kurla Complex

Bandra (E), Mumbai 400 051

Sir.

Sub: Request for proposal for Selection of Service Provider for Digital Health Services on Bank's Digital Platforms.

- 1. Having examined the Tender Documents including all Annexures and Appendices, the receipt of which is hereby duly acknowledged, we, the undersigned offer to supply, deliver, implement and commission ALL the items mentioned in the 'Request for Proposal' and the other schedules of requirements and services for your bank in conformity with the said Tender Documents in accordance with the schedule of Prices indicated in the Price Bid and made part of this Tender.
- 2. If our Bid is accepted, we undertake to comply with the delivery schedule as mentioned in the Tender Document.
- 3. We agree to abide by this Tender Offer for 180 days from date of bid opening andour Offer shall remain binding on us and may be accepted by the Bank any time before expiry of the offer.
- 4. All 'Bill of Material' line items have been quoted as per requirement in CommercialBid format without any deviation.
- 5. Masked Commercial Bid (Annexure 13) and Commercial Bid (Annexure 14) have been submitted without any deviation. Bill of Materials which have been marked in the masked Commercial Bid is as per the submitted Commercial Bid without any deviation.
- 6. This Bid, together with your written acceptance thereof and your notification of award, shall constitute a binding Contract between us.
- 7. a) We undertake that in competing for and if the award is made to us, in executing the subject Contract, we will strictly observe the laws against fraud and corruption in force in India namely "Prevention of Corruption Act 1988".
 - (b) Commission or gratuities, if any paid or to be paid by us to agents relating to this Bid and to Contract execution, if we are awarded the Contract are listed below.
 - i. Name and Address of the Agent (please specify NA if not applicable)
 - ii. Amount and Currency in which Commission paid / payable(please specify NA if not applicable)
 - iii. Purpose of payment of Commission (If commission is not paid / not payable indicate the same here) -......(please specify NA if not applicable)
- 8. We agree that the Bank is not bound to accept the lowest or any Bid the Bank mayreceive.
- 9. We certify that we have provided all the information requested by the bank in the format requested for. We also understand that the bank has the exclusive right to reject this offer in case the bank is of the opinion that the required information is not provided or is provided in a different format.





Dated this	by
Yours faithfully,	
Authorized Signatory Signature: Name: Designation: Bidder's Corporate Name: Address: Email: Phone:	
Jata:	





Annexure 07-Pre-Bid Queries Form

(Please note that all pre-bid queried need to be send by email in excel format only) [Please provide your comments in this section. You are requested to categorize yourcomments under appropriate headings such as those pertaining to the Scope of work, Approach, Work plan, Personnel schedule, Curriculum Vitae, Experience in relatedprojects etc. You are also requested to provide a reference of the page number, statethe clarification point and the comment/ suggestion that you want to propose as shownbelow.]

Name of the Bidder: Contact Person Name: Tel No: e-mail ID:

S. No.	Page #	Point / Section #	Clarification point as stated in the tender document	Comment/ Suggestion
1				
2				
3				
4				
5				
6				
7				
8				
9				

Authorized Signatory Signature
Name:
Designation:
Bidder's Corporate Name:
Address:
Email:
Phone:
Date:





Annexure 08–Conformity Letter

(This letter should be on the letterhead of the Bidder duly signed by an authorized signatory)

To Chief Digital Officer Bank of Baroda Baroda Sun Tower Bandra Kurla Complex Bandra (E), Mumbai 400 051

Sir.

Sub: Request for proposal for Selection of Service Provider for Digital Health Services on Bank's Digital Platforms.

Further to our proposal dated, in response to the Request for Proposal......(Bank's tender No. hereinafter referred to as "RFP") issued by Bank of Baroda ("Bank") we hereby covenant, warrant and confirm as follows:

We hereby agree to comply with all the terms and conditions / stipulations as contained the RFP and the related addendums and other documents including the changes made to the original tender documents issued by the Bank shall form a valid and binding part of the aforesaid RFP document. The Bank is not bound by any other extraneous matters or deviations, even if mentioned by us elsewhere either in our proposal or any subsequent deviations sought by us, whether orally or in writing, and the Bank's decision not to accept any such extraneous conditions and deviations will be final and binding on us.

Yours faithfully,

Authorized Signatory Signature:

Name:

Designation:

Bidder's Corporate Name:

Address:

Email:

Phone:

Date:





Annexure 09 - Letter of Undertaking from OEM / OSD

(This letter should be on the letterhead of the OEM/ OSD / Manufacturer duly signed by an authorized signatory)

То
Chief Digital Officer
Bank of Baroda Baroda Sun Tower Bandra Kurla Complex Bandra (E), Mumbai 400 051
Sir,
Sub: Request for proposal for Selection of Service Provider for Digital Health Services on Bank's Digital Platforms.
We
the Bidder submitting its bid pursuant to the Request for Proposal issued by the Bank)to submit a Bid and negotiate and conclude a contract with you for supply of which are manufactured / developed by us against the Request for Proposal received from your Bank by the Bidder and we haveduly authorized the Bidder for this purpose.
We undertake to perform the obligations as set out in the RFP in respect of such services and

hereby extend our support and services through M/s......during the 5 year contract period as per terms and conditions of the RFP.

Yours faithfully,

Authorized Signatory Signature:

Name:

Designation:

Bidder's Corporate Name:

Address: Email:

Phone:

Date:





Annexure 10–Undertaking of Information Security

(This letter should be on the letterhead of the Bidder as well as the OEM/ Manufacturer duly signed by an authorized signatory on Information securityas per regulatory requirement

To Chief Digital Officer Bank of Baroda Baroda Sun Tower Bandra Kurla Complex Bandra (E), Mumbai 400 051

Sir,

Sub: Request for proposal for Selection of Service Provider for Digital Health Services on Bank's Digital Platforms.

We hereby undertake that the proposed hardware / software to be supplied will be free of malware, free of any obvious bugs and free of any covert channels in the code (of the version of the application being delivered as well as any subsequent versions/modifications done)

Further we undertake that the Software/ hardware and Services which will be delivered or provided under this Agreement are not infringe any IPR such as patent, utility model, industrial design, copyright, trade secret, mask work or trade mark

Dated this	by	20
Yours faithfully,		
Authorized Signatory Signature: Name:		
Designation:		
Bidder's Corporate Name:		
Address:		
Email:		
Phone:		
Date:		





Annexure 11 - Project Details (Scope of Work)

1. PROJECT SCOPE

Bank of Baroda will require the services of the Digital Healthcare providers for the below mentioned broad categories of the work. The work shall be assigned to the Vendors on the basis of idea, quality, cost etc., however there is no commitment from Bank on the minimum quantum of work to be assigned to any of the vendors.

Digital health technology is a pivotal pillar in delivering value based care across the healthcare continuum in India. The main scope of the project will be offering digital health care service under bob World and bob World Internet applications.

General Requirements:

- 1. Online / Offline Doctor Consultation
- 2. Pharmacy (On Line Delivery of Medicine)
- 3. Diagnostic test booking
- 4. Health Advisory
- 5. Other Services
- Online Doctor Consultation: Bank's customer should be able to
- a) Book tele-consultation with doctors
- b) Book Physical consultation with doctors
- c) Consulting super-specialists and alternative treatments
- d) Maintain records
- Pharmacy (On Line Delivery of Medicine) Bank's customer should be able to
- a) Book Pharmacy delivery services.
- b) Maintain records
- <u>Diagnostic test booking-</u> Bank's customer should be able to
- a) Make online booking of diagnostic tests
- b) Maintain details of report digitally.
- Health advisory services.
- Other Services
 - a) Health Check up
 - b) OPD Services
 - c) Wellness Programs
 - d) Others.
- Vendor shall facilitate to add any new segment/products introduced under digital healthcare services within the commercials offered.
- The proposed digital healthcare solution shall be deployed on a dedicated cloud instance integrated with on-premises set up to be provided by Bidder and separate cloud for hosting the application. A separate cloud account to be used with dedicated instances and databases for the Bank.





Broad scope across the aforementioned areas is covered as under -

- 1) Journey design:
- a) The Bidder shall design the user experience, wireframes & prototypes supported by user flows and stories.
- b) The bidder shall create relevant documentations and seek sign off from BoB.
- c) The bidder shall develop bilingual (English and Hindi) device agnostic responsive web portal, for Bank users and partners.
- d) The solution developed shall be highly responsive, easy to navigate and user friendly.
- e) Integration with bob World Application and bob World Internet Banking (Retail and Corporate) portal or any other interface of the bank.
- 2) Base Platform Setup, Configuration & Customization:
- a) The platform should enable to setup, configure and customize the base platform for booking/purchase of various health services for individuals such as Online consultation, Online pharmacy booking, Online diagnostic booking, dedicated 24*7 call center facility etc.
- 3) Platform & Solution Implementation:
- a) The Bidder is expected to carry out requirements analysis, system design, installation & configuration of solution including deployment of APIs, unit testing, system & integration testing, User Acceptance Testing (UAT), system and functional documentation, deployment & go-live commissioning, hyper-care support and extended support & maintenance.
- (b) Embedded Analytics Tool: The Bidder is expected to integrate the digital health services on our digital platforms with an embedded analytics tool, which should serve as a business intelligence engine to analyze and combine the customer master data with other information sources to gain a deeper understanding of various business operations and make horizontal sales.
- 4) Overall Solution Delivery, Integration & Vendor Management:
 - The bidder shall perform the role of a system integrator and take full responsibility for end-to-end solution delivery. The Bidder shall design & deliver integrations between systems internal to the Bank and internal systems of selected bidder, which required to be integrated with Banks digital platforms for smooth delivery of proposed healthcare services such as product display, sales, payments, promotions, dispute resolution etc. The bidder shall ensure flexibility to enroll third party / fintech companies / other service providers for lead capturing / marketing / data validation / any other purpose and ensure the platform integrates with Bank's existing systems on a plug and play model.

5) General Requirements:

- Deliver user frames, wireframes, mock-ups / or prototypes for new user interfaces and interactions to front end developers, working closely with them to ensure platform is implemented in the best possible way.
- The platform developed shall be highly responsive, easy to navigate and user friendly. There should be quick tips and help available at relevant places to serve as easy customer guides.
- Ensure that the platform is compliant with prevailing laws, rules and regulations.
- Design platform shall be to the satisfaction of Bank of Baroda. Sign off to be provided basis the acceptance of the design.
- The solution should comply with Cyber Security norms and information security policy of Bank of Baroda, as is amended from time to time. The bidder should provide relevant documents/declaration to this effect to Bank of Baroda.
- All patch updates and patch management of solution modules has to be deployed by the





selected Bidder after obtaining approval from Bank of Baroda.

