

# Request for Proposal

PREPARATION OF DETAILED PROJECT REPORT FOR DIRECT SUBWAY CONNECTION BETWEEN METRO LINE 3 STATIONS AND ADJOINING DEVELOPMENTS

### **Mumbai Metro Rail Corporation**

E Block BKC, Bandra Kurla Complex, Bandra East, Mumbai, Maharashtra 400051

#### DISCLAIMER

This request for proposal ("RFP Document") for developing Detailed Project Report for creating direct pedestrian subway connection between Metro Line 3 Stations and adjoining developments. This RFP contains brief information about the Project, qualification requirements and the selection process for the successful Bidder.

The purpose of this RFP Document is to provide interested parties ("Bidder(s)") with information in order to assist them in formulation of their bid application (the "Bid"). The information ("Information") contained in this RFP document or subsequently provided to Bidders, in writing by or on behalf of Mumbai Metro Rail Corporation Ltd. is provided on the terms and conditions set out in this RFP Document and any other terms and conditions subject to which such Information is provided.

This RFP document is not an agreement and is not an offer or invitation by MMRC to any other party. The terms on which the Project is to be developed and the rights of the Selected Bidder shall be as set out in separate agreement contained herein.

This RFP document does not purport to contain all the information each Bidder may require. This RFP Document has been prepared with a view to provide the relevant information about the Project available with MMRC and may not be appropriate for all persons, and it is not possible for MMRC, their employees or advisors to consider the investment objectives, financial situation and particular needs of each Bidder who reads or uses this RFP Document. Certain Bidders may have a better knowledge of the proposed Project than others. The assumptions, assessments, statements and information contained in the RFP Document, may not be complete, accurate, adequate or correct. Therefore, each Bidder should conduct his own investigation and analysis and should check the accuracy, reliability and completeness of the Information in this RFP document and obtain independent advice from appropriate sources.

MMRC, its employees and advisors make no representation or warranty and shall incur no liability in any manner whatsoever under any law, statute, rules, regulations or otherwise as to the accuracy, reliability or completeness of the assumptions, assessments, statements and Information contained in this RFP Document and the same is provided hereunder as to the best of the knowledge of MMRC.

Information provided in this RFP Document to the Bidder(s) is on a wide range of matters, some of which may depend upon interpretation of law. The Information given is not intended to be an exhaustive account of statutory requirements and should not be regarded as a complete or authoritative statement of law. MMRC accepts no responsibility for the accuracy or otherwise for any interpretation or opinion on law expressed herein. Intimation of discrepancies in the RFP document, if any, should be given to the office of the MMRC, immediately by the Bidders. If MMRC receives no written communication, it shall be deemed that the Bidders are satisfied that the RFP Document and the Information provided hereunder is complete in all respects. MMRC shall not be responsible/liable for any latent or evident defect of the Project premises including but not limiting to the following:

1. Water availability of ground water;

- 2. Electricity availability and provisions;
- 3. Site Drainage;
- 4. Site approach;
- 5. All statutory permissions from various authorities including approvals from town planning or other authorities as per the Central / State Government norms;
- 6. All applicable rent, rates, duties, cess and taxes, if any;
- 7. All applicable statutory laws and provisions; and

Any requirements of the Project, which may be deemed to be necessary by the Bidder should be independently established and verified by the Bidder.

MMRC may in its absolute discretion, but without being under any obligation to do so, update, amend or supplement the information, assessment or assumptions contained in this RFP Document.

MMRC, its employees and advisors makes no representation or warranty and shall have no liability to any person, including any Applicant or Bidder under any law, statute, rules or regulations or principles of restitution or unjust enrichment or otherwise for any loss, damages, cost or expense which may arise from or be incurred or suffered on account of anything contained in this RFP Document or otherwise, including the accuracy, adequacy, correctness, completeness or reliability of the RFP Document and any assessment, assumption, statement or Information contained therein or deemed to form part of this RFP Document or arising in any way for participation in this Bid Stage.

MMRC also accepts no liability of any nature whether resulting from negligence or otherwise howsoever caused arising from reliance of any Bidder upon the statements contained in this RFP Document.

MMRC may in its absolute discretion, but without being under any obligation to do so, update, amend or supplement the information, assessment or assumptions contained in this RFP Document. MMRC reserves the right to accept or reject any or all Applications without giving any reasons thereof. MMRC will not entertain or be liable for any claim for costs and expenses in relation to the preparation of the documents to be submitted in terms of this RFP Document.

The Bidder shall bear all its costs associated with or relating to the preparation and submission of its Bid including but not limited to preparation, copying, postage, delivery fees, expenses associated with any demonstrations or presentations which may be required by MMRC or any other costs incurred in connection with or relating to its Bid. All such costs and expenses will remain with the Bidder and MMRC shall not be liable in any manner whatsoever for the same or for any other costs or other expenses incurred by a Bidder in preparation or submission of the Bid, regardless of the conduct or outcome of the Bidding Process. The word "Bid" and "Tender" is used interchangeably in the document.

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### **SECTION 1 : Letter of Invitation (LOI)**

MMRC/Planning/NFBR/Direct Access/30C/RFP01/2021

03.05.2021

#### **Invitation for Appointment of Consultant**

Dear Sir/Madam,

Sub: <u>Letter of Invitation (LOI) – for preparation of Detailed Project Report (DPR) for creating direct pedestrian subway connection between Metro Line-3 Stations and adjoining developments</u>

#### **Background**

Mumbai Metro Rail Corporation Ltd (MMRCL) a JV-SPV (50:50) of Government of India (GoI) and Government of Maharashtra (GoM) is implementing Mumbai Metro Line 3 which is a 33.5 km fully underground metro corridor with 26 underground stations and 1 at grade. The project is financed through Equity and Subordinate Debt contributions from GoI and GoM, financial contributions by MMRDA, MIAL as stakeholder and Japan International Cooperation Agency (JICA) loan assistance. As per the Union Cabinet approval granted for this project, Rs.1,000 cr is to be mobilised from value capture from property development initiatives by MMRCL for which GoM has granted certain lands to MMRCL.

Mumbai Metro Line 3 is a fully underground corridor connecting Mumbai's first business district at Nariman Point with newer business districts at Lower Parel, Bandra Kurla Complex and SEEPZ. The alignment also connects several major transport hubs including the CST, Churchgate and Mumbai Central stations as well as the Mumbai Airport.

MMRC has invited EOIs from developers along the Metro Line 3 alignment for developing direct access connections from their properties to the Metro Line 3 stations. Developers/owners of 9 properties have given their confirmation for preparation of DPR. These properties have been divided into 2 groups as below:

Table 1: List of Direct Access Connections

SN	<b>Metro Station</b>	Access code	Plot / Property
	Group I		
1	Science Museum	1A	Turf Estate
2	Science Museum	1B	Jijamata
3	Science Museum	1C	Four Seasons
4	Acharya Atrey	2A	Indiabulls Blu
5	Acharya Atrey	2B	Four Seasons
	Group II		
1	Worli	3A	Mixed Development
2	Worli	3B	Wondervalue
3	BKC	4A	Tata Colony
4	Marol Naka	5A	Waterstones Hotel



Figure 1: Direct Access Connection to Science Museum Metro Station

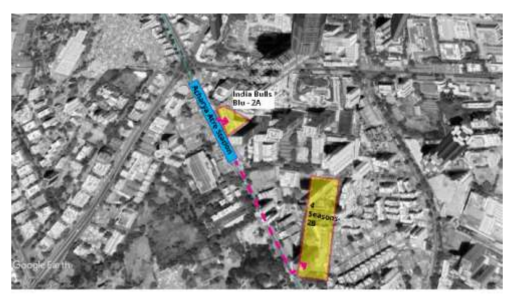


Figure 2: Direct Access Connection to Acharya Atre Metro Station



Figure 3: Direct Access Connection to Worli Metro Station



Figure 4: Direct Access Connection to BKC Metro Station



Figure 5: Direct Access Connection to Marol Naka Metro Station

MMRCL intends to create DPRs and tender documents for the development of direct access subway connections between the Metro Line 3 stations and the adjoining properties. 9 properties have been divided into two groups I & II as stated in Table 1 above. MMRC intends to hire two different consultants each for Group I & Group II. Consultants are free to tender for any or both Group I & Group II. However, at the time of contract award, no firm will be awarded more than 1 group based on the lowest responsive price-tender combination for both Group I & II.

#### **Objective**

Keeping pedestrian spaces in city centres of Mumbai integrated and continual is extremely important, but difficult to achieve particularly where road resources on the ground are crowded by vehicles for the efficiency. The underground pedestrian subways not only extend the realm of pedestrians, providing a safer and more convenient walking environment, but also save land resources for more compact and sustainable city construction. The basic requirement for this Subway design is the adequate space provision for efficient movement of defined users. The objective of this study is to finalize the subway alignment, developing detailed engineering drawings & BOQ, preparation of tender documents for appointment of contract and bid process management for contractor appointment.

Detailed scope of services is given in Section 3 of RFP document.

#### **Eligibility Criteria**

Eligibility Criteria for the assignment is given in the Instructions to Consultants (ITC) at Clause 6 of Section 2. JV/Consortium of maximum 2 firms is permitted.

#### **Duration of services**

Time duration for the consultancy service for each group will be 10 months, extendable to the period depending upon Authority's discretion and mutual consensus.

The RFP document shall be available for download at the specified tender portal by paying the prescribed Tender Document Fee. As per the prescribed schedule, issue of 'response to queries' and corrigendum, if required, will be issued leading to the submission of the bid documents.

For further details, if required, you may contact:

#### **Contact Details:**

Mr. Swetal Kanwalu, DGM (Town Planning), Planning Dept. 8<sup>th</sup> Floor, Hallmark Business Plaza Sant Dnyaneshwar Nagar, Bandra East, Mumbai, Maharashtra 400051 Contact No. 022-2638 4693, 022-2638 4692 E-mail id: swetal.kanwalu@mmrcl.com MMRC reserves the right to reject any/all of the proposals without assigning any reason thereof.

Yours faithfully,

Sd-

(R. Ramana)

Executive Director (Planning)

#### MUMBAI METRO RAIL CORPORATION (MMRC)

2<sup>nd</sup> Floor, Hallmark Business Plaza, Sant Dnyaneshwar Nagar, Bandra East, Mumbai, Maharashtra 400051

MMRC invites Bids(through e-tendering process) from eligible Bidder(s), who may be a sole proprietorship firm, a partnership firm or a company incorporated under Companies Act 1956/2013 and having registered office in India, or a combination of above in the form of Joint Venture (JV) or Consortium, for developing Detailed Project Report for creating direct pedestrian subway connection between Metro Line 3 Stations and adjoining developments

The RFP details are as follows:

Table 2:Details of RFP

Sr. No.	Parameter	Details		
1	Tender / Bid No.	MMRC/Planning/NFBR/Direct Access	3/30C/RFP01/2	2021
2	Division	Planning Division		
3	Name of Tender / Bid	Preparation of Detailed Project Report Connection Between Metro Line 3 Star Developments		_
4	Contact Details	Mr. Swetal Kanwalu, DGM (Town Pla Planning Dept. 8 <sup>th</sup> Floor, Hallmark Business Plaza Sant Dnyaneshwar Nagar, Bandra East 400051 Contact No. 022-2638 4693, 022-2638	, Mumbai, Ma	harashtra
5		Milestone Issue of Tender	From Date	<b>To Date</b> 5/2021
	Importation Dates	Last date of receipt of queries / clarifications	17/05/2021	20/05/2021
		Pre – bid meeting	On 24/	05/2021
		Last date of submission	14/06/2021	18/06/2021

The RFP document is available for download from website <a href="https://www.tenderwizard.com/MMRC">www.tenderwizard.com/MMRC</a> from the above mentioned date. The Tender Document fee of Rs. 10,000 /- (excluding 18% GST) (Non-refundable) shall be paid at the time of submission of the RFP.

Date: 03.05.2021 Place: Mumbai

Yours faithfully,

Sd-

(R. Ramana)

Executive Director (Planning)

### **Detailed Tender Notice and Guidelines for Submission of Tender**

Tenders are invited by, the name and designation of nodal officer, from agencies fulfilling conditions as under:

#### 1. Details of Tender

Table 3: Details of Tender

SN	Parameter	Description
1	Name of Work	Developing Detailed Project Report for creating direct pedestrian subway connection between Metro Line 3 Stations and adjoining developments
2	Cost of Tender Document	10,000 /- (INR Fifty Thousand only), excluding GST (Non-Refundable)
3	Tender Processing Fee / EMD	INR 25,000/- (INR Twenty Five only), excluding GST, Refundable
4	Completion period of Work	10 months
5	Point of Contact	Mr. Swetal Kanwalu, DGM (Town Planner)
		Hallmark Business Plaza, 8th Floor, Sant Dnyaneshwar Nagar, Bandra East, Mumbai, Maharashtra 400051
		Contact No. 022 26561355
		E-mail ID: <a href="mailto:swetal.kanwalu@mmrcl.com">swetal.kanwalu@mmrcl.com</a>

#### 2. Tender Schedule

The tenders will be received online on MMRCL E-Tendering portal (www.tenderwizard.com/MMRCL) and will be opened as per scheduled date and time given below:

Table 4: Tender Schedule

SN	Tender Schedule	Bidder Schedule	Start Date &Time	End Date & Time
1	Issue of Tender Document		03/05	/2021
2		Submission of queries/clarification	17/05/2021	20/05/2021
3	Pre-bid Meeting		On 24/	05/2021
4		Bid Submission	14/06/2021	18/06/2021 (18.00 Hours)

5	Opening of Technical Bid		21/06/2021
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Financial Bid opening date & time will be intimated in advance.