- The Bidder shall provide all other required services, whether or not explicitly mentioned in this RFP, to ensure the intent of specification, completeness, operability, maintainability and upgradability.
- The selected bidder shall own the responsibility to demonstrate that the services offered are as per the specification/performance stipulated in this RFP and as committed by the bidder either at site or in bidder's work site without any extra cost to the Bank.
- The scope of the Services, Maintenance and support is to be provided for the entire period as stipulated for the project. During the contract period and also maintain and support the present/future proposed interfaces without any additional cost to the Bank.
- Detailed process documentation, Platform Design Documentation, Platform Administration guide and Platform User Operation document should be submitted to the Bank.
- Enable suitable information security/cyber security and secure configuration in respect of the components and utilities in the system as per requirement of Bank of Baroda from time to time.
- The Bidder will have to provide mandatory training for administrative users as per Bank of Baroda requirement as part of the scope of work, at no extra cost, during the entire contract period.
- The Bidder will provide support for troubleshooting and enhancements in the services during the contract period.
- The Bidder shall collaborate with IT Projects, Business, Operations and vendor teams at all stages, to integrate the platform and navigations with the rest of the solution.
- Basic FAQs pertaining to the healthcare services proposed to be offered.
- Video based tutorials / user friendly navigational guides on platform usage and features.
- Profile creation for both new user and existing account holders.
- Generation of prescription, diagnostic reports and receipts.
- Logging in of queries and complaints.
- Important notifications and updates.
- Customer support through call, chat, email, whatsapp etc.
- Request for call back from contact centre based on certain need based inputs.
- Platform accessibility features have been optimally placed and they behave as intended.
- The language is free from spelling and grammatical errors.
- There are no links to 'under construction' pages.
- It is ensured through content moderation and approval policy that platform content is free from offensive/discriminatory language.
- Documents/Pages in multiple languages are updated simultaneously.
- For pages that cause legal commitments or financial transactions a mechanism is available for reviewing, confirming, and correcting information before finalizing the submission.
- Bank may extend / integrate the services to other partner platforms.
- Bank admin dashboard with detailed reporting and metrics. Bank may request for additional reports and data and Bidder should be ready to provide the same at no additional cost.
- Customer communication & notifications System should have an option to send communication to customers.
- Customized administration rights for bank administrators.
- MIS Reports & Productivity Dashboards Real time report & dashboards generation for bank administrators. MIS & Formats to be streamlined
- Customer dashboard for 360 degree view of customer's interaction.
- The Proposed Solution to be implemented as SaaS (Software -as-a Service Model) for domestic / international operations of the bank.
- The vendor is expected to provide the Solution, including training, third party utilities (if any) and installation, testing, migration, providing requisite interfaces for a period of three years. All





training should include- train the trainer and onsite training at various location within India.In addition, helpdesk needs to be setup by the vendor to provide support via. Chat and video calling as well as phone support

- By means of diagrammatic / pictorial representations, the Vendor should provide complete
 details of the hardware, software and network architecture of the solution including the project
 plan for go live. Vendor to also provide details pertaining to data privacy, cloud security for the
 proposed solution and various layer of risk identificationand mitigation measures.
- The selected vendor should also support the requisite integration, and maintenance, compliance, etc. and day to day operations on 24*7*365 basis. This needs to be dimensioned by the vendor
- The selected vendor should host the solution as "SaaS" model with minimum uptime of 99.50%.
- The vendor shall do proactive monitoring and do capacity planning at regular intervals and advise the Bank on software/version upgrades. However, there should not be any additional cost to the Bank for any software/version upgrade including mobile (ios & Android) and Web during the contract period. If Vendor does not meet the performance / service levelsof the Bank, the Vendor will at their cost carry out the necessary upgrades / replacements. The Bank has the right to deduct / recover from the vendor the required additional expenses which Bank may incur on account of such upgrades / replacements
- The selected vendor should provide a separate Test/ Development /UAT environment
- The solution should have ability to generate various MIS reports as per Bank's / regulators/ statutory requirements. Vendor to arrange for necessary customizations wherever required during the contract period.
- Vendor should provide the complete documentation including technical, operations, user manual, etc. Following documents should be delivered by the Vendor to the Bank for every software including third party software before software / service become operational, which includes, user manuals, installation manuals, operation manuals, design documents, process documents, technical manuals, functional specification, software requirement specification, system configuration documents, system /database administrative documents, debugging/diagnostics documents, test procedures etc.
- The vendor should also 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 the Product as and when applicable. The Vendor should also provide the MIS reports as per requirement of the Bank relating to project.
- Any level / version changes / or clarification or corrections or modifications in the above mentioned documentation should be supplied by the Vendor to the Bank timely manner and bugs and fixes should be auto updated in app without any additional cost to the bank. Any upgrades/version change to the proposed solution should be provided to the bank without any additional cost during the contract period.
- Post Implementation support should be available with clear escalation matrices defined.
- The system should support online/ real-time comprehensive and customizable management dashboard.
- The Vendor should integrate the solution with the existing systems as per requirement of the Bank
- Solution integrates with different interfaces using standard message protocols like Web services, APIs etc.
- Integration with CBS: The proposed solution may be required to integrate with CBS /BDL (Big Data Lake) & LOS (Loan Originating System). The solution to support API/Web services a standard structure allowing bank IT team to easily understand and integrate with bank system.
- Should have all methods that are required for bank front-end system.
- Should have security mechanism inbuilt to the system to ensure unauthorized access to the





system is prohibited.

- The log content should give enough information of a transaction, which includes type of transaction, amount, and originated front-end type, IP Address, Device ID, Username, Mac ID etc. which are all required at time of need
- Should have encryption / decryption mechanism to accept data in encrypted format, should share the key to the bank for encryption.
- The bidder is responsible for co-coordinating with the bank IT team for integration of the API with the bank front-end system.
- System integration testing will be followed by user acceptance testing, plan for which has to be submitted by the vendor to the Bank. The UAT includes Functional tests, Resiliencetests, Benchmark Comparisons, Operational tests, Load tests etc. BOB staff/ third Party Vendor designated by the Bank will carry out the functional testing. This staff / third party vendor will need necessary on-site training for the purpose and should be provided by the Vendor. Vendor should carry out other testing like resiliency / benchmarking / load etc. Vendorshould submit result log for all testing to the Bank.
- Performance management: Bidder must need to get Product/Application certified by a renowned third party vendor for the business volumes & non-functional requirements of the Bank before deploying the application in the Bank's development/testing environments, at their own cost.
- The proposed solution to be scalable and should be able to manage workload based user projected for next 5 years. Workload should take care of transaction carried by user in system along with third party integration /API's. The solution to be scalable to support growth projections of the Bank during the contract period.
- The product should also have proven abilities of assisting the Bank in maintaining audit trails, audit logs of all its functions/processes.
- The solution should also include various audit trail reports
- Management solution as and when requested by the Bank's internal / External auditor
- If there is any Core Banking System /Big Data Lake /Loan Originating System upgrade then it
 is vendor's responsibility to ensure that the integration with the core banking system is provided
 without affecting the normal course of business.
- The solution / software developed or customized should follow a standard development process to ensure that it meets functional, security, performance & regulatory requirements of the Bank.
- The Bidder should strictly adhere with Bank's Cloud security and compliance laid down in RFP (Annexure 16) without any deviation.
- The Bidder should comply with Bank's IS security policy, Regulators Authorities and Law of Land in key concerns areas relevant to RFP:
- 1. Responsibilities for data and application privacy and confidentiality
- 2. Responsibilities on system and software access control and administration
- 3. Custodial responsibilities for data, software, hardware and other assets of the Bankbeing managed by or assigned to the Vendor
- 4. Physical Security of the facilities, wherever required to be provided by the vendor
- 5. Physical and logical separation from other customers of the Vendor, wherever required to be provided by the vendor





- 6. Incident response and reporting
- 7. Password Policy of the Bank
- 8. Data Encryption/Protection requirement of the Bank Security requirement of the Bankwill be shared with the successful bidder.
- 9. The MIS should provide following reports (but not limited to). Ability to exportreport data in Excel. and PDF formats.
- The Bidder performance shall be reviewed annually basis the service uptake, service uptime, customer support, customer complaints, adherence to SLA Terms & Conditions, adherence to TAT for resolution, any other issues relevant to the delivery of smooth services to the bank's customers on bank's digital channels. If the performance is found unsatisfactory then bank shall terminate the contract. Bank's decision in this regard shall be final.
- All out of pocket expenses, traveling, boarding and lodging expenses for the entire life of the
 contract should be a part of the financial bid submitted by the Bidder to the Bank. No extra costs
 on account of any items or services or by way of any out of pocket expenses, including travel,
 boarding and lodging etc. will be payable by the Bank. The Bidder cannot take the plea of omitting
 any charges or costs and later lodge a claim on the Bank for the same.

Bank reserve the right to modify/ change the scope of work at any phase of this contract

Implementation Timelines

implementation rimemics	
Milestone	Timeline
Date of selection of Vendor	Т
Integration plan	T + 7 working days
Development completion & installation, configuration, testing & sign-off by Bank for journeys	T + 60 working days
User Acceptance Testing (UAT) completion & sign-off by Bank	T+80 working days
Go-Live	T+90 working days





Annexure 12-Service Levels

The Bank expects that the successful Vendor to adhere to the following minimum Service Levels:

- Any fault / issue / defect failure intimated by Bank through any mode of communication like call /e-mail /fax etc. are to be acted upon, so as to adhere to the service levels. Business/ Service Downtime and Deterioration shall be the key considerations for determining "Penalties" that would be levied on the Successful Vendor.
- The Vendor should have 24X7 monitoring, escalation and resolution infrastructure.
- > Time bound problem addressing team (onsite/offsite) for the complete contract period.
- ➤ Vendor to arrange for updation required in the system to meet the changes suggested by RBI/ Govt. of India/ regulatory authorities/ towards compliance as part of contract at no extra cost to bank for the entire contract period. Any delay in meeting the timelines would result in penalty.

Vendor will have to guarantee a minimum uptime of 99.50%, calculated on a monthly basis. Application availability will be 99.50% on 24x7x365. The penalty will be calculated as per the details given below.

Uptime percentage - 100% less Downtime Percentage

Downtime percentage - Unavailable Time divided by Total Available Time, calculated on a monthly basis.

Total Available Time – 24 hrs per day for seven days a week excluding planned downtime. **Unavailable Time -** Time involved while the solution is inoperative or operates inconsistently or erratically.