#### 3. Deemed Knowledge and Disclaimer

MMRC shall receive Bids pursuant to this RFP document, in accordance with the terms set forth herein as modified, altered, amended and clarified from time to time by MMRC. Bidders shall submit bids in accordance with such terms on or before the Proposal Due Date. The participating Bidders are expected to visit the Project site to examine its precincts and the surroundings at the Bidder's own expenses and ascertain on its own responsibility, information, technical data, traffic data, market study, etc. including actual condition of existing services.

The Bidder shall be deemed to have inspected the Project Site and be aware of the existing buildings, constructions, structures, installations etc. existing in the Project site and shall not claim for any change on the Project site after submitting its Bid. The Bidder hereby admits, agrees and acknowledges that MMRC has not made any representation to the Bidder or given any warranty of any nature whatsoever in respect of the Project Site including in respect of its usefulness, utility etc. or the fulfilment of criteria or conditions for obtaining Applicable Permits by the Bidder for implementing the Project.

The Bidder shall be fully and exclusively responsible for, and shall bear the financial, technical, commercial, legal and other risks in relation to the development of the assets regardless of whatever risks, contingencies, circumstances and/or hazards may be encountered (foreseen or unforeseen) including underground utilities and notwithstanding any change(s) in any of such risks, contingencies, circumstances and/or hazards on exceptional grounds or otherwise and whether foreseen or unforeseen and the Bidder shall not have any right whether express or implied to bring any claim against, or to recover any compensation or other amount from MMRC in respect of the Project other than for those matters in respect of which express provision is made in the License Agreement.

The competent authority reserves the right to reject any or all of the tender offers, without assigning any reason thereof. Validity period of the offer of the tender will be 180 days from the date of opening of the financial bid of the e-tender. Awarded tender shall have to submit signed copy of tender manually to the department. If there is any amendment in the tender the same shall be updated on the web portal.

#### 4. Guidelines for E-Tendering

All documents related to this bid document are available on the MMRC e-tendering portal www.tenderwizard.com/MMRC, without registration. All bidders must note that this being E-tender, bids received only through online on E-tendering portal www.tenderwizard.com/MMRC shall be considered as an offer. Any bid submitted in paper form will not be received and opened and shall be summarily rejected. To participate, applicant / bidders is/are required to register and bid using following steps.

#### **Step 1: Registration of Applicants/Bidders**

- Go to website: www.tenderwizard.com/MMRC.
- Click on "Register" button.
- Fill in the desired User ID, Company Details by your own.
- Vendor in possession of DSC Class III may insert Digital Signature Certificate token in computer's USB drive, and click on "Update Digital Signing Certificate Serial No. From USB token". A new PKI based "Signer Certificate" window will open. Browse your Signer Certificate, enter token password and click on Register.
- For those without DSC, it is mandatory to apply for the DSC.
- Do not enter special character(s) in any field except "Email Address", "Website (URL)" and "Alternative Email Address".
- Then click on "Create profile".
- You will be forwarded to "Document Upload" screen. Upload documents as specified in previous page. After uploading is completed, click on "Finish Upload".
- You will be forwarded to Payment screen. Make registration payment.
- The User ID and system generated password with payment confirmation will appear on the next screen which can be printed for future reference.
- For enabling the User ID, forward the registration acknowledgement to twhelpdesk358@gmail.com along with a Request Letter.
- Download the format for Request letter from Home page (available under Click to view Latest Circulars / Format). Letter should be duly signed with rubber stamp.

## Step 2: Apply digital signature (known as "digital signature certificate"): following registration a token (data card) will be issued to the registered company.

- Applying Class III Digital Signature Certificate: (token issued upon registration)
- The applicant/bidder is required to apply for a class III Digital Signature Certificate (DSC). Digital Signature Certificate which is obtainable from either the authorized agencies of CCA (Controller of Certifying Authorities in India www.cca.gov.in).

#### Procedure for submission of E-tender by bidder:

- Interested bidders who wish to participate should visit website http://www.tenderwizard.com/MMRC which is the ONLY website for bidding their offer. Further, the procedure is as follows:
- Register your company in website www.tenderwizard.com/MMRC for obtaining a Login ID and Password (after paying necessary registration charges). This is one time annual payment and applicable for bidding other tenders also.
- Using the login ID, password and digital signature, enter the tender portal to purchase the tender document.
- Pay processing fees/tender cost through e-payment gateway.
- With the payment of tender document cost, the bidder can download the 'Technical bid' [in prescribed/Microsoft Excel (.xls) format] and 'price bid' [in prescribed/Microsoft Excel (.xls) format] by clicking on the link "Show Form".
- Download the **Technical bid** and **Price bid** and save them without changing the file name. Fill up your quotations, save them. Then upload the Technical bid and Price bid in appropriate links.
- Attach supporting documents first in "Document Library". Then attach them by selecting in particular tender.
- On Submission of tender a system generated "Acknowledgement Copy" of tender submission will be received.
- Bidder can revise/change quoted rates any time before closing date & time.

- Bidder must submit the offer before the online closing date & time. The website will automatically stop accepting the offer after online closing date and time.
- Bidder manual & system requirement is available on website www.tenderwizard.com/MMRC for necessary help.
- All Bids must be uploaded on-line on E-Tendering portal. www.tenderwizard.com/MMRC before the time and date specified in the pre-qualification Data sheet / Bid Data sheet.
- Being e-tenders the bidders will not be able to upload bids after the designated time of bid submission.
- The Applicants/Bidders are advised to regularly visit the e-tendering portal www.tenderwizard.com/MMRC for updates.
- N.B: Bidders are requested to refer to the Vendor's manual by downloading the Vendor's Manual by visiting www.tenderwizard.com/MMRC and clicking on "Help Manuals".
- Bidder may contact ITI representative at (7666563870/080-49352000) <u>emailtwhelpdesk358@gmail.com</u> for any assistance. Contact Timings-India 09.00 Hrs. 20.00Hrs (GMT +5.30)

Bidder/ Agencies are advised to study this bid document carefully before submitting their proposals in response to the NIT. Submission of a proposal in response to this notice shall be deemed to have been done after careful study and examination of this document with full understanding of its terms, conditions and implications. Prospective bidders are advised to check the minimum qualification criteria before participating in the bidding process. This Bid Document is not transferable and the name of the bidder who purchases and submits the same bid shall be unchanged."

Sd-

(R. Ramana)

**Executive Director (Planning)** 

#### **Introduction to MML-3**

Mumbai Metro Rail Corporation Ltd (MMRCL), a JV-SPV (50:50) of Government of India (GoI) and Government of Maharashtra (GoM), is implementing Mumbai Metro Line 3 which is a 33.5 km fully underground metro corridor with 27 stations. The Metro Line 3 forms an integral part of the Mumbai Metro Master Plan as it provides unprecedented connectivity to Mumbai's business districts as well as major transport hubs in the city.

#### 1. Alignment and Connectivity

The southern end of the alignment is at Cuffe Parade, a short distance from the World Trade Centre and Back Bay Bus Depot. The metro follows a northwards trajectory with stations at Vidhan Bhavan and Churchgate which serve the Nariman Point Business District as well as the Mantralaya and other Government offices. From Churchgate the metro heads north-east with stations at DN Road and on Mahapalika Marg which serve the Fort district, Chhatrapati Shivaji Maharaja Terminus (CSMT), Sessions Courts and the MCGM Headquarters. The alignment follows JSS Road serving the Kalbadevi and Girgaon areas and continues northwards to Grant Road, Mumbai Central and Mahalaxmi. The alignment follows E'Moses Road with stations at Science Museum, Worli Naka and Worli which shall serve the rapidly developing Lower Parel and Worli districts. The alignment continues northwards through Dadar, Mahim prior to turning eastwards to Dharavi before reaching Bandra Kurla Complex (BKC). The BKC station is strategically located so as to serve the G and F Blocks of the business district. The alignment continues northwards along the Western Express Highway before entering the Airport area where three stations are being constructed that shall serve the airport terminals and other developments in the airport area. The alignment further moves along MIDC Central Road abutting the entry to SEEPZ before terminating at Aarey Depot.

Metro Line 3 provides connectivity to:

- ~ 30 employment clusters; government and private offices
- ~ 12+ education institutions schools, colleges & university
- ~ 11 major hospitals
- ~ 10 major transportation hubs
- ~ 25 religious & recreations areas
- ~ 3 million population in influence zone

#### 2. Salient Features

- Train capacity 3,000 passengers (8 cars @ 8 passengers per square metre), designed for peak hour peak direction traffic (PHPDT) of 72,000 passengers
- Fully air conditioned
- Platform screen doors for passenger safety and energy efficiency
- Communication Based Train Control (CBTC) signalling system leading to driverless train operations
- Two-level stations provided with escalators & lifts, designed as barrier free access for physically challenged

- Automatic Fare Collection (AFC) system that can lead to integrated ticketing
- Maximum train speed of 85 kmph; journey speed of ~35 kmph

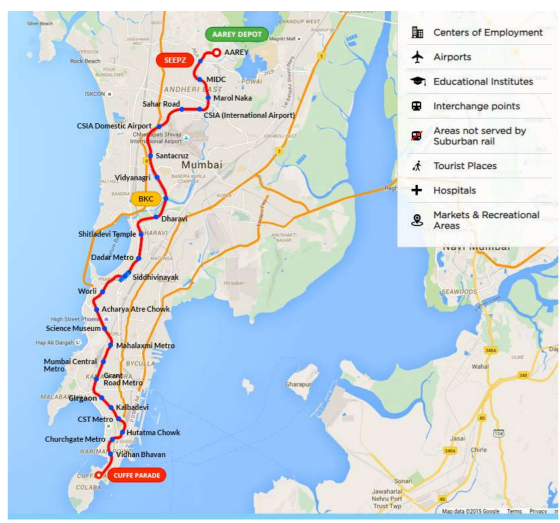


Figure 6: Metro Line-3 Alignment

#### 3. Interchanges

The Line 3 also provides rapid connectivity to major transport hubs and transport stations in the city including the CSMT, Churchgate, Mumbai Central (Suburban and Long Distance) trains stations. Interchanges with the Metro Line 1 at Marol Naka, Metro Line 2B at BKC, Metro Line

7 & 8 at Airport Terminal 2 and Monorail at Jacob Circle are planned. These interchanges will allow for unparalleled rapid access to all parts of the city.

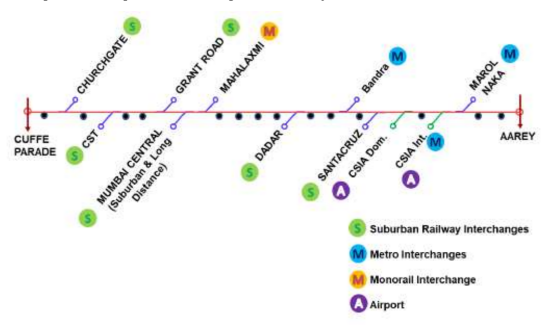


Figure 7: Metro Line-3 Interchanges

#### **SECTION 2: Instructions to Consultants and Data Sheet**

#### A. Instructions to Consultants (ITC)

#### 1. **Definitions**

- 1.1. "Affiliate(s)" means an individual or an entity that directly or indirectly controls, is controlled by, or is under common control with the Consultant.
- 1.2. "Applicable Law" means the laws and any other instruments having the force of law in the Client's country, or in such other country as may be specified in the Data Sheet, as they may be issued and in force from time to time.
- 1.3. "Client" means "MMRC" or "Authority" that signs the Contract for the Services with the selected Consultant.
- 1.4. "Consultant" means a legally-established professional consulting firm or an entity that may provide or provides the Services to the Client under the Contract.
- 1.5. "Contract" means a legally binding written agreement signed between the Client and the Consultant and includes all the attached documents listed in its Clause 1 (the General Conditions of Contract (GCC), the Special Conditions of Contract (SCC), and the Appendices).
- 1.6. "Data Sheet" means an integral part of the Instructions to Consultants (ITC) Section 2 that is used to reflect specific country and assignment conditions to supplement, but not to over-write, the provisions of the ITC.
- 1.7. "Day" means calendar day;
- 1.8. "Professionals" means, collectively, Key Professionals, Support Professionals, support staff, or any other personnel of the Consultant or Joint Venture member(s).
- 1.9. "Government" means the Government of Maharashtra/Government of India
- 1.10. "Joint Venture (JV)" means an association with or without a legal personality distinct from that of its members, of more than one Consultant where one member has the authority to conduct all business for and on behalf of any and all the members of the JV, and where the members of the JV are jointly and severally liable to the Client for the performance of the Contract.
- 1.11. "Key Professional(s)" means an individual professional whose skills, qualifications, knowledge and experience are critical to the performance of the Services under the Contract and whose CV is taken into account in the technical evaluation of the Consultant's proposal.
- 1.12. "Foreign Personnel" means such professionals and support staff who at the time of being so provided had their domicile outside the INDIA;

"Local Personnel" means such professionals and 1.13. support staff who at the time of being so provided had their domicile inside India; "ITC" (this Section 2 of the RFP) mean the 1.14. Instructions to Consultants that provides the Consultants with all information needed to prepare their Proposals. "LOI" (this Section 1 of the RFP) means the Letter 1.15. of Invitation being addressed by the Client to the Consultants. "Support Professional(s)" means an individual 1.16. professional provided by the Consultant and who is assigned to perform the Services or any part thereof under the Contract and whose CVs are not evaluated individually. "Proposal" means the Technical Proposal and the 1.17. Financial Proposal of the Consultant. "RFP" means the Request for Proposals to be 1.18. prepared by the Client for the selection of Consultants. "Services" means the work to be performed by the 1.19. Consultant pursuant to the Contract. "TORs" (this Section 5 of the RFP) means the Terms of Reference that explain the objectives, scope of work, activities, and tasks to be performed, respective responsibilities of the Client and the Consultant, and expected results and deliverables of the assignment. "Technical Advisory Committee or TAC" means a committee constituted by the Authority for the purpose of technical guidance to the Consultants and monitoring of the study; 1.22. "INR" means Indian Rupee (s). QCBS-Quality- and Cost-Based Selection (QCBS) 1.23. 2.1. MMRC will timely provide at no cost to the Consultants, 2. Introduction the inputs, relevant project data and reports required for the preparation of the consultants Proposal as specified in the Data Sheet. 2.2. The Consultant shall bear all costs associated with the preparation and submission of its Proposal, subsequent contract negotiations and the Client shall not be responsible or liable for those costs, regardless of the conduct or outcome of the selection process. The Client is not bound to accept any proposal, and reserves the right to annul the selection process at any time prior to Contract award, without thereby incurring any liability to the Consultant

#### 3. Conflict of Interest

### **Conflicting activities**

#### **Conflicting assignments**

## Conflicting relationships

- 3.1. The Consultant has an obligation to disclose to the Client any situation of actual or potential conflict that impacts its capacity to serve the best interest of its Client. Failure to disclose such situations may lead to the disqualification of the Consultant or the termination of its Contract.
- 3.2. Without limitation on the generality of the foregoing, and unless stated otherwise in the Data Sheet, the Consultant shall not be hired under the circumstances set forth below:
- 3.3. Conflict between consulting activities and procurement of goods, works or non-consulting services: A firm that has been engaged by MMRC to provide goods, works or services other than consulting services for a project, and any of its affiliates, shall be disqualified from providing consulting services related to those goods, works or services. Conversely, a firm hired to provide consulting services for the preparation or implementation of a project, and any of its affiliates, shall be disqualified from subsequently providing goods or works or services other than consulting services resulting from or directly related to the firm's consulting services for such preparation or implementation. For the purpose of this paragraph, services other than consulting services are defined as those leading to a measurable physical output, for example surveys, exploratory drilling, aerial photography, and satellite imagery.
- 3.4. Conflict among consulting assignments: A Consultant (including its Personnel) shall not be hired for any assignment that, by its nature, may be in conflict with another assignment of the Consultant to be executed for the same or for another Employer. For example, a Consultant hired to prepare engineering design for an infrastructure project shall not be engaged to prepare an independent environmental assessment for the same project, and a Consultant assisting an Employer in the privatization of public assets shall not purchase, nor advice purchasers of, such assets. Similarly, a Consultant hired to prepare Terms of Reference for an assignment should not be hired for the assignment in question. The hired consultant for the present assignment shall not work with any other firm or developer or agency on the same assignment nor would advise on such matters to any other firm except MMRC
- 3.5. Relationship with the client's staff: A Consultant (including its Professionals) that has a business or family relationship with a member of MMRC 's staff who is directly or indirectly involved in any part of (i) the preparation of the Terms of Reference of the assignment, (ii) the selection process for such assignment, may not be awarded a Contract, unless the conflict stemming from this relationship has been resolved in a manner acceptable to

	execution of the Contract.  3.6. No agency or current employees of MMRC shall work Consultants under their own departments. Recruiting former employees of MMRC and Government to work of their former ministries, departments or agencies acceptable provided no conflict of interest exists. When the Consultant nominates any government employee as professional in their technical proposal, such professions must have written certification from their government employer confirming that they are on leave without particularly from their official position and allowed to work full-time outside of their previous official position. Succertification shall be provided to MMRC by the Consultation as part of his technical proposal.

## 4. Unfair Competitive Advantage

4.1. If a Consultant could derive a competitive advantage from having provided consulting services related to the assignment in question, MMRC shall make available to all Consultants together with this RFP all information that would in that respect give such Consultant any competitive advantage over competing Consultants.

## 5. Corrupt and Fraudulent Practices

- 5.1. The consultants, personnel observe the highest standard of ethics during the selection and execution of such contracts and must not indulge in any corrupt /fraudulent practice defined here under:
- a) "corrupt practice" is the offering, giving, receiving or soliciting, directly or indirectly, of anything of value to influence improperly the actions of another party<sup>1</sup>
- b) "fraudulent practice" is any act or omission, including misrepresentation, that knowingly or recklessly misleads, or attempts to mislead, a party to obtain financial or other benefit or to avoid an obligation<sup>2</sup>;
- c) "collusive practices" is an arrangement between two or more parties designed to achieve an improper purpose, including to influence improperly the actions of another party<sup>3</sup>;
- d) "coercive practices" is impairing or harming, or threatening to impair or harm, directly or indirectly, any party or the property of the party to influence improperly the actions of a party<sup>4</sup>;
- <sup>1</sup> "Another party" refers to a public official acting in relation to the selection process or contract execution. In this context "public official" includes employees of other organisations taking or reviewing selection decisions.
- <sup>2</sup>A "party" refers to a public official; the terms "benefit" and "obligation" relate to the selection process or contract execution; and the "act or omission" is intended to influence the selection process or contract execution.
- <sup>3</sup>"Parties" refers to participants in the procurement or selection process (including public officials) attempting to establish contract prices at artificial, non-competitive levels.
- 4"Party" refers to a participant in the selection process or contract execution.
  - e) "obstructive practice" is; Deliberately destroying, falsifying, altering or concealing of evidence material to the investigation or making false statements to investigators in order to materially impede a MMRC investigation into allegations of a corrupt, fraudulent, coercive, or collusive practice; and/or threatening, harassing, or intimidating any party to prevent it from disclosing its knowledge of matters relevant to the investigation or from pursuing the investigation, or

	<ul> <li>5.2. MMRC will reject a proposal for award if it determines that the consultant recommended for award has, directly or through an agent, engaged in corrupt, fraudulent, collusive, coercive, or obstructive practices in competing for the contract in question;</li> <li>5.3. MMRC will sanction a firm or an individual at any time.</li> <li>5.4. Consultants, personnel shall not be under a declaration of ineligibility for aforesaid (Para 5.1) corrupt and fraudulent practices. Furthermore, the Consultants shall be aware of the provisions on fraud and corruption stated in the specific clauses in the General Conditions of Contract.</li> </ul>
6. Eligible Assignments	<ul> <li>6.1. The Consultant must fulfil project experience undertaken in each of the following categories <ol> <li>The consultant should have provided detailed design consultancy including preparation of good for tender drawings for pedestrian or road subways in urban areas covering a minimum length of 200m collectively in the last 5 years</li> <li>The consultant should have provided detailed design consultancy including preparation of good for tender drawings for subways in urban areas employing NATM or Push Box tunnelling technique</li> </ol> </li> <li>Note: <ol> <li>Any Consultant/JV claiming experiences of their parent/sister company shall have participation of at least 30% of key man- months inputs of the international firm whose experience is quoted in technical proposal. Otherwise, the experience of the international firm will not be considered in the evaluation.</li> <li>All assignments shall be supported by a valid client completion/ appreciation certificate as stated in Form TECH-2, stating the capital cost of the project. In the absence of such documentary proof, the assignment shall not be considered eligible for evaluation.</li> <li>The above information shall be submitted as part</li> </ol> </li> </ul>
7. Award of Package	of Technical Proposal (e-envelope B- Form Tech- 2) 7.1. Evaluation of Bids will be based on Quality-cum-Cost- Based Selection (QCBS)
_	7.2. Financial proposal shall be opened and combined technical and financial score shall be determined. Firm having the highest combined technical and financial score will be awarded the package after necessary negotiations.

#### 8. Only One Proposal

- 8.1. The Proposal shall comprise the documents and forms listed in the Data Sheet.
- 8.2. Consultants may submit only one proposal. If a Consultant submits or participates in more than one proposal, such proposals or consultants shall be disqualified. Consultants bidding for both the groups as mentioned in Table 1 should submit two separate financial bids each consisting 4 FIN forms.
- 8.3. In preparing the Proposal, the Consultant is expected to examine the RFP in detail. Material deficiencies in providing the information requested in the RFP may result in rejection of the Proposal.

#### 9. Proposal Submission

- 9.1. The intending bidders must be registered on e-tendering portal of MMRCL www.tenderwizard.com/MMRCL. Those who are not registered on the e-tendering portal shall be required to get registered beforehand. If needed they can be imparted training on 'online tendering process'. After registration, the bidder will get user id and password. On login, bidder can participate in tendering process and can witness various activities of the process.
- 9.2. Details of the e-tender process are described in this document section Error! Reference source not found.
- 9.3. Tender submissions will be made online after uploading the mandatory scanned documents. Bid shall be submitted online on the e-tendering portal in 'three electronic envelopes system' within prescribed schedule.
- a) e-Envelope 'A' (Cost of Tender Document and Tender Processing Fee): Consultant should generate and upload scanned copies of Receipt for Cost of Tender Document and Tender Processing Fee.
- b) e-Envelope 'B' (Technical bid): Consultant shall upload scanned copies of Technical Document as per the requirements of the Tender Documents.
- c) e-Envelope 'C' (Financial bid): Consultant shall quote his offer in the Financial Proposal at the prescribed space in e-Envelope "C".
- 9.4. Under "Price Bid- Covering Letter" Upload the digitally signed copy of the Quotation on Company's Letter head under the template "Price Bid- Covering Letter". Consultant shall upload signed and stamped scanned copy of Financial Proposal.
- 9.5. Payment Procedure for Cost of Tender Document
- 9.6. Tender document and supporting documents can be downloaded for reference purpose from the e-Tendering Portal of MMRCL during the period mentioned in the tender notice. Interested Consultants have to make online payment using online payment gateway during bid

	preparation i.e. Debit Card/Credit Card/Net-Banking. Fee receipt can be system generated during bid preparation by the Consultant.  9.7. Submission of Tenders shall be closed on e-tendering portal of MMRCL on the date & time of submission prescribed in Data Sheet after which no tender shall be accepted. It shall be the responsibility of the Consultant / bidder to ensure that his tender is submitted online on e-tendering portal of MMRCL before the deadline of submission. MMRCL will not be responsible for non-receipt of tender documents due to any delay and/or loss etc.
10. Proposal Validity	Proposals must remain valid after the submission date.  During this period of 6 months from the date of opening of the financial bid of the tender, Consultants shall maintain the availability of Professional staff nominated in the Proposal. MMRC will make its best effort to complete negotiations within this period.  10.2. The Data Sheet indicates the period during which the Consultant's Proposal must remain valid after the Proposal submission deadline.  10.3. During this period, the Consultant shall maintain its original Proposal without any change, including the availability of the Key Professionals, the proposed rates and the total price.  10.4. If it is established that any Key Professionals was included in the Proposal without his/her confirmation, such Proposal shall be disqualified and rejected for further evaluation with respect to Clause 5 of this ITC.
11. Extension of Validity Period	<ul> <li>11.1. The Client will make its best effort to complete the negotiations within the proposal's validity period. However, should the need arise, the Client may request, in writing, all Consultants who submitted Proposals prior to the submission deadline to extend the Proposals' validity.</li> <li>11.2. If the Consultant agrees to extend the validity of its Proposal, it shall be done without any change in the original Proposal and with the confirmation of the availability of the Key Professionals.</li> <li>11.3. The Consultant has the right to refuse to extend the validity of its Proposal in which case such Proposal will not be further evaluated.</li> </ul>
12. Sub-Contracting	12.1. The Consultant shall not subcontract any services other than topographic and geotechnical surveys
13. Clarification and Amendment of RFP Documents	13.1. The Consultant may request a clarification of any part of the RFP during the pre-bid meeting. Any request for clarification must be sent in writing, or by standard electronic means, to the Client's address indicated in the Data Sheet. The Client will respond in writing, or by

	standard electronic means to all Consultants. If the Client deem it necessary to amend the RFP as a result of a clarification, it shall do so following the procedure described below:  a) At any time before the proposal submission deadline, the Client may amend the RFP by issuing an amendment in writing or by standard electronic means. The amendment shall be sent to all Consultants and will be binding on them. The Consultants shall acknowledge receipt of all amendments in writing.  b) If the amendment is substantial, the Client may extend the proposal submission deadline to give the Consultants reasonable time to take an amendment into account in their Proposals.  13.2. The Consultant may submit a modified Proposal or a modification to any part of it at any time prior to the proposal submission deadline. No modifications to the Technical or Financial Proposal shall be accepted after the deadline.
14. Preparation of Proposals – Specific Considerations	<ul> <li>14.1. While preparing the Proposal, the Consultant must give particular attention to the following:</li> <li>a) The Client may indicate in the Data Sheet the estimated Key Professional' time input (expressed in person-month). This estimate is indicative and the Proposal shall be based on the Consultant's own estimates for the same.</li> <li>b) Proposed Professional staff must have at least the experience indicated in the Data Sheet, preferably under conditions similar to those prevailing in the country of the assignment.</li> <li>c) Consultant shall not propose alternative Key Professionals. Only one CV shall be submitted for each Key Professional position. Failure to comply with this requirement will make the Proposal non-responsive.</li> <li>d) It is desirable that the majority of the key professional staff proposed be the permanent employees of the firm or have an extended and stable working relation with it.</li> </ul>
15. Language	15.1. Documents to be issued by the Consultants as part of this assignment must be in the English language. It is desirable that the firm's personnel have a working knowledge of the Client's national/local language.
16. Bid Processing Fee	16.1. The Consultant shall furnish as part of its Proposal, a refundable Bid Processing Fee of INR 25,000/- (Indian Rupees Twenty Five Thousand Only]. Consultant has to make online Payment of Tender Processing fees using online Payment Gateway during bid preparation i.e. Debit Card/Credit card/ Net Banking. Tender Processing Fee receipt can be system generated during bid preparation by the Consultant. Any Proposal not accompanied by the Tender Processing Fee shall be rejected by the Authority as non-responsive.