Uptime Percentage	Penalty Details
A >= 99.5%	No Penalty
99.5% > A >=99.0%	2% of performance guarantee
99.0% > A >= 98.0%	5% of performance guarantee
98.0% > A	Penalty at an incremental rate of 1% (in addition to a base of 5%) of performance guarantee for every 0.1% lower than the stipulated uptime

The uptime percentage would be calculated on monthly basis and the calculated amount would be adjusted from every subsequent year payment. The SLA charges will be subject to an overall cap of 10% of the performance guarantee amount and thereafter, Bank has the discretion to cancel the contract. If Vendor materially fails to meet an uptime of 99.5% for three (3) consecutive months, the Bank has the right to terminate the contract. In case if there is no pending invoices to be paid by the Bank to the vendor, the vendor has to submit a pay order / cheque payable at Mumbai in favour of Bank of Baroda for the same within 15 days from the notice period from the Bank.





Annexure 13-Masked Commercial Bid

Item	Weightage (A)	Year I Minimum Discount %	Year II Minimum Discount %	Year III Minimum Discount %	Average Discount E=(B+C+D)/3	F = E X A
Doctor Consultation	200/	(B)	(C)	(D)	VV	VV
Doctor Consultation (Online +Offline)	20%	XX	^^	XX	XX	XX
Pharmacy Delivery	50%	XX	XX	XX	XX	XX
Diagnostic Services	30%	XX	XX	XX	XX	XX
TOTAL WEIGHTED AVERAGE DISCOUNT (G)					XX	

- Minimum discount percentage is over and above the rack rate
- Vendor to commit to maintain the discount throughout the contract period.
- Bank is exposing its huge digital channel customer base to the selected vendor. Vendor to commit to offer lowest rates amongst all its partners.
- Bidder with the highest weighted average discount % will be classified as L1 bidder.
- Bank may choose to onboard more than one bidder.
- If any vendor does not quote for any particular item, then the lowest percentage discount amongst all the bidders shall be assigned for standardization of bids.
- Card rates for the bidder have to be disclosed publicly to ensure transparency of the discount offered to BOB customers.

We abide by following terms and conditions

- a. For each of the above items provided the vendor is required to provide the cost for every line item where the vendor has considered the cost in BOM.
- b. The vendor needs to clearly indicate if there are any recurring costs included in the above bid and quantify the same. In the absence ofthis, the vendor would need to provide the same without any charge. Vendor should make no changes to the quantity.
- c. If the cost for any line item is indicated as zero then it will be assumed by the Bank that the said item is provided to the Bank withoutany cost.
- d. All Deliverables to be supplied as per RFP requirements provided in the tender.
- e. The Service Charges need to include all services and other requirement as mentioned in the RFP.
- f. The vendor has to make sure all the arithmetical calculations are accurate. Bank will not be held responsible for any incorrect calculationshowever for the purpose of calculation Bank will take the corrected figures / cost.



- g. All prices to be in Indian Rupee (INR) only.
- h. Prices quoted by the Vendor should be inclusive of all taxes, duties, levies etc. except GST which will be paid extra at actuals. The Vendor is expected to provide the GST amount and GST percentage in both the commercial and masked bids (without amounts beingsubmitted in the technical response). There will be no price escalation for during the contract period and any extension thereof. Bid submitted with an adjustable price quotation will be treated as non-responsive and will be rejected.
- i. Unit wise implementation must be provided by vendor. These prices would be considered for the calculation of TCO (Total Cost of Ownership). The Bank has discretion to avail these functionalities as per Bank's requirement during the contract period.
- j. All Quoted Commercial Values should comprise of values only upto 2 decimal places. Bank for evaluation purpose will consider values only upto 2 decimal places for all calculations & ignore all figures beyond 2 decimal places.
- k. All out of pocket expenses, traveling, boarding and lodging expenses for the entire life of the contract should be a part of the financial bid submitted by the Bidder to the Bank. No extra costs on account of any items or services or by way of any out of pocket expenses, including travel, boarding and lodging etc. will be payable by the Bank. The Bidder cannot take the plea of omitting any charges or costs and later lodge a claim on the Bank for the same.
- I. The prices quoted shall be the lowest and the bidder shall always offer the best prices to our bank's customers throughout the tenure of the contract. Bank may verify the same and on finding any anomaly take up the matter with the vendor for rectification and corrective action. Bidder to abide by the same and give declaration to this effect.

Commercial Bid Submission on e-procurement portal:

- 1. Bidder needs to download the commercial bid excel file from e-procurement portal, fill their commercial quotes in available cellsonly, save the file and upload the same file to the e-procurement portal.
- 2. Bidder needs to take a print of the same commercial excel file, completely filled in all respect which was uploaded to the systemand physically sign and stamp this commercial sheet. This sheet needs to be scanned in at least 200 dpi resolution & converted to PDF format. The same pdf file must be uploaded to the e-procurement portal.
- 3. Bidder has to ensure that the quotes mentioned in PDF and excel are same. In case of any discrepancy between the pdf and excel files, the commercials mentioned in PDF will be taken as final for evaluation purposes.

Further, we confirm that we will abide by all the terms and conditions mentioned above & in the tender document.

Authorized Signatory Signature:

Name:

Designation:

Bidder's Corporate Name:

Address:

Email:

Phone:





Date:

Annexure 14-Commercial Bid

Item	Weightage	Year I	Year II	Year III	Average Discount	F = E X
	(A)	Minimum Discount	Minimum Discount % (C)	Minimum Discount %	E=(B+C+D)/3	Α
		% (B)		(D)		
Doctor Consultation	20%					
(Online +Offline)						
Pharmacy Delivery	50%					
Diagnostic Services	30%					
TOTAL WEIGHTED AVERAGE DISCOUNT (G)						

- Minimum discount percentage is over and above the rack rate
- Vendor to commit to maintain the discount throughout the contract period.
- Bank is exposing its huge digital channel customer base to the selected vendor. Vendor to commit to offer lowest rates amongst all its partners.
- Bidder with the highest weighted average discount % will be classified as L1 bidder.
- Bank may choose to onboard more than one bidder.
- If any vendor does not quote for any particular item, then the lowest percentage discount amongst all the bidders shall be assigned for standardization of bids.
- Card rates for the bidder have to be disclosed publicly to ensure transparency of the discount offered to BOB customers.

We abide by following terms and conditions

- a. For each of the above items provided the vendor is required to provide the cost for every line item where the vendor has considered the cost in BOM.
- b. The vendor needs to clearly indicate if there are any recurring costs included in the above bid and quantify the same. In the absence ofthis, the vendor would need to provide the same without any charge. Vendor should make no changes to the quantity.
- c. If the cost for any line item is indicated as zero then it will be assumed by the Bank that the said item is provided to the Bank without any





cost.

- d. All Deliverables to be supplied as per RFP requirements provided in the tender
- e. The Service Charges need to include all services and other requirement as mentioned in the RFP
- f. The vendor has to make sure all the arithmetical calculations are accurate. Bank will not be held responsible for any incorrect calculationshowever for the purpose of calculation Bank will take the corrected figures / cost.
- g. All prices to be in Indian Rupee (INR) only.
- h. Prices quoted by the Vendor should be inclusive of all taxes, duties, levies etc. except GST which will be paid extra at actuals. The Vendor is expected to provide the GST amount and GST percentage in both the commercial and masked bids (without amounts beingsubmitted in the technical response). There will be no price escalation for during the contract period and any extension thereof. Bid submitted with an adjustable price quotation will be treated as non-responsive and will be rejected
- i. Unit wise implementation must be provided by vendor. These prices would be considered for the calculation of TCO (Total Cost of Ownership). The Bank has discretion to avail these functionalities as per Bank's requirement during the contract period.
- j. All Quoted Commercial Values should comprise of values only upto 2 decimal places. Bank for evaluation purpose will consider values only upto 2 decimal places for all calculations & ignore all figures beyond 2 decimal places.
- k. All out of pocket expenses, traveling, boarding and lodging expenses for the entire life of the contract should be a part of the financial bid submitted by the Bidder to the Bank. No extra costs on account of any items or services or by way of any out of pocket expenses, including travel, boarding and lodging etc. will be payable by the Bank. The Bidder cannot take the plea of omitting any charges or costs and later lodge a claim on the Bank for the same
- I. The prices quoted shall be the lowest and the bidder shall always offer the best prices to our bank's customers throughout the tenure of the contract. Bank may verify the same and on finding any anomaly take up the matter with the vendor for rectification. Vendor to abide by the same.

Commercial Bid Submission on e-procurement portal:

- 1. Bidder needs to download the commercial bid excel file from e-procurement portal, fill their commercial quotes in available cellsonly, save the file and upload the same file to the e-procurement portal.
- 2. Bidder needs to take a print of the same commercial excel file, completely filled in all respect which was uploaded to the systemand physically sign and stamp this commercial sheet. This sheet needs to be scanned in at least 200 dpi resolution & converted to PDF format. The same pdf file must be uploaded to the e-procurement portal.
- 3. Bidder has to ensure that the quotes mentioned in PDF and excel are same. In case of any discrepancy between the pdf and excel files, the





commercials mentioned in PDF will be taken as final for evaluation purposes.

Further, we confirm that we will abide by all the terms and conditions mentioned above & in the tender document.

Authorized Signatory Signature:

Name:

Designation:

Bidder's Corporate Name:

Address:

Email:

Phone:

Date:





Annexure 15 - Performance Guarantee

BANK GUARANTEE

(FORMAT OF PERFORMANCE BANK GUARANTEE)

(1.67.4
То
Chief Digital Officer
Bank of Baroda Baroda Sun Tower Bandra Kurla Complex Bandra (E), Mumbai 400 051
WHEREAS M/S
AND WHEREAS, in terms of the conditions as stipulated in the PO and the Request for Proposal document No
(hereinafter referred to as "RFP"), the Bidder is required to furnish a Performance Bank Guarantee issued by a Public Sector Bank/ schedule commercial bank in India other than the Bank of Baroda in your favour for Rs/- towards due performance of the contract in accordance with the specifications, terms and conditions of the purchase order and RFP document (which guarantee is hereinafter called as "BANK GUARANTEE").
AND WHEREAS the Bidder has approached us for providing the BANK GUARANTEE.AND
WHEREAS at the request of the Bidder, WE,
THEREFORE, WE, (name of Bank and it's address)through our local office at
1. We
the terms and conditions relating thereto in accordance with the true intent and meaning





thereof, we shall forthwithon demand pay to you such sum or sums not exceeding the sum:
of Rs/(Rupees
only) as may be claimed by you on account of
preach on the part of the Bidder of their obligations or default in terms of the PO and RFP.

- 2. Notwithstanding anything to the contrary contained herein or elsewhere, we agreethat your decision as to whether the Bidder has committed any such breach/ default or defaults and the amount or amounts to which you are entitled by reasonsthereof will be binding on us and we shall not be entitled to ask you to establish your claim or claims under Bank Guarantee, but will pay the same forthwith on your demand without any protest or demur. Any such demand made by Bank of Baroda shall be conclusive as regards the amount due and payable by us to you.

...... only) as aforesaid or extend the period of the guarantee beyond the said (date) unless expressly agreed to by us in writing.

- 5. The Bank Guarantee shall not in any way be affected by your taking or giving up any securities from the Bidder or any other person, firm or company on its behalfor by the winding up, dissolution, insolvency or death as the case may be of the Bidder.
- 6. In order to give full effect to the guarantee herein contained, you shall be entitled to act as if we were your principal debtors in respect of all your claims against the Bidder hereby guaranteed by us as aforesaid and we hereby expressly waive all our rights of surety ship and other rights, if any, which are in any way inconsistent with any of the provisions of Bank Guarantee.
- 7. Subject to the maximum limit of our liability as aforesaid, Bank Guarantee will cover all your claim or claims against the Bidder from time to time arising out of orin relation to the PO and RFP and in respect of which your claim in writing is lodged on us before expiry of Bank Guarantee.
- 8. Any notice by way of demand or otherwise hereunder may be sent by special courier, telex, fax or registered post to our local address as aforesaid and if sent accordingly it shall be deemed to have been given when the same has been posted.
- 9. The Bank Guarantee and the powers and provisions herein contained are in addition to and not by way of limitation of or substitution for any other guarantee or guarantees hereto before given to you by us (whether jointly with others or alone) and now existing enforce and this Bank Guarantee is not intended to and shall not revoke or limit such guarantee or guarantees.





- 10. The Bank Guarantee shall not be affected by any change in the constitution of the Bidder or us nor shall it be affected by any change in your constitution or by any amalgamation or absorption thereof or therewith but will ensure to the benefit of and be available to and be enforceable by the absorbing or amalgamated company or concern.
- 11. The Bank Guarantee shall come into force from the date of its execution and shallnot be revoked by us any time during its currency without your previous consent in writing.
- 12. We further agree and undertake to pay you the amount demanded by you in writing irrespective of any dispute or controversy between you and the Bidder in any suit or proceeding pending before any court or Tribunal relating thereto, our liability under this present being absolute and unequivocal. The payments so made by us shall be a valid discharge of our liability for payment here under and the Bidder shall have no claim against us for making such payment.
- 13. Notwithstanding anything contained herein above;
 - a. our liability under this Guarantee shall not exceed Rs....../- (Rupeesonly)
 - b. this Bank Guarantee shall be valid and remain in force upto and including the date and
 - 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 orbefore the expiry of this guarantee.
- 14. We have the power to issue this Bank Guarantee in your favour under the Memorandum and Articles of Association of our Bank and the undersigned has full power to execute this Bank Guarantee under the Power of Attorney issued bythe Bank.

Dated this the	day of	, 20
For and on behalf of		
Branch Manager Seal		
and Address		

NOTE:

- 1. VENDOR SHOULD ENSURE THAT THE SEAL & CODE NO. OF THESIGNATORY IS PUT BY THE BANKERS, BEFORE SUBMISSION OF BG
- 2. STAMP PAPER IS REQUIRED FOR THE BG ISSUED BY THE BANKSLOCATED IN MUMBAI.
- 3. BANK GUARANTEE IF SUBMITTED, SHOULD BE ACCOMPANIED WITH COPY OF THE SFMS TRANSMITTED AT THE TIME OF ISSUE OF BANK GUARANTEE. AS PER IBA NOTIFICATION NO. PS&BT/GOVT/2305 DATED 16- MAR-2016 ALONG WITH MINISTRY OF FINANCE, GOVERNMENT OF INDIA CIRCULAR F.NO.7/112/2011-BOA DATED 08-MAR-2016 WITH RESPECT TO SENDING BANK GUARANTEE ADVICES THROUGH STRUCTURED FINANCIAL MESSAGING SYSTEM (SFMS), IT IS NECESSARY TO CONFIRM THE AUTHENTICITY OF THE BANK GUARANTEES (BG) BY SFMS MESSAGE. THE SFMS SHOULD BE SENT TO FOLLOWING BRANCH:

BRANCH NAME & ADDRESS: BANK OF BARODA, BKC BRANCH, C-26, G-BLOCK, BARODA CORPORATE CENTER, BANDRA EAST, MUMBAI-400051 IFSC CODE: BARBOBANEAS (FIFTH LETTER IS "ZERO")

4. VENDOR SHOULD ENSURE THAT THE BANK GUARANTEE SHOULD CONTAIN ALL TERMS & CONDITIONS AS PER THIS FORMAT. BANK GUARANTEE SUBMITTED WITH ANY RIDER OR DEVIATION TO THE STIPULATED TERMS & CONDITIONS WILL NOT BE ACCEPTED.





Annexure 16 - Letter of Undertaking from OEM/ OSD on Cloud Security andCompliance (Applicable in case of cloud-based solution)

(This letter should be on the letterhead of the OEM / OSD / Manufacturer dulysigned by an authorized signatory)

To Chief Digital Officer Bank of Baroda, Baroda Sun Tower Bandra Kurla Complex Bandra (E), Mumbai 400 051

Sir,

Sub: Request for Proposal for Selection	of Service Provider for	digital health	services in
BOB World and Baroda Connect		_	

- 1. The proposed solution is complying with the Information security policy of the bankfor the applicable solution requirements mentioned in RFP.
- 2. The solution will be able to integrate with Bank's Active Directory security policies and authentication framework.
- 3. The solution will be offered at dedicated environment to have better control overBank's data due to compliance / security related aspects.
- 4. The solution conforms to the following industry level certifications:
 - ISO 27001:2013
 - ISO 27017
 - SOC 2
 - SSAE/SOC
 - ISO 27018
- 5. We(Name of the OEM / OSD) who is responsible for:
 - Data and application privacy and confidentiality
 - System and software access control and administration
 - Custodial responsibilities for data and other information assets
 - Physical Security of the facilities where the Bank's data resides
 - Physical and logical separation from other customers
 - Defining and following Incident response and reporting procedures
 - Complying with the Password Policy of the Bank
 - Complying with the Data Encryption / Protection requirement of the Bank
 - Integration with Single Sign on / Single Sign on Capabilities inbuilt
- 6. In case, if a government demand is received for any data, the below mentioned process has to be followed:
 - Disclose customer data when legally required and only after attempting to redirect the request to the customer.
 - Resist government demands that are invalid.





7. The location of Cloud server should be in India.

We hereby attach our response against the various requirement of Bank as follows.

	Subject	OEM
		Response
1.	Right to Audit: Service Provider should provide right to audit as similar to what Bank is having with other shared data centers in India.Bank must have "Rights to Audit" the SP's compliance with the agreement including rights of access to the SP's premises where relevant records and Bank's data is being held. It also include audit rights for the Bank or its appointed auditor (nominee) or regulators asan integral clause in the service agreement.	
2.	Data and Information Security: SP to ensure following	
2.	 Data and Information Security: SP to ensure following Data integrity management. To provide full disclosure regarding security practices and procedures as stated in their SLAs Specific identification of all controls used during the data lifecycle. To maintain a fundamental philosophy of knowing where Bank's data (Logical /Physical) To determine who should access the data, what their rights and privileges are, and under what conditions these access rights are provided and maintain a "Default Deny All" policy To define and identify the data classification. SP to enforce the Bank's access requirements based on data classification. To encrypt data at rest and encrypt data in transit. To share what compartmentalization techniques are employed to isolate Bank data from other customer's data Sharing of encryption management with Bank on multi-tenant storage. To comply with data retention and destruction schedules/Policy provided by Bank, SP to certify on Bank's request destroying all dataat all locations including slack in data structures and on the media. The Bank will have right to audit this practice. Understand the logical segregation of information and protective controls implemented. Understand Cloud provider policies and processes for data retention and destruction and how they compare with internal organizational policy. Perform regular backup and recovery tests to assure that logical segregation and controls are effective. Ensure that Cloud provider personnel controls are in place toprovide a logical segregation of duties. To provide Forensic Investigation Support as and when required bythe Bank. 	
	■ To comply with Bank's RTO/RPO requirement and retention policy.	





3. Application and Process Security:

- SP application should meet the requirements for zoning security, and prevent direct access from the user interface layers to the database layers. The application needs to follow a multi-tier deployment model to achieve this.
- The SP application should conforms to Open Web Application Security project guidelines on web application security, including protection against SQL injection, cross-site scripting, data validation of special characters
- The application should conform to applicable security guidelines from relevant standards. E.g. ISO/IEC 27017, ISO/IEC 20018.
- The application executable files and the source code need to be secured from unauthorized access and possible theft.
- If the application is deployed on the Cloud using native multi-tenancy features offered by the application, privacy of data across tenants or entities needs to be ensured through appropriate access control mechanisms
- Application should clearly log business errors and technical errors separately to support separation of duties between business usersand data Center operator.
- User access to sensitive data needs to be controlled
- SP to comply with Bank's password management policy.
- Features like session timeouts and restricting logins to office hours should be implemented to enhance security
- The application should clear sensitive data like passwords from memory immediately after it is processed.
- Application level support for definition of users, roles, and exception management functions is to be ensured

4. Integration with external applications:

- Application needs to have well defined APIs and application needs to ensure that only authorized application can invoke such APIs.
- The application must have extensive audits to log all transactions and important non transactional activities. The application needs toimplement maker-checker principle for activities like important business parameter updates.
- The application should provide a mechanism to purge old data (after archival if required) while maintaining transactional integrity.
- The application needs to provide a documented mechanism, preferably a tool for application monitoring.
- The application needs to provide a documented mechanism, preferably a tool for reporting important errors and taking automatedactions.

5. IT Infrastructure Security of public cloud consist monitoring as under:

Virtual environment security: It includes resource allocation,hardening of OS, VM image encryption, VM monitoring, USB disabling on VMs, VM should be kept on dedicated partition and IPaddresses should not be shared.

Encryption and Key Management: Depending on sensitivity data isto be encrypted, transport layer encryption is to be ensured using SSL, VPN Gateway, SSH and TLS encryption. End-to-end processfor managing and protecting encryption keys to be established anddocumented. Compliance is to be ensured in ongoing basis.