## 17. Technical Proposal Format and Content

- 17.1. The Technical Proposal shall not include any financial information. A Technical Proposal containing material financial information shall be declared nonresponsive.
- 17.2. Consultants are required to submit a Full Technical Proposal (FTP). The Technical Proposal shall provide the information indicated in the following paras from (a) to (g) using the attached Standard Forms (Section 3).
- a) A brief description of the Consultants' organisation and an outline of recent experience on assignments of a similar are required in Form TECH-2. For each assignment, the outline should indicate the names of Professional Key staff participated, duration of the assignment, contract amount. and Consultant's involvement. Information should be provided only for those assignments for which the Consultant was legally contracted by the Employer as a corporation venture. Assignments completed by individual Professional staff working privately or through other consulting firms cannot be claimed as the experience of the Consultant, or that of the Consultant's associates, but can be claimed by the Professional staff themselves in their CVs. Consultants should be prepared to substantiate the claimed experience if so requested by MMRC.
- b) Comments and suggestions on the Terms of Reference including workable suggestions that could improve the quality/ effectiveness of the assignment; and on requirements facilities including: data to be provided by MMRC. (Form TECH-3 of Section 3).
- c) A description of the approach, methodology work plan and transfer of knowledge and training for performing the assignment covering the following subjects: technical approach and methodology, work plan, and organization and staffing schedule. Guidance on the content of this section of the Technical Proposals is provided under Form TECH-4 of Section 3. The work plan should be consistent with the Work Schedule (Form TECH-8 of Section 3) which will show in the form of a bar chart the timing proposed for each activity.
- d) The list of the proposed Professional staff team by area of expertise, the position that would be assigned to each staff team member, and their tasks (Form TECH-5)
- e) Estimates of the total staff input (staff-months of foreign and local professionals) needed to carry out the assignment (Form TECH-7 of Section 3) supported by bar chart diagrams showing the time proposed for each professional staff team member.
- In case of fulltime employee proposed as key professional, CV should be signed by authorized signatory of the firm and key professional. Scanned copies of CVs signed by the

	respective personnel will be accepted. In case of a person not an employee of the bidding firm, an undertaking from the person stating his/her acceptance to work on behalf of the bidding firm for this study should be submitted. Key information should include number of years working for the firm/entity, and degree of responsibility held in various assignments during the previous years as given in the Data sheet. CV's of Key professionals from associates will not be considered for evaluation.  Note: MMRC may verify experience of key personnel/expert with previous employer.  g) A detailed description of the proposed methodology and staffing
18. Financial Proposals	<ul> <li>18.1. The Financial proposal should be a Lump-sum proposal excluding GST and shall be prepared using the attached Forms specified in Section 4.</li> <li>18.2. The Financial proposal should be submitted clearly indicating the total cost of the Consultancy in both figures and words, in Indian Rupees, and signed by the Applicant's Authorised Representative. In the event of any difference between figures and words, the amount indicated in words shall prevail. In the event of a difference between the arithmetic total and the total shown in the Financial Proposal, the lower of the two shall prevail.</li> <li>18.3. The Financial Proposal shall take into account all expenses associated with the assignment. These shall normally cover remuneration for all the Key Professionals, Support Professionals, Support Staff, accommodation, air fare/ train fare, communication costs, local transportation costs, equipment, printing of documents, surveys/ investigations, etc. The total amount indicated in the Financial Proposal shall be without any condition attached or subject to any assumption and shall be final and binding. In case any assumption or condition is indicated in the Financial Proposal, it shall be considered non-responsive and liable to be rejected.</li> </ul>
19. Taxes, Currency of Proposal & Payment.	<ul> <li>19.1. The Financial Proposal shall take into account all the tax liabilities. Further, all payments shall be subject to deduction of taxes at source as per Applicable Laws.</li> <li>19.2. The Consultant shall express the price for its Services in the Indian Rupees (INR) only, No foreign currency fluctuation will be paid.</li> <li>19.3. Payment under the Contract shall be made in the INR only.</li> <li>19.4. The consultancy fee shall be contributed 50:50 by MMRC &amp; the developer of the development to which Direct Access connection is being made. However,</li> </ul>

	disbursement of payments to the consultant shall be made by MMRC only.
20. Submission, Sealing, and Marking of Proposals	<ul> <li>20.1. Tender submissions will be made online after uploading the mandatory scanned documents. Bid shall be submitted online on the e-tendering portal in 'three electronic envelopes system' within prescribed schedule.</li> <li>20.2. The bidder shall submit their tender on-line on e-tendering website www.tenderwizard.com/MMRCL. It shall be the responsibility of the Consultant / bidder to ensure that his tender is submitted on e-tendering website of MMRCL before the deadline of submission prescribed in Data Sheet.</li> <li>20.3. 'Tender Processing Fee' after due date and time shall not be accepted and online tenders of such bidders shall be rejected summarily.</li> <li>20.4. MMRCL will not be responsible for delay, loss or non-receipt of 'Tender Processing Fee'.</li> <li>20.5. MMRCL may, at their discretion, extend the</li> </ul>
	deadline for submission of tenders by issuing an amendment, in which case all rights and obligations of the Employer and the Bidder previously subject to the original deadline will thereafter be subject to the deadline as extended.
21. Confidentiality	21.1. From the time the Proposals are opened to the time the Contract is awarded, the Consultant should not contact the Client on any matter related to its Technical and/or Financial Proposal. Information relating to the evaluation of Proposals and award recommendations shall not be disclosed to the Consultants who submitted the Proposals or to any other party not officially concerned with the process, until the Contract award.
	21.2. Any attempt by Consultants or anyone on behalf of the Consultant to influence improperly the Client in the evaluation of the Proposals or Contract award decisions may result in the rejection of its Proposal.
	21.3. Notwithstanding the above provisions, from the time of the Proposals' opening to the time of Contract award, if a Consultant wishes to contact the Client on any matter related to the selection process, it should do so only in writing.
22. Opening of Technical Proposals	22.1. The Client's evaluation committee shall conduct the opening of the Technical Proposals in the presence of the Consultants' authorised representatives who choose to attend (in person through Microsoft teams). The opening date, time are stated in the Data Sheet. Bidders have to submit their interest to attend the Technical bid opening at least a day before date of opening of Technical Bid. The link shall be shared with the interested bidders. The envelopes with the Financial Proposal shall remain

	sealed and shall be securely stored until they are opened in accordance with Clause 21 of the ITC.
	22.2. At the opening of the Technical Proposals the following shall be read out: (i) the name and the country of the Consultant or, in case of a Joint Venture, the name of the Joint Venture, the name of the lead member and the names and the countries of all members; (ii) any other information deemed appropriate or as indicated in the Data Sheet.
23. Proposal Evaluation	<ol> <li>Subject to provision of Clause 14.1 of the ITC, the evaluators of the Technical Proposals shall have no access to the Financial Proposals until the technical evaluation is concluded.</li> </ol>
	23.2. The Consultant is not permitted to alter or modify its Proposal in any way after the proposal submission deadline except as permitted under Clause 9.7 of this ITC. While evaluating the Proposals, the Client will conduct the evaluation solely on the basis of the submitted Technical and Financial Proposals.
24. Evaluation of Technical Proposals	24.1. Prior to evaluation of Proposals MMRC's appointed authority/Evaluation Committee will determine whether each proposal is responsive to the requirements of the RFP. MMRC may, at its sole discretion, reject any proposal that is not responsive hereunder. A proposal shall be considered responsive only if;
	<ul> <li>a) The technical proposal is received in the form specified Section-3 of RFP.</li> </ul>
	<li>b) It is received by the proposed due date including any extension thereof pursuant to Clause 10.1 of ITC</li>
	c) It is signed, sealed and marked as stipulated in clause 16 of ITC.
	<ul> <li>d) It is accompanied by a valid Power of Attorney pursuant to Clause 16.3 of ITC.</li> </ul>
	<ul> <li>c) Providing Bid processing fee as given in Clause 13.</li> <li>f) It contains all the information (complete in all respect) as required in RFP.</li> </ul>
	g) It does not contain any condition. 24.2. The evaluation committee shall evaluate the Technical Proposals on the basis of their responsiveness to
	the Terms of Reference, applying the evaluation criteria, sub-criteria, and point system specified in the Data Sheet. Each responsive Proposal will be given a technical score (St). A Proposal shall be rejected at this stage if it does not
	respond to important aspects of the RFP, and particularly the Terms of Reference or if it fails to achieve the minimum technical score indicated in the Data Sheet.
	24.3. In course of evaluation of technical proposals, Consultant shall be called for Presentation on

- understanding of project in front of MMRCL Technical Evaluation Committee. The presentation should be attended by Firms authorised representative and at least one of the Proposed Key Professional. Date and time for Presentation will be informed separately.
- 24.4. MMRCL shall not be required to provide any explanation or justification in respect of technical evaluation of proposal. The decision of evaluation committee will be final and will be binding on all prospective Consultants.
- 25. Public Opening and Evaluation of Financial Proposals (For a. Quality- and Cost- Based Selection (QCBS)
- 25.1. After the technical evaluation is completed MMRC shall notify in writing to Consultants that have secured the minimum qualifying score, the date, time and link for Microsoft Teams for opening the Financial Proposals. Consultants' attendance at the opening of Financial Proposals is optional.
- 25.2. Those bidders who failed to qualify at the Technical Qualification stage, inform the Consultants who have submitted proposals the technical scores obtained by their Technical Proposals, and shall notify those Consultants whose Proposals did not meet the minimum qualifying score or were considered non responsive to the RFP and TOR, that their Financial Proposals will be returned unopened after completing the selection process.
- 25.3. Financial Proposals shall be opened publicly in the presence of the Consultants' representatives who choose to attend. The name of the Consultants and the technical scores of the Consultants shall be read aloud. The Financial Proposal of the Consultants who met the minimum qualifying score will then be inspected to confirm that they have remained sealed and unopened. These Financial Proposals shall be then opened, and the total prices read aloud and recorded.
- 25.4. In case of discrepancy between the words and figures, the former will prevail. In case of discrepancy between the Technical and Financial Proposals in indicating quantities of input, the Technical Proposal prevails.
- 25.5. In addition to the above, as indicated under para. 21.4, activities and items described in the Technical Proposal but not priced in the financial proposal, shall be assumed to be included in the prices of other activities.
- 25.6. In the case of QCBS, the total score is calculated by weighting the technical and financial scores and adding them as per the formula and instructions in the Data Sheet also as detailed under para 21.7.
- 25.7. The lowest evaluated Financial Proposal (Fm) will be given the maximum financial score (Sf) of 100 points. The financial scores (Sf) of the other Financial Proposals will be computed as indicated in the Data Sheet.

26. Negotiations & Award	Proposals will be ranked according to their combined technical (St) and financial (Sf) scores using the weights (T = the weight given to the Technical Proposal; P = the weight given to the Financial Proposal; T + P = 1) indicated in the Data Sheet: S = St x T + Sf x P. The firm achieving the highest combined technical and financial score will be invited for negotiations.  26.1. Negotiations will be held at the address indicated in the Data Sheet with regard to the weaknesses if any in the selected proposal. The invited Consultant will, as a pre-requisite for attendance at the negotiations, confirm availability of all Professional staff. Failure in satisfying such requirements may result in MMRC proceeding to negotiate with the next- ranked Consultant. Representatives conducting negotiations on behalf of the Consultant must have written authority to negotiate and conclude a Contract.
27. Technical negotiations	27.1. Negotiations will include a discussion of the Technical Proposal, the proposed technical approach and methodology, work plan, and organisation and staffing, & Knowledge transfer and training and any suggestions made by the Consultant to improve the Terms of Reference. MMRC and the Consultants will finalise the Terms of Reference, staffing schedule, work schedule, logistics, and reporting. These documents will then be incorporated in the Contract as "Description of Services". Special attention will be paid to clearly defining the inputs and facilities required from MMRC to ensure satisfactory implementation of the assignment. MMRC shall prepare minutes of negotiations which will be signed by MMRC and the Consultant.
28. Availability of Key Professional staff/experts	28.1. Having selected the Consultant on the basis of, among other things, an evaluation of proposed Professional staff, MMRC expects to negotiate a Contract on the basis of the Professional staff named in the Proposal. Before contract negotiations, MMRC will require assurances that the Professional staff will be actually available. MMRC will not consider substitutions during contract negotiations. If this is not the case and if it is established that Professional staff were offered in the proposal without confirming their availability, this result in the rejection of the Consultant's Proposal and the Client proceeding to negotiate the Contract with the next-ranked Consultant.
29. Financial negotiations	<ul> <li>29.1. The negotiations include the clarification of the Consultant's tax liability in the Client's country and how it should be reflected in the Contract.</li> <li>29.2. Staff month rate negotiations shall not take place, except when the offered Key Professionals and support professionals' remuneration rates are much higher than</li> </ul>

30. Conclusion of the negotiations	the typically charged rates by consultants in similar contracts. In such case, the Client may ask for clarifications and, if the fees are very high, ask to change the rates.  30.1. Negotiations will conclude with a review of the draft Contract. To complete negotiations MMRC and the Consultant will initial the agreed Contract. If negotiations fail, MMRC will invite the Consultant whose Proposal received the second highest score to negotiate a Contract.
31. Award of Contract	31.1. After completing negotiations, the MMRC shall award the Contract to the selected Consultant and promptly notify all Consultants who have submitted proposals.
	31.2. The Consultant is expected to commence the assignment on the date and at the location specified in the Data Sheet or such other date as may be mutually agreed.
	31.3. If the Consultant fails to either sign the Agreement as specified in Clause 27.1 or commence the assignment as specified in Clause 27.2, the Authority may invite the Consultant whose proposal received the second highest score to negotiate a Contract.