	Monitoring: Devices should be integrated with SBSOC for continuous monitoring for access monitoring, threat monitoring, audit logging, system usage monitoring, protection of log information, administrator and operator log monitoring, fault log monitoring.	
6.	 Physical and Logical Security: The SP infrastructure including servers, routers, storage devices, power supplies, and other components that support operations, should be physically secured. Safeguards include the adequate control and monitoring of physical access using biometric access control measures and closed circuit television (CCTV) monitoring. A security plan for the physical environment should be implemented. Bank should have audit rights on complete physical setup. Data should be have relevant standard certifications and accreditation. 	
7.	Logical Security: ■ In a SP environment where business critical data and information systems are coexisting at multiple places, logical security has a very important role in securing the data. To manage logical access Bankshould design access using username, password, OTP, RSA Token, Biometric Authentication, etc.	
8.	Legal Issues: ■ There are various laws like Information Technology Act, Data Privacy Act, Data Retention Directive, E-Privacy Directive, E- Commerce Directive, will be applicable to SP providers and also the customers of the Cloud service. Compliance with Indian data privacy law is expected at all times. It will be mandatory to protect the data privacy as per this law. SP should comply with such laws.	
9.	 Operational Security: In view of operational security concerns like BCP, DRP, SLA etc., SP need to submit various reports as required by the bank, time to time for internal or regulatory reporting purposes. 	
10.	 Miscellaneous: SP to ensure the following requirements are met Compliance with Information Security of the Bank as applicable onrelevant aspects Protection mechanism (physical and logical) SP has in place for theactual hardware where Bank's data will be stored on. Incident management, business continuity and disaster recovery policies, and processes and procedures of service provider (SP) and should include reviews of collocation and back-up facilities. 	
11 Autho	Government requests for audits, compliance etc. In case, if a government demand is received for any data, the belowmentioned process has to be followed: Disclose customer data when legally required and only afterattempting to redirect the request to the customer Resist government demands that are invalid Prior written permission needs to be taken from the bank for all suchrequests.	

Authorized Signatory Signature:

Name:

Designation:

Bidder's Corporate Name: Address: Email: Phone: Date:





Annexure 17– Binding Criteria for Technical Presentation

The following criteria must be adhered to by all bidders, in connection with the technical presentations during the bid selection process:

At least one senior representative from bidder's organization should be presentin the technical presentations.
Complete soft copies of the presentation materials should be shared with the Bank before the presentation.
·
execution.
Bidders must strictly adhere to the time slots provided to them for the technical presentation, allowing ample time and scope for question-answers.
Focus of the presentation should be on the specifics of the approach / methodology being proposed for the Bank.
Both technical and administrative aspects of the project should be given suitable coverage.
All RFP requirements that are not covered by the proposed plan, or not adheredto, should be clearly brought out in the technical presentation, along with reasons /
justification on why they will not be covered. Any assumption, if taken in the response to RFP document should be clearly brought out in the technical presentation, along with the justification.
Bank's evaluation and scoring on all aspects including technical presentation are final and non-negotiable.





Annexure 18 - Bill of Material (BOM)

Vendor need to submit Bill of Material of all deliverables as per of offering proposed solution / service.

S. No.	Item	Quantity	Details	Remark
A. L	icenses	<u> </u>		
1			Perpetual / Enterprise wide / Subscription / Other details	
2				
B. C	ther Components /	Services		
1				
2				





Annexure 19 – Integrity Pact

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

(IO BE STAMPED AS AN AGREEMENT)
General
This pre-bid pre-contract Agreement (hereinafter called the Integrity Pact) is made onday ofmonth, 20, between, on one hand,
BANK OF BARODA, a body corporate constituted under the provisions of Banking Companies (Acquisition and Transfer of Undertakings) Act, 1970 and having its Corporate Office at Baroda Corporate Centre, C-26, G-Block, Bandra-Kurla Complex, Bandra East, Mumbai 400051 (hereinafter referred to as "BOB"; which expression shall, unless it be repugnant to the meaning or context thereof, be deemed to mean and include its successors and assigns); and
Preamble
BOB is a one of the nationalized PSU Banks having its presence through its number of branches andadministrative offices throughout India andoverseas territories. BOB is committed to fair and transparent procedure in appointing of its outsource service providers.
The BOB intends to appoint/ select, under laid down organizational procedures, contract/ s for

In order to achieve these goals, the BOB will appoint Independent External Monitors (IEM) who will monitor the tender process and the execution of the contract for compliance with the principles mentioned above.

Section 1 - Commitments of BOB

- 1. The BOB commits it self to take all measures necessary to prevent corruption and to observe the following principles:
 - a. No employee of the BOB, personally or through family members, will in connection with the tender for, or the execution of a contract, demand; take a promise for or accept, for self or third person, any monetary or non- monetary benefit which the person is not legally entitled to.
 - b. The BOB w i I I, during the tender process treat all Bidder(s) with equity and reason. The BOB w i I I in particular, before and during the tender process, provide to all Bidder(s) the same information and will not provide to any Bidder(s) confidential /additional information through which the Bidder(s) could obtain an advantage in relation to the tender process or the contract execution.
 - c. The BOB will make endeavor to exclude from the selection process all known prejudiced persons.
- 2. If the BOB obtains information on the conduct of any of its employees which is a criminal offence under the IPC/PC Act, or if the rebeassubs tantive suspicion in this regard, the BOB will inform the Chief Vigilance Officer and in addition can initiated is ciplinary actions.

Section 2 - Commitments of the Bidder(s)/ Bidder(s)

a. The Bidder(s) / Bidder(s) commit themselves to take all measures necessary toprevent corruption. The Bidder(s) / Bidder(s) commit themselves to observe the following





principles during participation in the tender process and during the contract execution.

- b. The Bidder(s) / Bidder(s) will not, directly or through any other person or firm, offer, promise or give to any of the BOB's employees involved in the tender process or the execution of the contract or to any third person any material or other benefit which he/ she is not legally entitled to, in order to obtain in exchange any advantage of any kind whatsoever during the tender process orduring the execution of the contract.
- c. The Bidder(s) / Bidder(s) will not enter with other Bidders into any undisclosed agreement or understanding, whether formal or informal. This applies in particular to prices, specifications, certifications, subsidiary contracts, submission or nonsubmission of bids or any other actions to restrict competitiveness or to introduce cartelization in the bidding process.
- d. The Bidder(s)/ Bidder(s) will not commit any offence under the relevant IPC/ PCAct; further the Bidder(s) / Bidder(s) will not use improperly, for purposes of competition or personal gain, or pass on to others, any information or document provided by the BOB as part of the business relationship, regarding plans, technical proposals and business details, including information contained or transmitted electronically.
- e. The Bidder(s) / Bidders(s) of foreign origin shall disclose the name and addressof the Agents/ representatives in India, if any, similarly the Bidder(s) /Bidders(s) of Indian Nationality shall furnish the name and address of the foreign principals, if any. Further details as mentioned in the "Guidelines on Indian Agents of Foreign Suppliers" shall be disclosed by the Bidder(s) / Bidder(s). 6-7}
- f. The Bidder(s) / Bidder(s) will, when presenting their bid, disclose any and all payments made, is committed to or intends to make to agents, brokers or any other intermediaries in connection with the award of the contract.
- g. Bidder(s) / Bidder(s) who have signed the Integrity Pact shall not approach the Courts while representing the matter to IEMs and shall wait for their decision in the matter.
- 3. The Bidder(s) / Bidder(s) will not instigate third persons to commit offences outlined above or be an accessory to such offences.

Section 3 - Disqualification from tender process and exclusion fromfuture contracts

If the Bidder, before contract award has committed a transgression through a violation of Section 2 or in any other form such as to put his reliability or credibility as Bidder into question, the Principal is entitled to disqualify the Bidder from the tender process or toterminate the contract, if already signed, for such reason (pagenos.8-17).

Section 4 - Compensation for Damages

- (1) If the BOB has disqualified the Bidder(s) from the tender process prior to the award according to Section 3, the BOB is entitled to demand and recover the damages equivalent to Earnest Money Deposit/ Bid Security.
- (2) If the BOB has terminated the contract according to Section 3, or if the BOB is entitled to terminate the contract according to Section the BOB shall be entitled to demand and recover from the Bidder liquidated damages of the Contract value orthe amount equivalent to Performance Bank Guarantee.

Section 5 - Previous transgression

(1) The Bidder declares that no previous transgressions occurred in the last three years with any other Company in any country conforming to the anti-corruption approach or with any Public Sector Enterprise in India that could justify his exclusion from the tender process.





(2) If the Bidder makes incorrect statement on this subject, he can be disqualified from the tender process or action can be taken as per the procedure mentioned in "Guidelines on Banning of business dealings".

Section 6 - Equal treatment of all Bidders I Bidders I SubBidders

- (1) In case of Sub-contracting, the Principal Bidder shall take the responsibility of the adoption of Integrity Pact by the Sub-Bidder.
- (2) The BOB will enter into agreements with identical conditions as this one with allBidders and Bidders.
- (3) The BOB will disqualify from the tender process all bidders who do not sign this Pactor violate its provisions.

Section 7 - Criminal charges against violating Bidder(s) / Bidder(s) /SubBidder(s)

If the BOB obtains knowledge of conduct of a Bidder, Bidder or SubBidder, or of an employee or a representative or an associate of a Bidder, Bidder or SubBidder which constitutes corruption, or if the BOB has substantive suspicion in this regard, the BOBwill inform the same to the Chief Vigilance Officer.

Section 8 - Independent External Monitor

- (1) The BOB has appointed Independent External Monitors (hereinafter referred to as Monitors) for this Pact in consultation with the Central Vigilance Commission. Name: Shri Harishwar Dayal dayalagra@gmail.com appointed competent and credible Independent External Monitor for this Pact after approval by Central Vigilance Commission. The task of the Monitor is to review independently and objectively, whether and to what extent the parties comply with the obligations under this agreement.
- (2) The Monitor is not subject to instructions by the representatives of the parties and performs his/ her functions neutrally and independently. The Monitor would have access to all Contract documents, whenever required. It will be obligatory for him / her to treat the information and documents of the Bidders/Bidders as confidential.
- (3) The Bidder(s) / Bidder(s) accepts that the Monitor has the right to access without restriction to all Project documentation of the BOB including that provided by the Bidder. The Bidder will also grant the Monitor, upon his/ her request and demonstration of a valid interest, unrestricted and unconditional access to their project documentation. The same is applicable to Sub-Bidders.
- (4) The Monitor is under contractual obligation to treat the information and documents of the Bidder(s) / Bidder(s) / Sub-Bidder(s) with confidentiality. The Monitor has also signed 'Non-Disclosure of Confidential Information '. In case of any conflict of interest arising during the selection period or at a later date, the IEM shall inform BOB and recuse himself / herself from that case.
- (5) The BOB 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 BOB and the Bidder. The partiesoffer to the Monitor the option to participate in such meetings.
- (6) As soon as the Monitor notices, or believes to notice, a violation of this agreement,he/ she will so inform the Management of the BOB and request the Management of discontinue or take corrective action, or to take other relevant action. The monitor can in this regard submit non-binding recommendations. Beyond this, the Monitor has no right to demand from the parties that they act in a specific manner, refrain from action or tolerate action.
- (7) The Monitor will submit a written report to the BOB officials within 15 days from the date of reference or intimation to him by the BOB and, should the occasion arise, submit proposals for correcting problematic situations.
- (8) If the Monitor has reported to the BOB, a substantiated suspicion of an offence under





relevant IPC/ PC Act, and the BOB has not, within the reasonable time taken visible action to proceed against such offence or reported it to the Chief Vigilance Officer, the Monitor may also transmit this information directly to the Central Vigilance Commissioner.

(9) The word' Monitor' would include both singular and plural.

Section 9 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 providencessary information and documents in English and shall extend all possible help forthe purpose of such examination

Section 10 - contract has been awarded. Any violation of the same would entailed is qualification of the Pact Duration

This Pact begins when both parties have legally signed it. It expires for the selected Bidder till the contract period, and for all other Bidders6months after the bidders and exclusion from future business dealings.

If any claims made/lodged during this time, the same shall be binding and continue tobe valid despite the lapse of this pact as specified above, unless it is discharged / determined by BOB.

Section 11 - Other provisions

(Name&Address)_ Witness2: (Name&Address)

- (1) This agreement is subject to Indian Law. Place of performance and jurisdiction is the Corporate Office of the BOB,i.e. Mumbai.
- (2) Changes and supplements as well as termination notices need to be made in writing.
- (3) If the Bidder is a partnership or a consortium, this agreement must be signed by allpartners or consortium members.
- (4) Should one or several provisions of this agreement turn out to bein valid, the remainder of this agreement remains valid. In this case, the parties will strive to come to an agreement to the original intentions.
- (5) Issues like scope of work, Warranty/ Guarantee etc. shall be outside the purview of IEMs.

(6) In the event of any contradiction between the Integrity Pact and RFP/ RFQ/ tender

documents and its Annexure, the Clause in	n the Integrity Pact will prevail.
(For & On behalf of the BOB)	(For & On behalf of Bidder / Bidder)
(Office Seal)	(Office Seal)
Place• Date Witness1:	





Annexure 20 - Service Level and Non-Disclosure Agreement Format

This Agreement is made in Mumbai this Day of
AND
, a company incorporated under the Companies Act 1956/ 2013, India, having its registered office at , hereinafter
referred to as "the Service Provider" (which expression shall, unless repugnant to the context and meaning thereof include its subsidiaries, affiliates, successors and permitted assigns) of the other Part,
(Bank and the Service Provider hereinafter are individually referred to as "Party" and collectively as "Parties")
WHEREAS
Bank of Baroda is one of the largest public sector banks (PSU) in India with a branchnetwork of over 8,100+ branches in India and 95+ branches/ offices overseas includingbranches of our subsidiaries, distributed in 15+ countries. Bank desires to select a Service Provider for Supply, Installation & Maintenance of Network Hardware at BankBranches / Offices and had invited offers.
In response to RFP noissued by Bank, the Service Provider also submitted its offer and has represented that it is engaged in the business of Supply, Installation & Maintenance of Network Hardware. It further represented to Bank that it has the requisite skill, knowledge, experiences, experts, staff and capability to provide required service to Bank. Relying on representations of Service Provider and other applicable criteria, Service Provider was declared as a successful bidder in the RFP evaluation process. Accordingly Bank has issued a

It was a condition in the RFP that the Parties would enter into a Service Level and Non Disclosure Agreement which shall include all the services and terms and conditions of the services to be extended as detailed here in.

NOW, THEREFORE, THIS AGREEMENT WITNESSETH AS FOLLOWS

1. DEFINITIONS

- I. Bank, BOB means 'Bank of Baroda'
- II. ATP means Acceptance Test Procedure
- III. AMC means Annual Maintenance Contract
- IV. BFSI means Banking, Financial services and Insurance
- V. DC Means Data Centre





- VI. DR Means Data Recovery Centre
- VII. MSP means Managed Service Provider of the Bank.
- VIII. SLA means Service Level Agreement
- IX. Total Cost of Ownership (TCO)
- X. SPOC means Single Point of Contact

2. TERM

This Agreement shall come into force on _____ and shall be in force and effectfor a period -----, unless Bank terminates the Agreement by giving a prior written notice of 30 days as per the terms of this Agreement.

3. SCOPE OF SERVICE

The Service Provider agrees to perform the services as part of the scope of this engagement including but not limited to as mentioned in Schedule I of this Agreement.BOB reserves its right to change the scope of the services considering the size and variety of the requirements and the changing business & security conditions /environment with mutual consent.

4. STANDARDS

All standards to be followed will adhere to Bureau of Indian Standards (BIS) specifications or other acceptable standards.

5. DELIVERY

(Terms mentioned in the RFP)

6. DOCUMENTATION

The Service Provider shall supply all necessary documentation for the training, use and operation of the system. This will include at least one set of original copies per installation of the user manuals, reference manuals, operations manuals, and systemmanagement manuals in English/Hindi.

7. SINGLE POINT OF CONTACT & DIRECT SUPPORT

(Please incorporate following details – Name, designation, address, email address, telephone /mobile No.

Escalation matrix for support should also be provided with full details.

8. PAYMENT TERMS (Terms

mentioned in the RFP)

9. SFT-OFF

Without prejudice to other rights and remedies available to Bank, Bank shall be entitled to setoff or adjust any amounts due to Bank under this clause from the Service Provider against payments due and payable by Bank to the Service Provider for theservices rendered.

The provisions of this Clause shall survive the termination of this Agreement.

10. COVENANTS OF THE SERVICE PROVIDER

The Service Provider shall deploy and engage suitably experienced and competent personnel as may reasonably be required for the performance of the services. During the currency of this Agreement, the Service Provider shall not substitute thekey staff identified for the services mentioned in this Agreement.





The Service Provider shall forthwith withdraw or bar any of its employee/s from the provision of the services if, in the opinion of BANK:

- (i) The quality of services rendered by the said employee is not in accordancewith the quality specifications stipulated by BANK; or
- (ii) The engagement or provision of the services by any particular employee is prejudicial to the interests of BANK.

All employees engaged by the Service Provider shall be in sole employment of the Service Provider and the Service Provider shall be solely responsible for their salaries, wages, statutory payments etc. That under no circumstances shall BANKbe liable for any payment or claim or compensation (including but not limited to compensation on account of injury/death/termination) of any nature to the employees and personnel of the Service Provider.

The Service Provider:

- shall be responsible for all negotiations with personnel relating to salaries and benefits, and shall be responsible for assessments and monitoring of performance and for all disciplinary matters.
- ii. shall not knowingly engage any person with a criminal record/conviction and shall bar any such person from participating directly or indirectly in the provisionof services under this Agreement.
- iii. shall at all times use all reasonable efforts to maintain discipline and good orderamongst its personnel.
- iv. shall not exercise any lien on any of the assets, documents, instruments or material belonging to BANK and in the custody of the Service Provider for anyamount due or claimed to be due by the Service Provider from BANK.
- v. shall regularly provide updates to BANK with respect to the provision of the services and shall meet with the personnel designated by BANK to discuss and review its performance at such intervals as may be agreed between the Parties.
- vi. shall be responsible for compliance of all laws, rules, regulations and ordinances applicable in respect of its employees, sub-contractors and agents(including but not limited to code of Wages Act, Provident Fund laws, Workmen's Compensation Act) and shall establish and maintain all proper records including, but not limited to, accounting records required by any law, code, practice or corporate policy applicable to it from time to time, including records and returns as applicable under labour legislations.
- vii. shall not violate any proprietary and intellectual property rights of BANK or anythird party, including without limitation, confidential relationships, patent, trade secrets, copyright and any other proprietary rights in course of providingservices hereunder.
- viii. shall ensure that the quality and standards of materials and services to be delivered or rendered hereunder, will be of the kind, quality and timeliness as designated by the BANK and communicated to the Service Provider from timeto time.
- ix. shall not work in a manner which, in the reasonable opinion of BANK, may be detrimental to the interests of BANK and which may adversely affect the role, duties, functions and obligations of the Service Provider as contemplated by this Agreement.
- x. shall be liable to BANK for any and all losses of any nature whatsoever arisendirectly or indirectly by negligence, dishonest, criminal or fraudulent act of any of the representatives and employees of the Service Provider while providing the services to the BANK.





shall itself perform the obligations under this Agreement and shall not assign, transfer or sub-contract any of its rights and obligations under this Agreement except with prior written permission of BANK.

11. CONFIDENTIALITY

The Service Provider acknowledges that in the course of performing the obligations under this Agreement, it shall be exposed to or acquire information of the bank, whichthe Service Provider shall treat as confidential.

- a. All BOB's product and process details, documents, data, applications, software, systems, papers, statements and business / customer information which may be communicated to or come to the knowledge of Service Provider or Service Provider's employees during the course of discharging their obligations shall be treated as absolutely confidential and Service Provider irrevocably agrees and undertakes and ensures that Service Provider and its employees shall keep the same secret and confidential and not disclose the same, in whole or in part to any third party without prior written permission of BOB. The Service Provider shall not use or allow to be used any information other than as may be necessary for the due performance by Service Provider of its obligations hereunder.
- b. Service Provider shall not make or retain any copies or record of any Confidential Information submitted by BOB other than as may be required for the performance of Service Provider.
- c. Service Provider shall notify BOB promptly of any unauthorized or improper use or disclosure of the Confidential Information.
- d. Service Provider shall return all the Confidential Information that is in its custody,upon termination / expiry of this Agreement. Also, so far as it is practicable Service Provider shall immediately expunge any Confidential Information relating to the projects from any computer, word processor or other device in possession or in thecustody and control by Service Provider or its affiliates.
- e. Service Provider shall extent practicable, immediately furnish a certificate signedby its director or other responsible representative confirming that to the best of his/her knowledge, information and belief, having made all proper enquiries therequirements of this paragraph have been fully complied with.
- f. Service Provider hereby unconditionally agrees and undertakes that it and its employees shall not disclose the terms and conditions of the engagement Agreement/ Work Order or any other oral or written information which may contain,hold or bear confidential information or disclose the information submitted by BOB under any other Agreement to any third party unless such disclosure is mandatorilyrequired by law or if it is required necessarily to be disclosed to any other agency/subcontractor or the like for the purpose of performing any of its obligationsunder the contract.

However, the Confidential Information will not be limited to the information mentionedabove but not include the following as Confidential Information:

- i. Without breach of these presents, has already become or becomes and/or hereinafter will become part of the public domain;
- ii. Prior to the disclosure by BOB was known to or in the possession of the Service Provider at the time of disclosure;
- iii. Was disclosed or parted with the prior consent of BOB;
- iv. Was acquired by Service Provider from any third party under the conditions suchthat it does not know or have reason to know that such third party acquired directly or indirectly





from BOB.