### **B. DATA SHEET**

Sr. No.	Particulars
1	Name of the Client: Mumbai Metro Rail Corporation (MMRC) Method of selection: Quality and Cost Based Selection (QCBS).
2	Financial Proposal to be submitted together with Technical Proposal: <i>Yes</i> Name of the assignment is: "Developing Detailed Project Report for creating direct pedestrian subway connection between Metro Line 3 Stations and adjoining developments"
3	A pre-bid meeting will be held: <i>Yes</i> Date: 24.05.2021 (Time of the pre-bid meeting would be communicated to all the bidders later on the portal. Microsoft teams link for attending pre-bid shall be uploaded on the portal)
4	MMRC will provide the following inputs and facilities:  Details of metro corridor alignment and station plans and tentative alignments for the subway alignment
5	The Proposal shall comprise the following:  e-Envelope 'A' (Tender Fee and Tender processing fee):  (1) Generate Receipt for Cost of Tender Document  (2) Upload Receipt of Tender Processing Fee  e-Envelope 'B' (Technical Proposal): Technical proposal shall be submitted in the form specified in Check List.  (1) TECH-1  (2) TECH-2  (3) TECH-3  (4) TECH-4  (5) TECH-5  (6) TECH-6  (7) TECH-7  (8) TECH-8

- a. Copy of Contract/work orders indicating the details of previous assignment, client etc. The Competent authority of the Consulting firm shall self-certify if the firm has done assignments on non-disclosure agreements.
- b. An undertaking stating that firm/organization is not blacklisted by Government or its agencies including Central/State Level Public Enterprises.
- c. A Certificate regarding non-disclosure/sharing of confidential information with third parties.
- d. Annual Turnover Certificates & audited balance sheet for last 3 financial years
- e. Certificate of incorporation, PAN Number & Goods & Service Tax Registration.
- f. An affidavit stating the firm is not indulged in any litigation or legal issues going on in any of the judiciary body in the country
- g. Copy of valid partnership deed, if any, should be attached along with the technical proposal.
- h. Authority letter clearly mentioning details of authorized representative of the Agency to execute the contract formalities should be attached along with technical proposal.

### e-Envelope 'C' (Financial Proposal):

- a. FIN-1
- b.FIN-2
- c. FIN-3
- d. FIN-4
- 6 Proposals must remain valid for **180 days** after the proposal submission date.
- 7 Clarifications may be requested no later than 20.05.2021

The contact information for requesting clarifications is:

Mr. Swetal Kanwalu, DGM (Town Planner), 8<sup>th</sup> Floor, Hallmark Plaza, Bandra East, Mumbai 400051

E-mail id: swetal.kanwalu@mmrcl.com

The estimated number of Key professional man-months for the assignment is: **28** *man-months for each group.* The Key professionals should be supported by adequate number of support professionals.

### **General Conditions to be fulfilled by Key Staff:**

- 1. Age of the key professionals should not be greater than 70 years.
- 2. 50% of the proposed key staff should be the employee of the lead company.
- 3. Team Leader should be from the Lead Member in case of JV.
- 4. Each CVs of key professional should be signed by authority signatory and key professional.

The details of qualifications, technical experience, and estimated number of man-months for each key professional are given below:

N o	Key Personnel	Educational Qualifications	Experience in Assignments
1	Team Leader	Post Graduate in Civil Engineering	<ul> <li>Minimum of 20 years of overall experience and</li> <li>Should have worked as team leader for at least 3 (three) projects design of road/pedestrian subways in urban areas</li> <li>Should have experience with working on tunnels using NATM construction technique</li> </ul>
2	Senior Structural Engineer	Post Graduate in Civil Engineering with specialisation in Structures or tunnelling	<ul> <li>Minimum of 10 years of overall experience and</li> <li>Should have worked as structural engineer for at least 2 (two) projects design of road/rail/ pedestrian tunnels in urban areas</li> </ul>
3	MEP Expert	Post Graduate in Electrical Engineering or Mechanical Engineering	<ul> <li>Minimum of 10 years of overall experience and</li> <li>Should have worked as MEP engineer for at least 1 (one) underground metro project</li> </ul>
4	Contract Expert	Graduate in Civil Engineering	<ul> <li>Minimum of 10 years of overall experience and</li> <li>Should have worked as contract expert for at least 2 projects in urban areas</li> </ul>
5	Architect	Bachelors in Architecture	<ul> <li>Minimum of 10 years of overall experience and</li> <li>Should have worked as         Architect for at least 3 hotel / mall / commercial building projects in urban areas     </li> </ul>

In addition to the above list of key professionals, the bidder is required to field 2 full time employees of at least 5 years' experience, having expertise of designing tunnels, namely:

- 1) Civil Engineer x3
- 2) Geotechnical Engineer x1
- 3) MEP Engineer x2
- 4) Electrical Engineer x2
- 5) HVAC Engineer x1
- 6) Surveyor as required
- 7) Geotechnical Surveyor as required

	The format of the Technical Proposal to be submitted is: <i>Full Technical Proposal</i> ( <i>FTP</i> )
9	This is lump sum contract hence reimbursable expenses will not be applicable. However, Information to be provided shall only be used to establish payments to the Consultant for possible additional services, if any, requested by MMRC and the Consultant need to provide the information as per Form F-3 of Section 4.
10	Consultants are free to tender for any or both Group I & Group II.  However, at the time of contract award, no firm will be awarded more than 1 group. The decision would be made on the basis of the lowest responsive price-tender combination for both Group I & II.
11	Amounts payable by MMRC to the Consultant under the contract will be subject to local taxation: <i>Yes</i> MMRC will Reimburse the Consultant 'GST' paid by the Consultant as per the applicable law. Consultant, Sub-Consultants, and their Personnel shall pay such taxes, duties, fees, and other impositions as may be levied under the Applicable law, the amount of which is deemed to have been included in the Contract Price.
12	Consultant to state local cost in the national currency: Yes  Consultant shall express the price for its Services in INR only  Payment under the Contract shall be made by the Client in the Indian Rupees  (INR) only
13	Proposals must be submitted via the MMRCL e-tendering portal not later than the following date and time: <b>18</b> <sup>th</sup> <b>day of June 2021</b> <i>till 18:00 hrs</i>

Criteria, sub-criteria, and point system for the evaluation of Full Technical Proposals are:

### i. Firms Experience

Provided that all eligible assignments claimed by the applicant have been substantiated by a completion certificate provided by the employer.

Criteria	Points
Assignments defined as per clause 6 (A) of ITC	30
Assignments defined as per clause 6 (B) of ITC	20
Maximum points for criterion (i)	50

Note: Evaluation under ITC Clause 06 would be done based on the number and quality of the assignments completed. Bidder may submit

10 assignments that best demonstrate firm's capability.

# ii. Adequacy of the proposed methodology and work plan in responding to the Terms of Reference:

- a) Understanding scope of services;
- b) Approach
- c) Methodology
- d) Work Plan/ Activity Schedule and Deliverable
- e) Organisation Staffing and Manning Schedule
- f) Presentation

**Total points for criterion (ii):** 

[10]

**Presentation** shall be regarding understanding of the project objectives, Approach and Methodology, Work Plan and Scheduling, Innovativeness proposed for carrying out the work and Road map for successful implementation of the projects. Refer Clause 22.3 of ITC.

(Soft copy of the presentation to be enclosed in e-envelope B and 02 Hard copies to be submitted at time of presentation. Firms may be called for presentation during the evaluation process)

# iii. Key professional staff qualifications and competence for the assignment:

a.	Team Leader	(14)
b.	Structural Engineer	(12)
c.	MEP Expert	(8)
d.	Contract Specialist	(6)
Total p	oints for criterion (iii):	[40]

Points to the key professionals will be allotted based on qualification and experience in relevant field.

Total points for the above criteria: 100 Points For qualifying score under technical proposal, a bidder has to score at least 70 % in each category and 70% in total. a) The Team Leader shall be available throughout the consultancy period. However, in absence of team leader, deputy team leader shall act as a Team Leader with prior intimation and approval of MMRC. b) The requirement of Key expertise given above is must. The consultant may include any expert and adjust the man months associated with the key personnel; however the overall man-months for the project shall not be changed while preparing their financial proposal. The proposed team should be available in Mumbai for the duration assigned to them. c) The support professionals/staff deployment will be as per Consultants discretions. Particulars should be indicated in the prescribed format.

13	The single currency for price conversions is: <i>Indian Rupees</i>
14	The lowest evaluated Financial Proposal (Fm) is given the maximum financial score (Sf) of 100. The formula for determining the financial scores is the following: $Sf = 100 \text{ x Fm / F}, \text{ in which Sf is the financial score, Fm is the lowest price and F the price of the proposal under consideration.}$ The weights given to the Technical and Financial Proposals are: $T = 0.8 \text{ and } F = 0.2$
15	Expected date and address for contract negotiations: Date of negotiation meeting will be intimated later. Address: MMRCL Office, Hallmark Business Plaza, 8th Floor, Sant Dnyaneshwar Nagar, Bandra East, Mumbai, Maharashtra 400051.
16	Expected date for commencement of consulting services Date: July 2021 At: Mumbai

### **SECTION 3: Terms of Reference (TOR)**

### **Objectives of Consultancy Services:**

- a. Conduct detailed topographic survey and finalise alignment for the direct access subway in coordination with the MMRCL and the interested stakeholder
- b. Develop detailed engineering drawings including structural, MEP and subway finishing for the development of the subway
- c. Prepare Good for Tender Drawings and BOQ for appointment of contractor
- d. Prepare tender documents for appointment of contractor

### **Scope of Services**

### 1. Survey and Alignment Finalisation

- i. Consultant shall carry out a thorough site visit of the station area and the developer's site with the objective of identifying potential alignments, location for proposed entry/exit structures and other engineering related requirements.
- ii. The consultant shall review the detailed station drawings available with MMRCL and following meetings with MMRCL team, identify suitable location within station box for the start of the subway.
- iii. Conduct joint meetings with the developer and MMRCL and identify indicative alignment of the subway.
- iv. Following the identification of a preferred alignment, the consultant shall Consultant with MMRC and other relevant agencies to get utility alignments and ascertain the location, depth and type of utilities present along the proposed alignment.
- v. Locations of underground and surface utilities shall be superimposed on the drawings.
- vi. Decision regarding Temporary diversion/permanent diversion/supporting in existing position should be made after consulting MMRC and respective operating authorities.
- vii. A detailed topographic survey shall be carried out which shall include all street and natural and built features.
- viii. Geotechnical investigation: As part of the Metro Line 3 construction, MMRC has bore logs for the immediate station area. The consultant shall review the same and carry out additional geotechnical investigations if required.
  - ix. Finalise alignment considering site topographic conditions, utilities, geo-technical investigation and site related constraints.
  - x. In coordination with MMRCL and the Developer finalise the key subway parameters including the width, type of finish, location of ventilation shafts (if required), electrical and MEP requirements.
  - xi. Considering the site conditions, cost and time taken for the development of the subway, identify the most appropriate tunnelling technique to be followed.

### 2. Detailed Design of the Subway

Based on the agreed upon subway cross sections, detailed design of the subway has to be developed.

- i. Based on the location within the developer's property that the subway is to end, developers design requirements, depth of concourse level of station, location of utilities and other site related constraints, plot the alignment of the subway on the topographic survey as well as fix the depth of the subway along its entire alignment.
- ii. In coordination with the developer and MMRCL, finalise the space requirements such as security requirements, advertisement and promotion space etc. Based on these requirements prepare detailed cross sections and plans for the subway.
- iii. Create a design brief and design basis report which details the standards and basis for which the detailed designs shall be prepared. This may also include provisions for travellators, electric carts etc. depending on the length of the subway.
- iv. The design of the Subway alignment and structure should consider following factors:
  - Operational requirements
  - Subway entrance location requirements
  - Utilities
  - Structural Requirements
  - Future connections/ expansion
  - Land availability
  - Security requirement
- v. Finalised construction methodology that is to be used for the construction of the tunnel and identify the detailed space requirements for the construction activities.
- vi. Preparing Detailed Design drawings for the subway Project team may provide inputs
- vii. Identify MEP requirements for the subway including lighting, ventilation, drainage and prepare detailed designs for the same Project team may provide inputs
- viii. Identify the at grade requirements such as ventilation shaft, sub station etc. that may be required—Project team may provide inputs
  - ix. Prepare detailed structural and MEP designs of the at-grade structure requirements— Project team may provide inputs

### 3. Preparation of BOQ and Tender Documents for Appointment of Contractor

- i. Based on the finalised drawings, prepare tender documents for the appointment of contractor.
- ii. Prepare a detailed item wise BOQ for the works & construction programme. This shall form a portion of the tender document.
- iii. Technical support till the appointment of contractor.

### **List of Deliverables**

The total duration of the present assignment shall be 3 months, extendable to a period depending upon Authority's discretion and mutual consensus. The Consultant shall deliver the following deliverables (the "**Deliverables**") during the course of this Consultancy. Time schedule for important Deliverables of the Consultancy and the payment schedule linked to the specified Deliverables is given below;

Sr. No.	Deliverable	Payment %
1	Detailed topographic survey and geotechnical investigation report & submission of Inception report	20%
2	Detailed drawings and design basis report	30%
3	Tender documents and BOQ	50%

Table 5: Payment Schedule

#### Note:

- 1. The cost of the consultancy is the one given in the summary in FIN-2 of Financial Proposal and payment is to be made as per payment schedule.
- 2. Payment for each milestone shall be calculated based on total cost of consultancy of Direct Connections for which DPRs have been prepared.
- 3. In case, after award of this consultancy services, developer shows his/her disagreement towards this work, 10% of consultancy fee against that particular Direct Access shall be paid to the consultant. Such payment is applicable only if developer's disagreement is shown after award of this consultancy work.
- 4. No such payment shall be made for the Direct Access connection dropped before award of this consultancy work. In this case, payment shall be done as per Note 2 above i.e. for Direct Access connections for which DPRs have been prepared.

### **SECTION 4: Bidding Forms**

### Form TECH 1: Technical Proposal Submission Form

Mr R. Ramana
Executive Director (Planning)
MMRCL NaMTTRI Building,
Bandra Kurla Complex,
Bandra (East)
Mumbai-400 051

Sub: RFP for Detailed Project Report for creating direct pedestrian subway connection between Metro Line 3 Stations and adjoining developments

Dear Sir:

We, the undersigned, offer to provide the consulting services towards preparing **Detailed Project Report for creating direct pedestrian subway connection between Metro Line 3 Stations and adjoining developments for following group(s)** in accordance with your Request for Proposals dated [Insert Date] and our Proposal.

### • **Group I**<sup>1</sup>: (Bidding for One/two<sup>2</sup> group(s))

Sr. No.	Metro Station	Access code	Plot / Property
1	Science Museum	1A	Turf Estate
2	Science Museum	1B	Jijamata
3	Science Museum	1C	Four Seasons
4	Acharya Atrey	2A	Indiabulls Blu
5	Acharya Atrey	2B	Four Seasons

### • **Group II<sup>1</sup>**: (Bidding for One/two<sup>2</sup> group(s))

Sr. No.	Metro Station	Access code	Plot / Property
1	Worli	3A	Mixed Development
2	Worli	3B	Wondervalue
3	BKC	4A	Tata Colony
4	Marol Naka	5A	Waterstones Hotel

{If the Consultant is a joint venture, insert the following: We are submitting our Proposal a joint venture with: {Insert a list with full name and the legal address of each member, and indicate the lead member}. We have attached a copy {insert: "of our letter of intent to form a joint venture" or, if a JV is already formed, "of the JV agreement"} signed by every participating member, which details the likely legal structure of and the confirmation of joint and severable liability of the members of the said joint venture.

### (Note)

We hereby declare that:

<sup>&</sup>lt;sup>1</sup> Delete if the applicant is not intending to apply for Group I/II.

<sup>&</sup>lt;sup>2</sup> It is to be indicated by the applicant as to whether his/her application is for one or two groups.

- (a) All the information and statements made in this Proposal are true and we accept that any misinterpretation or misrepresentation contained in this Proposal may lead to our disqualification by the Client.
- (b) Our Proposal shall be valid and remain binding upon us for the period of time specified in the Data Sheet,
- (c) We have no conflict of interest in accordance with ITC 3.
- We meet the eligibility requirements as stated in ITC 7, and we confirm our understanding of our obligation to abide in this regard to corrupt and fraudulent practices as per ITC 5.
- (d) Except as stated in the Data Sheet, Clause 9.1, we undertake to negotiate a Contract on the basis of the proposed Key Experts. We accept that the substitution of Key Experts shall not be proposed as stated in ITC Clause 9 and ITC Clause 24 may lead to the termination of Contract negotiations.
- (e) Our Proposal is binding upon us and subject to any modifications resulting from the Contract negotiations.

We undertake, if our Proposal is accepted and the Contract is signed, to initiate the Services related to the assignment no later than the date indicated in Clause 16 of the Data Sheet.

We understand that the Client is not bound to accept any Proposal that the Client receives.

We remain,

Yours sincerely,

Authorised Signature {In full and initials}:
Name and Title of Signatory:
Name of Consultant (company's name or JV's name):
In the capacity of:
Address:
Contact information (phone and e-mail):

{For a joint venture, either all members shall sign or only the lead member, in which case the power of attorney to sign on behalf of all members shall be attached}

### Form TECH 2: Consultant's Experience under Eligibility Criteria 6 (i) and 6 (ii)

[Using the format below, provide information on each assignment under eligibility criteria for which your firm was legally contracted, for carrying out consulting services requested under 6.1(A) of clause 6 in section 2 ITC]

Assignment name:	Approx. value of the contract (in current INR):
Country: Location within country:	Duration of assignment (months):
Name of Employer and Contact Details:	Total No of staff-months of the assignment:
Address:	Approx. value of the services provided by your firm under the contract (in current INR):
Start date (month/year): Completion date (month/year):	No of professional staff-months provided by associated Consultants:
Narrative description of Project:	
Description of actual services provided by y	our staff within the assignment:

### Firm's Name:

- **1.**Proof of Consultant's Experience in the form of Completion Certificate/work done certificate from client (issued by an officer not below the rank of Executive Engineer or equivalent of the client) or document establishing at least 90% of total payment done and certified by the auditor or any document that establishes that such assignment has been accepted by the employer.
- **2.** Copy of Contract/work orders indicating the details of completed assignments and previous clients etc.

# Form TECH 3: Comments and Suggestions on the Terms of Reference

### Form TECH-4: Description of Understanding of Scope of Services, Approach, Methodology and Work Plan/ Activity Schedule for performing the assignment

Technical approach, methodology, and work plan are key components of the technical proposal. You are suggested to present your Technical Proposal (05 pages, inclusive of chart and diagrams):

- a) Understanding of Scope of Services;
- b) Approach;
- c) Methodology;
- d) Work Plan/Activity Schedule; and deliverables
- e) Organisation & Staffing and Staffing Schedule
- a) <u>Understanding of Scope of Services</u>. In this chapter you should explain your understanding of the objectives of the assignment and scope of services.
- b) <u>Approach.</u> In this chapter you should explain your approach to the services for carrying out the activities and obtaining the expected output, and the degree of detail of such output. You should highlight the problems being addressed and their importance, and explain the technical approach you would adopt to address them.
- c) <u>Methodology.</u> In this chapter you should explain your Methodology for carrying out the activities and obtaining the expected output, and the degree of detail of such output. You should also explain the methodologies you propose to adopt and highlight the compatibility of those methodologies with the proposed approach.
- d) <u>Work Plan/Activity Schedule.</u> In this chapter you should propose the main activities of the assignment, their content and duration, phasing and interrelations, milestones (including interim approvals by the Employer), and delivery dates of the reports. The proposed work plan should be consistent with the technical approach and methodology, showing understanding of the TOR and ability to translate them into a feasible working plan. A list of the final documents, including reports, drawings, and tables to be delivered as final output, should be included here. The work plan/Activity Schedule should be consistent with the Work Schedule/Activity Schedule of Form TECH-8.
- e) <u>Organisation & Staffing and Staffing Schedule.</u> In this chapter you should propose the structure and composition of your team. You should list the main disciplines of the assignment, the key expert responsible, and proposed technical and support staff. Present the manning schedule for Key Personnel and Support Personnel as per the understanding on the scope of services, approach and methodology. The Staffing Schedule should be consistent with the Staffing Schedule of Form TECH-7.
- f) <u>A Power Point Presentation explaining above proposal.</u> Bidder may be called to present the Technical proposal to MMRC. Bidder to take a note that PPT presented to MMRC should be the same as submitted here. No change in PPT shall be allowed after bid submission while presenting to MMRC.

# Form TECH-5: Team Composition and Task Assignments

~	Proposed Key Professional Staff					
Sr No	Name of Staff	Firm	Area of Expertise	Position Assigned	Task Assigned	
1						
2						
N						
Sr No	Proposed Support Key Pr	ofession	al Staff			
1						
2						
n						
Sr No	Proposed Support Staff					
1						
2						
n						

# Form TECH-6: Curriculum Vitae (CV) for Proposed Professional Staff

1.	<b>Proposed Position</b> [only one candidate shall be nominated for each position]:
2.	Name of Firm [Insert name of firm proposing the staff]:
3.	Name of Staff [Insert full name]:
4.	Years with the Firm:
5.	Present Position in the Firm:
6.	Date of Birth:Nationality:
	<b>Education</b> [Indicate college/university and other specialised education of staff member, giving names of institutions, degrees obtained, and dates of obtainment]:
8.	Overall Experience (years and months):
	Relevant Experience as per employment record (years and months):  Membership in Professional Societies:
11.	Other Training [Indicate significant training since degrees under 7 - Education were obtained]:
12.	Countries of Work Experience: [List countries where staff has worked in the last ten years]:
	<b>Languages</b> [For each language indicate proficiency: good, fair, or poor in speaking, reading, and writing]:
hela	<b>Employment Record</b> [Starting with present position, list in reverse order every employment d by staff member since graduation, giving for each employment (see format here below): dates employment, name of employing organisation, positions held.]:
Fro	m [Year]: To [Year]: Employer: Positions held:

15. Detailed Tasks Assigned	16. Work Undertaken that Best Illustrates Capability to					
13. Detailed Tasks Assigned	Handle the Tasks Assigned (Key Qualifications)					
	Trainate the rusto rustigned (ney qualifications)					
[List all tasks to be performed under this assignment]	[Among the assignments in which the staff has been involved, indicate the following information for those assignments that best illustrate staff capability to handle the tasks listed under point 15.]  Name of assignment or project: Year: Location: Employer: Main project features:					
describes myself, my qualificatio	to the best of my knowledge and belief, this CV correctly ns, and my experience. I understand that any wilful misstatement lisqualification or dismissal, if engaged.					
Date:						
[Signature of staff member] Day/	Month/Year					
Full name of staff:						
Date: [Signature of authorised represent	tative of the firm] Day/Month/Year					
Full name of authorised representa	ative of the firm:					

Note: CV of each individual (clearly stating tenure of the key personnel working with the current firm) should be signed by the respective staff member along with the date and endorsed by the authorised representative of the firm.

# FormTECH-7: Staffing Schedule<sup>1</sup>

	Name of		Staff input in month (in the form of a bar chart) <sup>2</sup>					Total						
	Staff& Position	1	2	3	4	5	6	7	8	9	10	11		staff - month input
V D	<u> </u>										Sul	otota	ıl	
Key Pro	ofessionals										1			1
1														
2														
3														
N														
											Sul	otota	ıl	
Suppor Profess	t Key ionals													
1														
2														
n														
		<u> </u>	1 1		1	1	1	<u> </u>	1	I	Sul	)-tot	al	
Suppor	t Staff													
1														
2														
n														
											_	o-tot	al	
											Tot	al		

- 1 For Key Professional Staff (local & foreign) and Support Professional staff, the input should be indicated individually; for Support Staff it should be indicated by category (e.g.: draftsmen, clerical staff, etc.).
- 2 Months are counted from the start of the assignment.

Full time
input Part
time input

### Form TECH-8 Work Schedule/ Activity Schedule

4. A. Activity Schedule

	, selicular					N	Ionth	s <sup>2</sup>				
No	Activity <sup>1</sup>	1	2	3	4	5	6	7	8	9	10	11
1												
2												
3												
4												
5												
n												

- 1 Indicate all main activities of the assignment, including delivery of reports (e.g.: inception, interim, and final reports), and other benchmarks such as Employer approvals. For phased assignments indicate activities, delivery of reports, and benchmarks separately for each phase.
- 2 Duration of activities shall be indicated in the form of a bar chart.

B. Completion and Submission of Reports/ Deliverables (as per ToR)

D.	. Completion and Submission of Reports/ Denve		
		Months	No of Hard
Report		from	& Soft
No.	Description of the Deliverable	effective	Copies
		date of the	
		study	
1-1			
1-1			
1-2			
1-3			
1-4			
1-5			
1-6			
1-0			
1-7			
-			
-			
-			
-			

### Form FIN-1: Financial Proposal Submission Form

[Submission of Financial proposal should be done only in excel formats available on the portal. Consultants bidding for both groups should fill both the sheets named Group I & II for all Financial Proposals forms referred as FIN forms. The information in brackets [] should not appear in the Financial Proposals to be submitted. Financial Proposal Standard Forms in excel format shall be used for the preparation of the Financial Proposal according to the instructions provided under Section 2.]

[Location, Date]	

Dear Sirs:

To:

We, the undersigned, offer to provide the consulting services for [Insert title of assignment] in accordance with your Request for Proposal dated [Insert Date] and our Technical Proposal. Our attached Financial Proposal for [Insert Group I/II/both] for Direct Connection to MML-3 Station is [Insert amount(s) in words and figures<sup>1</sup>]. This amount is inclusive of all the local taxes & duties, except applicable Service Tax/GST which would be reimbursed by MMRC. {Please note that all amounts shall be the same as in Form FIN-2}.

Our Financial Proposal shall be binding upon us subject to the modifications resulting from Contract negotiations, up to expiration of the validity period of the Proposal, i.e. before the date indicated in Paragraph 6 of the Data Sheet.

We are bidding for both Group I & Group II. We are aware that, MMRC shall select only one out of the two financial bids which optimizes cost to MMRC. {Consultants bidding for only one group can remove this para}.

Yours sincerely,

Authorised Signature [In full and initials]:	
Name and Title of Signatory:	
Name of Firm:	
Address:	

{For a joint venture, either all members shall sign or only the lead member/consultant, in which case the power of attorney to sign on behalf of all members shall be attached}

1 Amounts must coincide with the ones indicated under Total Cost of Financial proposal in Form FIN-2.

### Form FIN-2: Summary of Costs

[Submission of Financial proposal should be done only in excel formats available on the portal. Consultants bidding for both groups should fill both the sheets named Group I & II in all Financial Proposal forms referred as FIN forms. The information in brackets [] should not appear in the Financial Proposals to be submitted. Financial Proposal Standard Forms in excel format shall be used for the preparation of the Financial Proposal according to the instructions provided under Section 2.]

### SUMMARY OF COSTS

*{Please note that below summary shall be the same as in Form FIN-1}.* 

Sl. No.	Name of Activity	Amounts (INR	)
	[Please refer Table 1 for details of the Access Codes]	In Figures	In Words
	Group I		
1.	Access 1A		
2	Access 1B		
3	Access 1C		
4	Access 2A		
5	Access 2B		
	TOTAL		
	Group II		
1	Access 3A		
2	Access 3B		
3	Access 4A		
4	Access 5A		
	TOTAL		

### Note:

- 1. The cost of the consultancy is the one given in the summary as above and payment is to be made as per payment schedule.
- 2. Cost against all Direct Access in at least one group should be filled. Blank cell/cells against any Direct Access in a Group for which Financial Bid is submitted shall be considered as non-eligible bid.
- 3. Payment for each milestone shall be calculated based on total cost of consultancy of Direct Connections for which DPRs have been prepared.

- 4. In case, after award of this consultancy services, developer shows his/her disagreement towards this work, 10% of consultancy fee against that particular Direct Access shall be paid to the consultant. Such payment is applicable only if developer's disagreement is shown after award of this consultancy work.
- 5. No such payment shall be made for the Direct Access connection dropped before award of this consultancy work. In this case, payment shall be done as per Note 3 above i.e. for Direct Access connections for which DPRs have been prepared.

## Form FIN-3: Breakdown of Staff-Month Cost (All inclusive) <sup>1</sup>

[Submission of Financial proposal should be done only in excel formats available on the portal. Consultants bidding for both groups should fill both the sheets named Group I & II for all Financial Proposals forms referred FIN forms. The information in brackets [] should not appear in the Financial Proposals to be submitted. Financial Proposal Standard Forms in excel format shall be used for the preparation of the Financial Proposal according to the instructions provided under Section 2.]

Sl. No.	Name	Position	Man- moth Rate	Total Person Month	Total Amount (Rs.)
Key Profe	essional				
1					
2					
3					
	Sub-Total				
Support 1	professionals staff				
1					
2					
Support s	etaff				
1					
2					
3					
	Sub-Total				
	TOTAL				

- 1 Form FIN-3 shall be filled in for the same Professional (Key Professionals and Support Professionals) and Support Staff listed in Form TECH-7.
- 2 Key Professional Staff (Foreign & Local) and Support Professionals should be indicated individually; Support Staff should be indicated per category (e.g.: draftsmen, clerical staff).
- Positions of the Key Professional (Foreign, Local) & Support Professional Staff shall coincide with the ones indicated in Form TECH-5.

### Form FIN-4: Reimbursable

[Submission of Financial proposal should be done only in excel formats available on the portal. Consultants bidding for both groups should fill both the sheets named Group I & II for all Financial Proposals forms referred FIN forms. The information in brackets [] should not appear in the Financial Proposals to be submitted. Financial Proposal Standard Forms in excel format shall be used for the preparation of the Financial Proposal according to the instructions provided under Section 2.]

Sl. No.	Item	Unit	Quantity	Rat e (INR )	Amou nt (INR
1	Cost of Report printing over and above 5 copies	Lump sum			

**Section 5. Form of Contract (Draft)** 

# Consultants' Services

Lump-Sum

### **Draft** CONTRACT FOR CONSULTANTS' SERVICES

# Lump-Sum

between	
[name of the Employer]	
and	
[name of the Consultant]	
Dotado	
Dated:	

### Form of Contract

### **LUMP-SUM**

# Name of work: Non-Fare Box Revenue Maximizing Study for Mumbai Metro Line 3

### Agreement

This Agreement is made on the \_\_\_\_ day of the month of \_\_\_\_\_ between, on the one hand, Mumbai Metro Rail Corporation Ltd.(MMRC) (herein after called the "Client/Employer") and, on the other hand ...... (Hereinafter called "Agency/Consultant") for the work of "Non-Fare Box Revenue Maximizing Study for Mumbai Metro Line 3".

### **WHEREAS**

- a. The Client has requested the Agency to provide certain services as defined in the General Conditions and elsewhere of Contract attached to this Contract (herein called the "Services")
- b. The Agency, having selected by the Client based on the tenders invited and they have required professional skills, and personnel and technical resources, have agreed to provide the Services on the terms and conditions set forth in this Contract.

### NOW THEREFORE the parties hereto hereby agree as follows:

- 1. The following documents attached hereto shall be deemed to form an integral part of this Contract:
  - 1. The General conditions of contract (herein after called GC)
  - ii. The Special conditions of contract (herein after called SC)
  - iii. The following Appendices

Appendix A: Scope of Work

Appendix B: Work Plan and Methodology

Appendix C: Key Personnel

Appendix D: Description of Services

Appendix E: Breakdown of Contract Price in INR

Appendix F: Payment Schedule

Appendix G: Minutes of Negotiations (if any)

Appendix H: Letter of Acceptance

Appendix I: Power of Attorney

2. The n	mutual rights and obligations of the Client and the Agency shall be as set forth	ı ın
the Co	Contract; in particular:	
a)	The Agency shall carry out the Services in accordance with the Provisions of Contract; and	the
b)	The client shall make payments to the Agency in accordance with the provisi of the Contract.	ons
IN WITNESS	S WHEREOF, the Parties hereto have caused this Contract to be signed in the	neir
respective nan	mes as of the day and year above written.	
For and on bel	chalf of Mumbai Metro Rail Corporation Ltd.	
R. Ramana		
Executive Dire	rector (Planning), MMRC	
Authorized Re	epresentative of the Client	
Witness	Witness	
For and on bel	ehalf of each of the members of the Agency	
M/s		
Authorized Re	epresentative of the Agency	
Witness	Witness	

### **General Conditions of Contract**

### 1. GENERAL PROVISIONS

### 1.1 **Definitions**

Unless the context otherwise requires, the following terms whenever used in this Contract have the following meanings:

- a. "Applicable Law" means the laws and any other instruments having the force of law in India.
- b. "Contract" means the Contract signed by the Parties, to which these General Conditions of Contract are attached, together with all the documents listed in agreement of such signed Contract:
- c. "Effective Date" means the date on which this Contract comes into force
- d. Employer / Client means MMRC represented by Managing Director/Executive Director (Planning)
- e. 'Engineer in charge' means any officer designated by the Employer for the project.
- f. "GC" means these General Conditions of Contract;
- g. "Government" means the Government of India / government of Maharashtra.
- h. "Local Currency" means the Currency of the Government of India.
- i. "Party" means the Client or the Agency, as the case may be, and Parties means both of them.
- j. "Personnel" means persons hired by the Agency as employees and assigned to the performance of the Services or any part thereof.
- k. "SC" means the special Conditions of Contract by which these General Conditions of Contract may be amended or supplemented.
- "Services" means the work to be performed by the Agency pursuant to this Contract may be amended or supplemented.
- m. "Third –Party" means any person or entity other than the Government, the Client the Agency.
- n. "In writing" means communicated in written form with proof of receipt.

### 1.2 Relation between the Parties

Nothing contained herein shall be construed as establishing a relation of Master and servant or of principal and agent as between the Client and the Agency. The Agency, subject to this Contract, have complete charge of Personnel, if any, performing the services and shall be fully responsible for the Services performed by them or on their behalf hereunder:

### 1.3 Law Governing contract

This Contract, its meaning and interpretation, and the relation between the Parties shall be governed by the Applicable Law.

### 1.4 Language

This Contract has been executed in the language specified in the SC, which shall be the binding and controlling language for all matters relating to the meaning or interpretation of this Contract.

### 1.5 Notices

A Party may change its address for notice hereunder by giving the other Party notice in writing of such change to the address specified in the SC.

### 1.6 Location

The services shall be performed at such locations as are specified in Appendix 'A' hereto, where the locations of a particular task is not so specified at such locations as the Client may approve.

### 1.7 Authorized Representative

Any action required or permitted to be taken, and any document required or permitted to be executed, under the contract by the Client or the Agency may be taken or executed by the officials specified in the SC.

### 1.8 Authority of Member in Charge

In case the Consultant consists of a joint venture/ consortium of more than one entity, the Members hereby authorize the entity specified in the SC to act on their behalf in exercising all the Consultant's rights and obligations towards the Employer under this Contract, including without limitation the receiving of instructions and payments from the Employer.

### 1.9 Taxes and Duties

Unless otherwise specified in the SC, the Agency and Personnel shall pay such taxes, duties, fees and other impositions as may be levied Under the Applicable Law.

### 1.10 Fraud and Corruption

- i. If the Employer determines that the Consultant and/or its Personnel, has engaged in corrupt, fraudulent, collusive, coercive, or obstructive practices, in competing for or in executing the Contract, then the Employer may, after giving 14 days notice to the Consultant, terminate the Consultant's employment under the Contract, and the provisions of Clause 2.10 shall apply as if such expulsion had been made under Clause 2.10(f).
- ii. Should any personnel of the Consultant be determined to have engaged in corrupt, fraudulent, collusive, coercive, or obstructive practice during the execution of the Contract, then that personnel shall be removed in accordance with Clause 4.3.

### 1.10.1 Definitions:

For the purposes of this Sub-Clause, the terms set-forth below are defined as follows:

- i. "corrupt practice" is the offering, giving, receiving or soliciting, directly or indirectly, of anything of value to influence improperly the actions of another party;
- ii. "fraudulent practice" is any act or omission, including a misrepresentation, that knowingly or recklessly misleads, or attempts to mislead, a party to obtain a financial or other benefit or to avoid an obligation;
- iii. "collusive practice" is an arrangement between two or more parties designed

to achieve an improper purpose, including to influence improperly the actions of another party;

- iv. "coercive practice" is impairing or harming, or threatening to impair or harm, directly or indirectly, any party or the property of the party to influence improperly the actions of a party;
- v. "obstructive practice" is
- vi. deliberately destroying, falsifying, altering or concealing of evidence material to the investigation or making false statements to investigators in order to materially impede an investigation into allegations of a corrupt, fraudulent, coercive or collusive practice; and/or threatening, harassing or intimidating any party to prevent it from disclosing its knowledge of matters relevant to the investigation or from pursuing the investigation.

# 2. COMMENCEMENT, COMPLETION, MODIFICATION AND TERMINATION OF CONTRACT

### 2.1 Effectiveness of Contract

This Contract shall come into force and effect on the date (the "Effective Date") of the Client's notice to the Agency instructing the Agency to begin carrying out the Services shall confirm that the effectiveness conditions, if any listed in the SC have been met.

### 2.2 Commencement of Services

The Consultant shall begin carrying out the Services at the end of such time period after the effective date as shall be specified in the SC.

### 2.3 Entire Agreement

This Contract contains all covenants, stipulations and provisions agreed by the Parties. No agent or representative of either Party has authority to make and the Parties shall not be bound by or be liable for, any statement, representation, promise or agreement not set forth herein.

### **2.4** Expiration of Contract

Unless terminated earlier pursuant to Clause GC 2.10 hereof, this Contract shall expire when services have been completed and all payments have been made at the end of such time period, after the effective date as shall be specified in the SC.

Modifications or Variations

Modification of the term and conditions of this Contract, including any modification of the scope of the Services, may only be made by written agreement between the Parties.

### 2.5 No Breach of Contract

The failure of a party to fulfill any of its obligations hereunder shall not be considered to be a breach of, or default under this Contract so far as such inability arises from an event of Force Majeure, provided that the Party affected by such an event has taken all reasonable precautions due care and reasonable alternative measures, all with the objective of carrying out terms and conditions of this Contract.

### 2.6 Measures to be taken

- a) A Party affected by an event of Force Majeure shall take all reasonable measures to remove such Party's inability to fulfill its obligations hereunder with a minimum of delay.
- b) A Party affected by an event of Force Majeure shall notify the other Party of such event as soon as possible and in any event not later than fourteen (14) days following the occurrence of such event providing evidence of the nature and causes of such event and shall similarly give notice of the restoration of normal conditions as soon as possible.
- c) The Parties shall take all reasonable measures to minimize the consequences of any event of Force Majeure

### 2.7 Extension of Time

Any period within which a Party shall, pursuant to this Contract, complete any action or task, shall be extended for a period equal to the time during which such Party was unable to perform such action as a result of Force Majeure.

### 2.8 Suspension

The Client may, by written notice of suspension to the Agency, suspend all payments to the Agency hereunder if the Agency fail to perform their obligations under this Contract, including the carrying out of the Services, provided that such notice of suspension

- i. Shall specify the nature of the failure and
- ii. Shall request the Agency to remedy such failure within a period not exceeding thirty (30) days after receipt by the Agency of such notice of suspension.

### 2.9 Termination

The Client may by not less than thirty (30) days shall give the written notice of termination to the Agency after the occurrence of any of the following events (except in the event listed in the paragraph (f) below, for which there shall be a written notice of not less than sixty days). Such notices to be given after the occurrences of any of the events specified in the paragraphs (a) through (g).

- a) If the Agency fail to remedy a failure in the performance of their obligations hereunder, as specified in a notice of suspension pursuant to clause GC 2.9 herein above, within thirty (30) days of receipt of such notice of suspension or within such further period as the Client may have subsequently approved in writing;
- b) If the Agency become (or, if the Agency consist of more than one entity, if any of their Members becomes) insolvent or bankrupt or enter into any agreements with their creditors for relief of debt or take advantage of any law for the benefit of debtors or go into liquidation or receivership whether compulsory or voluntary;
- c) If the Agency fails to comply with any final decision reached as a result of arbitration proceedings.
- d) If the Agency submit to the Client, a statement which has a material effect on the rights, obligations and interests of the Client and which the Agency know to be false.
- e) If, as a result of Force Majeure, the Agency are unable to perform a material portion of the Services for a period of not less than sixty (60) days;
- f) If the Agency, in the judgment of the Client has engaged in corrupt or fraudulent practices in competing for or in executing the Contract.
- g) If the Client in its sole discretion for any reason whatsoever, decides to terminate this contract.

### 2.10 Cessation of Rights and Obligations

Upon termination of this Contract pursuant to Clauses GC 2.10 hereof, or upon expiration of this contract, pursuant to Clause GC 2.5 all rights and obligations of the Parties hereunder shall cease, except:

- i) Such rights and obligations as may have accrued on the date of termination or expiration;
- ii) The obligation of confidentiality.

- iii) The Agency obligation to permit inspection copying and auditing of their accounts and records set forth.
- iv) Any right which a Party may have under the applicable law.

### **2.11 Disputes about Events of Termination**

- (a) Except where otherwise specified in the contract and subject to the powers delegated to him by MMRC then in force the decision of the Executive Director for the time being shall be final, conclusive and binding on all parties to the Contract upon all question relating to the meaning of the contract conditions or as to any other question, claim, right, matter or things, whatsoever if any way arising out of or relating to the contracts.
- (b) If the Agency is not satisfied with the order passed by the Executive Director as aforesaid, the Agency may within thirty days of receipt by him of any such order appeal against it to the Managing Director who, if convinced that prima facie the Agency claim rejected by ED is not frivolous and that there is some substance in the claim of the Agency as would merit a detailed examination through a suitable committee appointed for the purpose by the MD if necessary and in that case decision taken by the committee shall be finalized by the competent authority and same shall be binding to the Agency.

### 3. OBLIGATIONS OF THE CONSULTANT

### 3.1 General

### 3.1.1 Standard of Performance

The Agency shall perform the Services and carry out their obligations hereunder with all due diligence, efficiency and economy in accordance with Generally accepted professional techniques and practices and shall observe sound management practices, and employ appropriate advanced technology and safe and effective equipment, machinery, materials and methods. The Agency shall always act, in respect of any matter relating to this Contract or to the services, as faithful advisor to the Client, and shall at all times support and safeguard the Client's Legitimate interests in any dealings with Third Parties.

### 3.1.2 Law Governing Services

The Agency shall perform the services in accordance with the Applicable Law and shall take all practicable steps to ensure that Personnel of the Agency comply with the Applicable Law.

### 3.2 Conflict of Interests

The Consultant shall hold the Employer's interests paramount, without any consideration for future work, and strictly avoid conflict with other assignments or their own corporate interests.

### 3.2.1 Consultants not to Benefit from Commissions, Discounts, etc.

The remuneration of the Agency, shall constitute the Agency's sole remuneration in connection with this Contract or the Services and the Agency shall not accept for their own benefit any trade commission, discount or similar payment in connection with activities pursuant to this Contract or to the services or in the discharge of their obligations hereunder, and or to the Agency shall use their best efforts to ensure that any Personnel shall not receive any such additional remuneration.

### 3.2.2 Agency and Affiliates Not to engage in Certain Activities

The Agency agree that during the term of this Contract and after its termination, the Agency and any entity affiliated with the Agency shall be disqualified from providing goods, works or services (other than the Services any continuation thereof) for any project resulting from or closely related to the Services.

### 3.2.3 Prohibition of Conflicting Activities

The Agency shall not engage, and shall cause their Personnel not to engage, either directly or indirectly, in any of the following activities:

- (a) During the term of this Contract, any business or professional activities in the Government's country which would conflict with the activities assigned to them under this Contract; and
- (b) After the termination of this contract, such other activities as may be specified in the SC.

### 3.3 Confidentiality

The Agency and the Personnel of either of them shall not, either during the term or within two (2) years after the expiration of this Contract, disclose any proprietary or confidential information relating to the Project , the Services , this Contract or the Client's business or operations without the prior written consent of the Client.

### 3.4 Liability of the Agency

Subject to additional provisions, if any set forth in the SC, the Agency liability under this Contract shall be as provided by the Applicable Law.

### 3.5 Insurance to be Taken Out by the Consultant

- i. The agency shall take out and maintain at their own cost but on terms and conditions approved by the Client, insurance against the risks, and for the coverage, as shall be specified in the SC, and
- ii. at the Client's request, shall provide evidence to the Client showing that such insurance has been taken out and maintained and that the current premiums therefore have been paid.

### 3.6 Reporting Obligations

- (a) The Consultant shall submit to the Employer the reports and documents specified in Appendix D hereto, in the form, in the numbers and within the time periods set forth in the said Appendix.
- (b) Final reports shall be delivered in CD ROM in addition to the hard copies specified in said Appendix.

### 3.7 Documents Prepared by the Consultant to be the Property of the Employer

- (a) All plans, drawings, specifications, designs, reports, other documents and software submitted by the Consultant under this Contract shall become and remain the property of the Employer, and the Consultant shall, not later than upon termination or expiration of this Contract, deliver all such documents to the Employer, together with a detailed inventory thereof.
- (b) The Consultant may retain a copy of such documents and software. Restrictions about the future use of these documents, if any, shall be specified in the SC.

### 4. CONSULTANT'S PERSONNEL

### 4.1 **Description of Personnel**

- (a) The Consultant shall employ and provide such qualified and experienced Personnel are required to carry out the Services. The titles, agreed job descriptions, minimum qualifications, and estimated periods of engagement in the carrying out of the Services of the Consultant's Key Personnel are described in Appendix C.
- (b) If additional work is required beyond the scope of the Services specified, the estimated periods of engagement of Key Personnel may be increased by agreement in writing between the Client and the Agency, if any such increase shall not, except as otherwise agreed, cause payments under this Contract to exceed the ceilings.

### 4.2 **Approval of Personnel**

The Key Personnel listed by title as well as by name are required to be approved by the Client. In respect of other Key Personnel which the Agency propose to use in the carrying out of the Services, the Agency shall submit to the client for review and approval a copy of their biographical data.

### 4.3 Removal and/or Replacement of Personnel

- (a) Except as the Employer may otherwise agree, no changes shall be made in the Key Personnel. If, for any reason beyond the reasonable control of the Consultant, such as retirement, death, medical incapacity, among others, it becomes necessary to replace any of the Key Personnel, the Consultant shall provide as a replacement a person of equivalent or better qualifications.
- (b) If the Employer finds that any of the Personnel have (i) committed serious misconduct or have been charged with having committed a criminal action, or (ii) have reasonable cause to be dissatisfied with the performance of any of the Personnel, then the Consultant shall, at the Employer's written request specifying the grounds thereof, provide as a replacement a person with qualifications and experience acceptable to the Employer.
- (c) The Consultant shall have no claim for additional costs arising out of or incidental to any removal and/or replacement of Personnel.

### 5. PAYMENTS TO THE CONSULTANT

### 5.1 Lump-Sum Payment

The total payment due to the Consultant shall not exceed the Contract Price which is an all inclusive fixed lump-sum covering all costs required to carry out the Services described in Appendix A. The Contract Price may only be increased above the amounts stated in GC Clause 5.2 if the Parties have agreed to additional payments in accordance with GC Clause 2.5.

### **5.2** Contract Price

The price payable in local currency is set forth in the SC.

### **5.3** Payment for Additional Services

For the purpose of determining the remuneration due for additional services as may be agreed under Clause 2.5, a breakdown of the lump- sum price is provided in Appendices E and F.

### **5.4** Terms and Conditions of Payment

Payments will be made to the account of the Consultant and according to the payment schedule stated in the SC.

### 6. GOOD FAITH and FAIRNESS

### 6.1 Good Faith

The Parties undertake to act in good faith with respect to each other's rights under this Contract and to adopt all reasonable measures to ensure the realization of the objectives of this Contract.

### **6.2** Operation of the Contract

The Parties recognize that it is impractical in this Contract to provide for every contingency which may arise during the life of the Contract, and the Parties hereby agree that it is their intention that this Contract, shall operate fairly as between them , and without detriments to the interest of either of them , and that , if during the term of this Contract either Party believes that this Contract is operating unfairly , the Parties will use their best efforts to agree on such action as may be necessary to remove the cause or causes of such unfairness , but no failure to agree on any action pursuant to this Clause shall give rise to a dispute subject to arbitration.

### 7. SETTLEMENT OF DISPUTES

### 7.1 Amicable Settlement

The Parties agree that the avoidance or early resolution of disputes is crucial for a smooth execution of the Contract and the success of the assignment. The Parties shall use their best efforts to settle amicably all disputes arising out of or in connection with this Contract or its interpretation.

### **7.2** Dispute Resolution

Any dispute between the Parties as to matters arising pursuant to this Contract that cannot be settled amicably within thirty (30) days after receipt by one Party of the other Party's request for such amicable settlement may be submitted by either Party for settlement in accordance with the provisions specified in the SC.

# **Special Conditions of Contract**

(Clauses in brackets { } are optional; all notes should be deleted in final text)

Clause No.	Amendments of, and Supplements to, Clauses in the General Conditions of Contract
1	The language/s is ENGLISH
2	The addresses are:  Employer:  Mumbai Metro Rail Corporation Limited  Attention: R. Ramana, Executive Director (Planning)  E-mail:  Consultant: (Registered address of awardee tenderer)  Attention: Facsimile: E-mail:
	The authorized Representatives are:  For the Employer: R. Ramana, Executive Director (Planning)  For the Consultant: The Authorized Representative, mentioned in Authority letter.  Note: If the Consultant consists of a joint venture/ consortium/ association of more than one entity, the name of the entity whose address is specified in Clause GC 1.6 should be inserted here. If the Consultant consists only of one entity, this Clause GC 1.8 should be deleted from the GC.

3	The Employer warrants that the Consultant and the Personnel shall pay the taxes, duties, fees, levies and other impositions levied under the existing/amended or enacted laws during the life of this contract. The Employer shall perform such duties in regard to deduction taxes as may be lawfully imposed.
4	The Effective Date shall come into effect on the date Contract is signed by both parties.
5	The date for the commencement of Services is 15 days from the effective date
6	The time period shall be 10 months from the effective date of contract.
7	The risks and the coverage shall be as follows:
	(a) Third Party motor vehicle liability insurance required under Motor Vehicles Act, 1988 in respect of motor vehicles operated in India by the Consultant or their Personnel or any Associate(s) or their Personnel for the period of consultancy with a minimum coverage of Indian Rupees Ten lacs
	(b) Third Party liability insurance, with a minimum coverage of Indian Rupees Ten Lacs for the period of consultancy.
	(c) Professional liability insurance, with a minimum coverage equal to estimated remuneration and reimbursable as per Clause 3.4 of GC.
	(d) Employer's liability and workers' compensation insurance in respect of the Personnel of the Consultant and of any Associate(s), in accordance with the relevant provisions of the Applicable Law, as well as, with respect to such Personnel, any such life, health, accident, travel or other insurance as may be appropriate; and
	(e) Insurance against loss of or damage to (i) equipment purchased in whole or in part with funds provided under this Contract, (ii) the Consultant's property used in the performance of the Services, and (iii) any documents prepared by the Consultant in the performance of the Services.
8	The Consultant shall not use these documents for purposes unrelated to this Contract without prior written approval of the Employer.
9	The accounts are:  [insert account]  Payments shall be made according to the payment schedule presented in Appendix F.

### **Appendices**

**Appendix A** - Scope of work

Appendix B - Work Plan and Methodology

Appendix C - Key Personnel

*Note:* List under:

C-1 Titles [and names, if already available], detailed job descriptions and minimum qualifications of Key Foreign Personnel to be assigned to work and estimated staff- months for each.

C-2 Same information as C-1 for Key local Personnel.

### **Appendix D** – Description of Services

**Note:** Give detailed descriptions of the Services to be provided, dates for completion of various tasks, place of performance for different tasks, specific tasks to be approved by Employer, etc.

### **Appendix E** - Breakdown of Contract Price in Local Currency

**Note:** List here the elements of cost used to arrive at the breakdown of the lump-sum price - local currency portion:

1. Monthly rates for Personnel (Key Personnel and other Personnel).

2. Reimbursable expenditures.

This appendix will exclusively be used for determining remuneration for additional services.

RFP for Creating DPR for Direct Subway Connection Between XX and XX Metro Line 3 Station

Appendix F - Payment Schedule

Note: See Clause GC 5.4.

**Appendix G** - Minutes of Negotiations

**Appendix H** - Letter of Acceptance

**Appendix I** - Power of Attorney

## Power of Attorney for signing of Bid

(Refer Clause )	
Know all men by these presents, We,	(name of the firm
and address of the registered office) do hereby irrevocab	le constitute, nominate, appoint and
authorise Mr./Ms (Name), son/daughter/wife of	and presently
residing at, who is presently employed	with us/ the Lead Member of our
Consortium and holding the position of	, as our true and
lawful attorney (hereinafter referred to as the "Attorney	y") to do in our name and on our
behalf, all such acts, deeds things as are necessary	or required in connection with or
incidental to submission of our bid for the "Name of the	Assignment" the Project proposed
or being taken up by MMRC (the "Authority") including	ng but not limited to signing and
submission of all Bids, and other documents and write	itings, participate in bidders' and
other conference and providing information/ responses t	to the Authority, representing us in
all matters before the Authority, signing and executi	on of all contracts including the
Contract Agreement and undertakings consequent to ac	eceptance of our bid, and generally
dealing with the Authority in all matters in connection	with or relating to or arising out of
our bid for the said Project and / or upon award thereo	of to us and/ or till the signing the
Contract Agreement with the Authority.	
AND we hereby agree to ratify and confirm and do hereb	by ratify and confirm all acts, deeds
and things lawful done or caused to be done by our said A	Attorney pursuant to and in exercise
of the powers conferred by this Power of Attorney and	that all acts, deeds and things done
by our said Attorney in exercise of the powers hereby of	conferred shall and shall always be
deemed to have been done by us.	
IN WITNESS WHEREOF WE,	, THE ABOVE
NAMED PRINCIPAL HAVE EXECUTED THI	IS POWER OF ATTORNEY
ON THIS DAY OF	,2016.
For	(Name & Title)
(Si	ignature)
For	(Name & Title)

(Signature)	
For	
(Name & Title)	

Witness:(Name, Title and Address) 1.
2.
(Executants) Accepted [Notarised] (Signature)
(To be executed by all Members of the Consortium)

(Name, Title and Address of the Attorney)

### Notes:

- The mode of execution of the Power of Attorney should be in accordance with the procedure, if any, laid down by the applicable law and the charter documents of the execution(s) and when it is so required, the same should be under common seal affixed in accordance with the required procedure.
- Also, wherever required, the Bidder should submit for verification the extract of the charter documents and documents such as a resolution/power of attorney in favour of the person executing this Power of Attorney for the delegation of power hereunder on behalf of the Bidder.
- For a Power of Attorney executed and issued overseas, the documents will also have to be legalised by the Indian Embassy and notarised in the jurisdiction where the Power of

(Signature)