- The Service Provider agrees to take all necessary action to protect the Confidential Information against misuse, loss, destruction, deletion and/oralteration. It shall neither misuse or permit misuse directly or indirectly, nor commercially exploit the Confidential Information for economic or other benefit.
- In any dispute over whether information or matter is Proprietary Information or not mentioned herein, it shall be the burden of Service Provider to show that such contested information or matter is not Proprietary Information within the meaning of this Agreement, and that it does not constitute violation under any laws for the time being enforced in India.

Notwithstanding above, bob shall take all the reasonable care to protect all the confidential information of service provider delivered to BOB while performing of the services.

The confidentiality obligations shall survive the expiry or termination of the Agreementbetween the Service Provider and the Bank.

12. INDEMNITY

The Service Provider shall indemnify the Bank, and shall always keep indemnified andhold the Bank, its employees, personnel, officers, directors, (hereinafter collectively referred to as "Personnel") harmless from and against any and all losses, liabilities, claims, actions, costs and expenses (including attorneys' fees) relating to, resulting directly or indirectly from or in any way arising out of any claim, suit or proceeding brought against the Bank as a result of:

- Bank's authorized / bona fide use of the Deliverables and /or the Services provided by Service Provider under this Agreement; and/or
- an act or omission of the Service Provider and/or its employees, agents, subcontractors in performance of the obligations under this Agreement; and/or
- claims made by employees or subcontractors or subcontractors' employees, who are deployed by the Service Provider, against the Bank; and/or
- claims arising out of employment, non-payment of remuneration and non- provision of statutory benefits by the Service Provider to its employees, its agents, contractors and sub-contractors
- breach of any of the term of this Agreement or breach of any representation orfalse representation or inaccurate statement or assurance or covenant or warranty of the Service Provider under this Agreement; and/or
- any or all Deliverables or Services infringing any patent, trademarks, copyrightsor such other Intellectual Property Rights; and/or
- breach of confidentiality obligations of the Service Provider contained in this Agreement; and/or
- Negligence or gross misconduct attributable to the Service Provider or its employees or sub-contractors.

The Service Provider shall at its own cost and expenses defend or settle at all point of time any claim against the Bank that the Deliverables and Services delivered or provided under this Agreement infringe a patent, utility model, industrial design, copyright, trade secret, mask work or trade mark in the country where the Deliverablesand Services are used, sold or received, the Bank:

- notifies the Service Provider in writing as soon as practicable when the Bank becomes aware of the claim; and
- cooperates with the Service Provider in the defense and settlement of the claims.

However, (i) the Service Provider has sole control of the defense and all related settlement





negotiations (ii) the Bank provides the Service Provider with the assistance,information and authority reasonably necessary to perform the above and (iii) the Bankdoes not make any statements or comments or representations about the claim without the prior written consent of the Service Provider, except where the Bank is required by any authority/regulator to make a comment/statement/representation.

If use of deliverables is prevented by injunction or court order because of any such claim or deliverables is likely to become subject of any such claim then the Service Provider, after due inspection and testing and at no additional cost to the Bank, shall forthwith either 1) replace or modify the software / equipment with software / equipment which is functionally equivalent and without affecting the functionality in anymanner so as to avoid the infringement; or 2) obtain a license for the Bank to continuethe use of the software / equipment, as required by the Bank as per the terms and conditions of this Agreement and to meet the service levels; or 3) refund to the Bank the amount paid for the infringing software / equipment and bear the incremental costsof procuring a functionally equivalent software / equipment from a third party, provided the option under the sub clause (3) shall be exercised by the Bank in the event of thefailure of the Service Provider to provide effective remedy under options (1) to (2) within a reasonable period which would not affect the normal functioning of the Bank.

The Service Provider shall not be liable for defects or non-conformance resulting from:

- Software, hardware, interfacing, or supplies for the solution not approved by Service Provider; or
- any change, not made by or on behalf of the Service Provider, to some or all ofthe deliverables supplied by the Service Provider or modification thereof, provided the infringement is solely on account of that change;

Indemnity shall exclude indirect, consequential and incidental damages. However, indemnity would cover damages, loss or liabilities suffered by the Bank arising out of claims made by customer and / or regulatory authorities for reasons attributable to breach of obligations under this agreement by the Service Provider.

In the event of Service Provider not fulfilling its obligations under this clause within theperiod specified in the notice issued by the Bank, the Bank has the right to recover theamounts due to it under this provision from any amount payable to the Service Providerunder this project.

The indemnities under this clause are in addition to and without prejudice to the indemnities given elsewhere in this Agreement.

13. PROPERTY RIGHTS

Each Party owns and retains all rights, title and interests in and to its respective Pre- Existing Intellectual Property and Independent Intellectual Property. Independent Intellectual Property means any Intellectual Property developed by a Party independently of the applicable statement of work. "Pre-Existing Intellectual Property" means any Intellectual Property owned by a Party, or licensed to such Party (other. than by the other Party), as at the commencement date of the applicable statement ofwork.

Whereas title to all inventions and discoveries made jointly by the parties resulting from the Work performed as per this agreement shall reside jointly between the parties. Both the parties shall mutually decide the future course of action to protect/ commercial use of such joint IPR. The Intellectual Property Rights shall be determined in accordance with Indian Laws.

Without prejudice to above paras all the interim/ final deliverables shall be property ofbank. Subject to requisite payments the service provider deemed to grand exclusive, perpetual rights to use of the deliverables in favor of bank.





14. PERFORMANCE GUARANTEE

15. TERMINATION

In following events Bank shall terminate this assignment or cancel any particular orderif service provider:

- breaches any of its obligations set forth in this agreement and Such breach is not cured within 15 Working Days after Bank gives written notice; or
- Failure by Service Provider to provide Bank, within 15 Working Days, with a reasonable plan to cure such breach, which is acceptable to the Bank. Or
- The progress regarding execution of the contract/ services rendered by the Service Provider is not as per the prescribed time line, and found to be unsatisfactory.
- Supply of substandard materials/ services
- Delay in delivery / installation / commissioning of services.
- Discrepancy in the quality of service / security expected during the implementation, rollout and subsequent maintenance process.
- If deductions of penalty exceeds more than 10% of the total contract price. Further

Bank may terminate this agreement on happening of following events:

- A liquidator or a receiver is appointed over all or a substantial part of the undertaking, assets or revenues of the Service Provider and such appointment continues for a period of twenty one (21) days;
- The Service Provider is subject of an effective resolution for its winding up otherthan a voluntary winding up for the purpose of reconstruction or amalgamation.
- The Service Provider becomes insolvent or goes into liquidation voluntarily or otherwise
- An attachment is levied or continues to be levied for a period of 7 days upon effects of the Agreement.
- The Service Provider becomes the subject of a court order for its winding up.

Notwithstanding above, in case of change of policy or any unavoidable circumstancesor without any reason Bank reserve the right to terminate this assignment or any subsequent agreement and / or any particular order, in whole or in part by giving Service Provider at least 60 days prior notice in writing.

Effect of termination

If bank terminates or cancels the assignment on the default mentioned in the termination clause, in such case bob reserves the right to get the balance contract executed by another party of its choice. In this event, the Service Provider shall be bound to make good the additional expenditure, which the Bank may have to incur tocarry out bidding process for the selection of a new service provider and for execution of the balance of the contract.

Immediately upon the date of expiration or termination of the Agreement, Bank shall have no further obligation to pay any fees for any periods commencing on or after suchdate.

Without prejudice to the rights of the Parties, upon termination or expiry of this Agreement,





Bank shall pay to Service Provider, within thirty (30) days of suchtermination or expiry, All the undisputed fees outstanding till the date of termination;

Upon the termination or expiry of this Agreement:

- The rights granted to Service Provider shall immediately terminate.
- Upon Bank's request, with respect to (i) any agreements for maintenance, disaster recovery services or other third-party services, and any Deliverables not owned by the Service Provider, being used by Service Provider to provide the Services and (ii) the assignable agreements, Service Provider shall, use its reasonable commercial endeavors to transfer or assign such agreements and Service Provider Equipment to Bank and its designee(s) on commercially reasonable terms mutually acceptable to both Parties.
- Upon Bank's request in writing, Service Provider shall be under an obligation to transfer
 to Bank or its designee(s) the Deliverables being used by Service Provider to perform
 the Services free and clear of all liens, security interests, orother encumbrances at a
 value calculated as stated.

16. CORPORATE AUTHORITY

The Parties represent that they have taken all necessary corporate action and sanction to authorize the execution and consummation of this Agreement and will furnish satisfactory evidence of same upon request.

17. LAW, JURISDICTION AND DISPUTE RESOLUTION

This Agreement shall be governed and construed and enforced in accordance with thelaws of India. both Parties shall agree that in respect of any dispute arising upon, overor in respect of any of the terms of this Agreement, only the courts in Mumbai shall have exclusive jurisdiction to try and adjudicate such disputes to the exclusion of all other courts.

ARBITRATION

- a) The Bank and the Service Provider shall make every effort to resolve amicably, by direct informal negotiation between the respective project managers/ directors of the Bank and the Service Provider, any disagreement or dispute arising between them under or in connection with the contract.
- b) If the Bank project manager/director and Service Provider project manager/ director are unable to resolve the dispute after thirty days from the commencement of such informal negotiations, they shall immediately escalate the dispute to the senior authorized personnel designated by the Service Provider and Bank respectively.
- c) If after thirty days from the commencement of such negotiations between the senior authorized personnel designated by the Service Provider and Bank, theBank and the Service Provider have been unable to resolve contractual disputeamicably, either party may require that the dispute be referred for resolution through formal arbitration.
- d) All questions, disputes or differences arising under and out of, or in connectionwith the contract or carrying out of the work whether during the progress of thework or after the completion and whether before or after the determination, abandonment or breach of the contract shall be referred to arbitration by a soleArbitrator acceptable to both parties OR the number of arbitrators shall be three, with each side to the dispute being entitled to appoint one arbitrator. The two arbitrators appointed by the parties shall appoint a third arbitrator shall act as the chairman of the proceedings.
- e) The place of arbitration shall be Bank's office that placed the order. The Arbitration and Conciliation Act 1996 or any statutory modification thereof shallapply to the arbitration proceedings.
- f) The arbitral award shall be in writing, state the reasons for the award, and be final and





binding on the parties. The award may include an award of costs, including reasonable attorneys' fees and disbursements. Judgment upon the award may be entered by any court having jurisdiction thereof or having jurisdiction over the relevant Party or its assets.

18. AUDIT

All Service Provider records with respect to any matters covered by this Agreement shall be made available to auditors and or inspecting officials of the Bank and/or Reserve Bank of India and/or any regulatory authority, at any time during normal business hours, as often as the Bank deems necessary, to audit, examine, and makeexcerpts or transcripts of all relevant data. Said records are subject to examination. Bank's auditors would execute confidentiality agreement with the Service Provider provided that the auditors would be permitted to submit their findings to the Bank, which would be used by the Bank. The cost of the audit will be borne by the Bank. Thescope of such audit would be limited to Service Levels being covered under the contract, and financial information would be excluded from such inspection, which willbe subject to the requirements of statutory and regulatory authorities.

The Bank and its authorized representatives, including Reserve Bank of India (RBI) orany other regulator shall have the right to visit any of the Service Provider's premiseswithout prior notice to ensure that data provided by the Bank is not misused. The Service Provider shall cooperate with the authorized representative/s of the Bank andshall provide all information/ documents required by the Bank.

19. LIMITATION OF LIABILITY

Except the grounds mentioned under the para two of this clause, Service Provider's aggregate liability in connection with obligations undertaken as a part of the Agreement regardless of the form or nature of the action giving rise to such liability (whether in contract, tort or otherwise), shall be at actual and limited to the Total Contract Value.

However, Service Provider's liability in case of claims against the Bank resulting from Willful Misconduct or Gross Negligence of Service Provider, its employees and Subcontractors or from infringement of patents, trademarks, copyrights or such other Intellectual Property Rights or breach of confidentiality obligations shall be unlimited.

Bank shall not be held liable for and is absolved of any responsibility or claim / litigationarising out of the use of any third party software or modules supplied by Service Provider as part of procurement under the Agreement.

Under no circumstances BOB shall be liable to the Service Provider for direct, indirect, incidental, consequential, special or exemplary damages arising from termination of this Agreement, even if BOB has been advised of the possibility of such damages, such as, but not limited to, loss of revenue or anticipated profits or lost business.

Subject to any law to the contrary, and to the maximum extent permitted by law neitherparties shall be liable to other for any consequential/ incidental, or indirect damages arising out of this agreement.

All employees engaged by the party shall be in sole employment of the party and therespective parties shall be solely responsible for their salaries, wages, statutory payments etc. That under no circumstances shall other party be liable for any paymentor claim or compensation (including but not limited to compensation on account of injury/death/termination) of any nature to the employees and personnel of the other party.

20. PUBLICITY

Any publicity by the Service Provider in which the name of the Bank is to be usedshould be done only with the explicit written permission of the Bank.





21. INDEPENDENT ARRANGEMENT

This Agreement is on a principal-to-principal basis between the Parties hereto. Nothing contained in this Agreement shall be construed or deemed to create any association, partnership or joint venture or employer-employee relationship or principal-agent relationship in any manner whatsoever between the parties. The Service Provider acknowledges that its rendering of services is solely within its own control, subject to the terms and conditions agreed upon and agrees not to hold it out to be an employee, agent or servant of Bank or Affiliate thereof.

22. SUBCONTRACTING

The Service Provider shall not subcontract or permit anyone other than its personnelto perform any of the work, service or other performance required by it under the contract without the prior written consent of the Bank.

23. ASSIGNMENT

The Service Provider agrees that the Service Provider shall not be entitled to assign any or all of its rights and or obligations under this Agreement to any entity including Service Provider's affiliate without the prior written consent of the Bank.

If the Bank undergoes a merger, amalgamation, takeover, consolidation, reconstruction, change of ownership, etc., this Agreement along with the subsequentAddendums published shall be considered to be assigned to the new entity and suchan act shall not affect the obligations of the Service Provider under this Agreement.

24. NON - SOLICITATION

The Service Provider, during the term of the contract shall not without the express written consent of the Bank, directly or indirectly: a) recruit, hire, appoint or engage or attempt to recruit, hire, appoint or engage or discuss employment with or otherwise utilize the services of any person who has been an employee or associateor engaged in any capacity, by the Bank in rendering services in relation to the contract; or b) induce any person who shall have been an employee or associate of the Bank at any time to terminate his/ her relationship with the Bank.

The above clause shall not applicable in case the recruitment done through public advertisement.

25. VICARIOUS LIABILITY

The Service Provider shall be the principal employer of the employees, agents, contractors, subcontractors, etc., if any, engaged by the Service Provider and shall bevicariously liable for all the acts, deeds, matters or things, whether the same is withinthe scope of power or outside the scope of power, vested under the contract. No rightof any employment in the Bank shall accrue or arise, by virtue of engagement of employees, agents, contractors, subcontractors etc., by the Service Provider for any assignment under the contract. All remuneration, claims, wages dues etc., of such employees, agents, contractors, subcontractors etc., of the Service Provider shall be paid by the Service Provider alone and the Bank shall not have any direct or indirect liability or obligation, to pay any charges, claims or wages of any of the Service Provider 's employees, agents, contractors, subcontractors etc. The Service Providershall agree to hold the Bank, its successors, assigns and administrators fully indemnified, and harmless against loss or liability, claims, actions or proceedings, if any, whatsoever nature that may arise or caused to the Bank through the action of Service Provider 's employees, agents, contractors, subcontractors, etc.

26. FORCE MAJEURE





The Service Provider shall not be liable for forfeiture of its performance security, liquidated damages, penalties or termination for default, if any to the extent that its delay in performance or other failure to perform its obligations under the contract is the result of an event of Force Majeure.

For purposes of this Clause, "Force Majeure" means an event explicitly beyond the reasonable control of the Service Provider and not involving the Service Provider's fault or negligence and not foreseeable. Such events are Acts of God or of public enemy, acts of Government of India in their sovereign capacity, strikes, political disruptions, bandhs, riots, civil commotions and acts of war.

If a Force Majeure situation arises, the Service Provider shall promptly notify the Bankin writing of such conditions and the cause thereof within fifteen calendar days. Unlessotherwise directed by the Bank in writing, the Service Provider shall continue to perform Service Provider's obligations under this Agreement as far as is reasonably practical, and shall seek all reasonable alternative means for performance not prevented by the Force Majeure event.

In such a case the time for performance shall be extended by a period(s) not less than duration of such delay. If the duration of delay continues beyond a period of three months, the Bank and Service Provider shall hold consultations in an endeavorto find a solution to the problem.

SURVIVAL:

The expiry or the termination of this Agreement does not relieve either party of its obligations which by their nature ought or intend to survive the termination of this Agreement including without limitation to the clauses of confidentiality, indemnity, limitation of liability, and covenants of the parties.

27. MISCELLANEOUS

Any provision of this Agreement may be amended or waived if, and only if such amendment or waiver is in writing and signed, in the case of an amendment by each Party, or in the case of a waiver, by the Party against whom the waiver is to be effective.

No failure or delay by any Party in exercising any right, power or privilege hereunder shall operate as a waiver thereof nor shall any single or partial exercise of any other right, power or privilege. The rights and remedies herein provided shall be cumulativeand not exclusive of any rights or remedies provided by law.

Unless otherwise provided herein, all notices or other communications under or in connection with this Agreement shall be given in writing and may be sent by personaldelivery or post or courier or facsimile to the person at the address given below. Any such notice or other communication will be deemed to be effective if sent by personaldelivery, when delivered, if sent by post, two days after being deposited in the post and if sent by courier, one day after being deposited with the courier, and if sent by facsimile, when sent (on receipt of a confirmation to the correct facsimile number).

The addresses referred to hereinabove are:

If to the Bank of Baroda:

The Chief Digital Officer

Baroda Corporate Centre, C-26, G-Block, Bandra Kurla Complex, Bandra(East),

Mumbai- 400051

ATTN: Assistant General Manager (IT)

If to the	
Address_	





This Agreement constitutes the entire agreement between the Parties with respect to the subject matter hereof and supersedes all prior written agreements, understandings and negotiations, both written and oral, between the Parties with respect to the subject matter of this Agreement. No representation, inducement, promise, understanding, condition or warranty not set forth herein has been made orrelied upon by any Party hereto. In case of any contradiction in the terms of RFP

_____, offer document and Purchase Order etc, and this Agreement the termshereof shall prevail.

Neither this Agreement nor any provision hereof is intended to confer upon any Person other than the Parties to this Agreement any rights or remedies hereunder.

In connection with this Agreement, as well as all transactions contemplated by this Agreement, each Party agrees to execute and deliver such additional documents and to perform such additional actions as may be necessary, appropriate or reasonably requested to carry out or evidence the transactions contemplated hereby.

The invalidity or unenforceability of any provisions of this Agreement in any jurisdiction shall not affect the validity, legality or enforceability of the remainder of this Agreement in such jurisdiction or the validity, legality or enforceability of this Agreement, including any such provision, in any other jurisdiction, it being intended that all rights and obligations of the Parties hereunder shall be enforceable to the fullest extent permitted by law.

The captions herein are included for convenience of reference only and shall be ignored in the construction or interpretation hereof.

This Agreement may be signed in duplicate, each of which shall be deemed to be anoriginal.

IN WITNESS WHEREOF, this Agreement has been executed by the Parties heretoon the day and year first above written.

Signed and Delivered by the within named





For Bank of Baroda

_	_	
Name:	Name:	
Designation:	Designation:	
Witness 1 :	Witness 1 :	
Witness 2:	Witness 2 :	

For





Annexure 21 - Letter of Undertaking from OEM/ OSD on Compliance to RBI Master Direction on Outsourcing of IT Services RBI/2022-23/xx DoS.CO.CSITEG/SEC.xx/31.01.015/2022-23 Dated 23rd June 2022

(This letter should be on the letterhead of the OEM / OSD / Manufacturer dulysigned by an authorized signatory)

To Chief Digital Officer Bank of Baroda, Baroda Sun Tower Bandra Kurla Complex Bandra (E), Mumbai 400 051

Sir,				
Sub: Request for Proposal for Selection of Service Provider for Digital Health services in bob World and bob World Internet.				
manufacturers / developers that I/We have read and ful / MSP / OEM /	s ofly understood the outsourcing SI as mentioned 31.01.015/2022-23 dated 23rd	who are established and reputabledo hereby undertake guidelines as mentioned in the CSP in the RBI Circular No. June 2022 for Draft Master Direction		

We do hereby undertake that we comply with the outsourcing guidelines related to CSP/MSP/OEM/SI as mentioned in the RBI Circular No. DoS.CO.CSITEG/SEC.xx/31.01.015/2022-23 dated 23rd June 2022 for Draft Master Direction on Outsourcing of IT Services and we are submitting point-wise complianceand details along with the technical proposal.

We fully understand that if the solution does not comply with one or more clauses in the subjected circular, the solution will not qualify for the next level of evaluation.

Authorized Signatory Signature: Name:

Designation:

Bidder's Corporate

Name: Address: Email: Phone: Date: