## REQUEST FOR PROPOSAL [RFP] FOR

# "SUPPLY AND MAINTENANCE OF UIDAI CERTIFIED BIOMETRIC AUTHENTICATION FINGERPRINT L1 REGISTERED DEVICE"

Issued by: Andhra Pragathi Grameena Bank,

**Department of Information Technology,** 

**Procurement Section,** 

2<sup>nd</sup> Floor, Beside Mariyapuram

Church,

Kadapa -516 003

Mobile: 7382132810

Additional terms and conditions for Supply and Maintenance of 600 No. of UIDAI Certified Biometric Authentication Fingerprint L1 Registered Devices under buyback in Andhra Pragathi Grameena Bank for 6 years (comprehensive onsite warranty of Three (3) years and Three (3) years AMC).

Ref: GeM Bid ref. no. GEM/2023/B/4195441 dated 09/11/2023

## 1. About Andhra Pragathi Grameena Bank

- 1.1. Andhra Pragathi Grameena Bank Bank is a Regional Rural Bank having 551 branches network in Anantapuramu, Annamaiah, Bapatla, YSR Kadapa, Kurnool, Nandyal, SPSR Nellore, Prakasam, Sri Satya Sai and Balaji districts of A.P. Andhra Pragathi Grameena Bank Head office is located at Door. No,27/2, P.B. No 65, Head Office, Andhra Pragathi Grameena Bank, Near Mariyapuram Church, Akkayapalli, Kadapa, Andhra Pradesh, 516003.
- **1.2.** The Bank is a forerunner in implementation of IT related products, services, and continuously making efforts to provide the state of art technological products to its customers.

#### 2. Definitions

- **2.1.** 'Bank' means unless excluded by and repugnant to the context or the meaning thereof, shall mean '**Andhra Pragathi Grameena Bank'**, described in more detail in paragraph 1 above and which has invited bids under this Request for Proposal in GeM portal and shall be deemed to include it successors and permitted assigns.
- 2.2. 'RFP' means Request for Proposal for "Supply and Maintenance of 600 No. of UIDAI Certified Biometric Authentication Fingerprint L1 Registered Devices under buyback in Andhra Pragathi Grameena Bank Branches located in 10 districts mentioned in 1.1"
- **2.3.** 'Bidder' means a vendor submitting the proposal in response to the RFP.
- **2.4.** 'Product' means "**Supply and Maintenance of 600 No. of** UIDAI Certified Biometric Authentication Fingerprint L1 Registered Devices in Andhra Pragathi Grameena Bank,"
- **2.5.** 'Contract' means the agreement signed by successful bidder and the Bank at the conclusion of bidding process, wherever required.
- **2.6.** 'Selected bidder' / Successful bidder' / 'L1 bidder' means the bidder who is found to be the lowest bidder after conclusion of the bidding process, subject to compliance to all the Terms and Conditions of this RFP.

## 3. About RFP

**3.1.** Bank intends to select vendor for **Supply and Maintenance of 600 No. of** UIDAI Certified Biometric Authentication Fingerprint L1 Registered Devices **under buyback** for its branches/offices located in 9 Regional offices and Head Office 10 districts of A.P for a period of 6 years (onsite warranty of Three (3) years and Three (3) years AMC) as per the

terms & conditions, technical requirements and scope of work described elsewhere in this document.

**3.2.** The bidder has to go through the following clauses and other terms & conditions described elsewhere in this document:

SI. No.	Description		
1	Scope of Work as per Annexure-1 for <b>Supply and Maintenance of 600 No. of</b> UIDAI Certified Biometric Authentication Fingerprint L1 Registered Devices in Andhra Pragathi Grameena Bank.		
2	Technical Requirements as per Annexure-2 for <b>Supply and Maintenance of 600 No. of</b> UIDAI Certified Biometric Authentication Fingerprint L1 Registered Devices in Andhra Pragathi Grameena Bank.		
3	Delivery timelines as per clause-10 of this RFP for <b>Supply and Maintenance of 600 No. of</b> UIDAI Certified Biometric Authentication Fingerprint L1 Registered Devices in Andhra Pragathi Grameena Bank.		
4	Payment terms as per clause-13 of this RFP for <b>Supply and Maintenance of 600 No. of</b> UIDAI Certified Biometric Authentication Fingerprint L1 Registered Devices in Andhra Pragathi Grameena Bank.		
5	Penalties as per clause-12 of this RFP for <b>Supply and Maintenance of 600 No. of</b> UIDAI Certified Biometric Authentication Fingerprint L1 Registered Devices in Andhra Pragathi Grameena Bank.		

**3.3.** This RFP should not be considered as a statement of intent for availing the services, unless a purchase order or notification of award is published by Andhra Pragathi Grameena Bank if any, as an end result of this GeM bid process.

## 4. Objective:

The objective of this RFP is to procure **600 No. of** UIDAI Certified Biometric Authentication Fingerprint L1 Registered Devices of Andhra Pragathi Grameena Bank for a period of 6 years with onsite warranty of Three (3) years and Three (3) years AMC **under buyback**.

#### **Requirement Details:**

4.1. Bank intends for the procurement of UIDAI Certified Biometric Authentication Fingerprint L1 Registered Devices under buyback for Branches/Offices of the Bank. In this connection, Bank invites proposal/offers in GeM portal from prospective bidders for the Supply and Maintenance of 600 No. of UIDAI Certified Biometric Authentication Fingerprint L1 Registered Devices in Andhra Pragathi Grameena Bank as per the terms & conditions, Technical Specifications and Scope of Work described elsewhere in this RFP. The brief description of e-KYC L1 devices is furnished in following table:

Item Details	Quantity	Location
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Supply and Maintenance of 600 No. of UIDAI Certified Biometric Authentication Fingerprint L1 Registered Devices in Andhra Pragathi Grameena Bank for 6 years with onsite warranty of Three (3) years and Three (3) years AMC as per Technical Specifications narrated in Annexure-2 under buyback.

600

Delivery will be in around locations districts of A.P)

- 4.2. It may be noted that the requirement given in this RFP is indicative only and may vary as per actual needs. Also note that there is no minimum purchase commitment by the Bank to the selected bidder.
- 4.3. Detailed technical specification for the above UIDAI Certified Biometric Authentication Fingerprint L1 Registered Devices is furnished in **Annexure-2**. All the Hardware / Software ordered for Supply and Maintenance of e-KYC devices should have comprehensive onsite warranty of Three (3) years & AMC of Three (3) Years (if contracted).
- Bank reserves the right to increase or decrease the quantum of purchase by 25% in respect 4.4. to the quantity specified in this tender at the same rate arrived at on the Terms and Conditions of this Tender.

## 5. Participation methodology

- In this RFP either the authorized bidder on behalf of the Principal/OEM/OSD or 5.1. Principal/OEM/OSD itself can bid but both cannot bid simultaneously for the same item/product. If participated, the bids of Principal/OEM/OSD and the authorized bidder/s are liable for rejection.
- 5.2. If a bidder bids on behalf of the Principal/OEM/OSD, the same bidder shall not submit a bid on behalf of another Principal/OEM/OSD in this RFP for the same item/product/service.
- 5.3. If any product of Principal/OEM/OSD is being quoted in this RFP, the Principal/OEM/OSD cannot bid for any other Principal's/OEM's/OSD's product. If participated, the bids of Principal/OEM/OSD and the authorized bidder/s are liable for rejection.
- 5.4. In the event of the bidder being not able to perform the obligations as per the provisions of the contract, the OEM/OSD/principal should assume complete responsibility on behalf of the bidder for providing e-KYC devices i.e., technology, personnel, financial and any other infrastructure that would be required to meet intent of this RFP at no additional cost to the bank. To this effect bidder should provide a dealer/distributor certificate as per Annexure-8.

#### 6. Pre-Qualification Criteria

6.1. Interested bidders, who are capable to Supply and Maintenance of 600 No. of e-KYC L1 devices under buyback in Andhra Pragathi Grameena Bank for 6 years (comprehensive

onsite warranty of Three (3) years and Three (3) years AMC) and meet the Pre-Qualification Criteria as per Annexure-5, may respond.

- **6.2.** Non-compliance to any of the Pre-Qualification criteria would result in outright rejection of the bidder's proposal. The bidder is expected to provide proof for each of the points for Pre-Qualification evaluation. The proof provided must be in line with the details mentioned in "Documents to be submitted for Compliance". Any credential detail mentioned in "Pre-Qualification Criteria Compliance" not accompanied by relevant proof documents will not be considered for evaluation.
- **6.3.** Andhra Pragathi Grameena Bank, reserves the right to verify/evaluate the claims made by the bidder independently and seek further documents without any limitation for evaluating the offer. Any deliberate misrepresentation will entail rejection of the offer.

## 7. **Bid Validity Period:**

The Offer submitted and the prices quoted therein shall be valid for 180 days from the date of opening Bid as per GeM. Bid valid for any shorter period shall be rejected by the Bank.

#### 8. Scope of Work

- **8.1.** vendor who can supply UIDAI Certified Biometric Authentication Fingerprint L1 Registered Devices and maintain them during comprehensive warranty period of three years and Annual Maintenance contract for three years. The vendor should support the equipment for at least 6 years from the date of procurement.
  - **8.2.** The broader Scope of work shall include but not be limited as mentioned in Annexure-1. The bidder has to confirm compliance to the Scope of Work as mentioned in Annexure-1. The bidders are required to go through the complete RFP document thoroughly. The obligation / responsibilities mentioned elsewhere in the document, if any, shall be the integral part of the scope.
  - **8.3.** For smooth completion of project, the selected bidder should identify two of its representatives as primary point of contact for the Bank.
  - **8.4.** Project implementation team should be conversant with local rules and conditions to resolve the issues, if any.
  - **8.5.** Bidder needs to coordinate with the application vendor(s) for integrating with the application.
  - **8.6.** The devices should meet STQC / UIDAI specifications of Registered Devices and there should be no storage or replay of biometrics.
  - **8.7.** All Hardware and software used in making the proposed device operational should be legally purchased and necessary documents / certificates should be supplied along with devices.
  - **8.8.** The Bidder shall confirm the integrity of the software supplied. i.e. the software is free from

bugs, malware, covert channels in code etc.

**8.9.** Bidder should be capable of providing the UIDAI Certified Biometric Authentication Fingerprint L1 Registered Devices along with accessories of hardware and software required.

## 9. Training:

No separate training is required. The selected vendor has to give demo and explain operational guidelines of the product at the site of the installation to Bank's Officials.

#### 10. Delivery and maintenance:

- **10.1.** Bank shall provide the address and contact details for delivery of 600 No. of UIDAI Certified Biometric Authentication Fingerprint L1 Registered Devices while placing the order.
- **10.2.** Delivery of all UIDAI Certified Biometric Authentication Fingerprint L1 Registered Devices along with required software and drivers should be within Four (4) weeks from the date of acceptance of the Purchase Order. Please note that no extra charges will be paid for those locations where road permit is required. The successful bidder has to arrange for road permit, E-Way bill at his own cost. It will be the sole responsibility of the successful bidder to submit any form required for release of shipment from the check post.
- **10.3.** The Bank will not arrange for any Road Permit / Sales Tax clearance for delivery of hardware to different locations and the successful bidder is required to make the arrangements for delivery of hardware to the locations as per the list of locations /items provided from time to time by the Bank. However, the Bank will provide letters / certificate / authority to the Bidder, if required.
- **10.4.** working of the hardware with the latest drivers supported to our Banks application will be deemed as complete only when the same is accepted by the Bank in accordance with the Terms & Conditions of this Bid.
- 10.5. Partial, incomplete, or damaged delivery of materials will not be considered as delivered of all the ordered materials. Date of delivery shall be treated as date of last material delivered to the ordered locations if materials are not damaged. In case materials are delivered with damage, Date of delivery shall be treated as date of replacement of damaged material with new one. Delivery payment shall be paid against completion of delivery of all the ordered materials without any damage and proof of delivery duly certified by Bank's Officials, along with delivery payment claim letter.

#### 11. Hardware Maintenance:

- **11.1.** The Bidder will assume total responsibility for the fault free operation of hardware and maintenance during the warranty for a total duration of six years. Supporting of the software, wherever is necessary is also responsibility of the Bidder.
- **11.2.** As far as possible, the equipment should be repaired at site and where the 'e-KYC device is taken for repairs outside the Bank, a substitute should be provided for the branch for smooth functioning of work.

- 11.3. Failure to repair/ replace as above will be a breach of warranty and a penalty of Rs.100/per day per item will be levied for number of days delayed, subject to a maximum of 10%
  of the contract value. The amount of penalty will be recovered from the bidder from
  payments due to them or by invoking Bank Guarantees provided for warranty. If the
  penalty amount reaches the maximum, Bank will be at liberty to cancel the contract and
  invoke any or all the Bank Guarantees provided by the Bidder.
- **11.4.** GST will be collected at applicable rates on Penalty Charges and the same will be deducted from the payments due to the Bidder. Bank will raise Invoice for the charges deducted.

#### 12. Penalties/Liquidated Damages:

- 12.1. Penalties/Liquidated damages for delay in Delivery and maintenance of e-KYC device in all locations would be as under:
  - **12.1.1.** Non-compliance of the delivery **clauses (10.2)** will result in the Bank imposing penalty 0.50% on delay in delivery per **e-KYC device**, per week or part thereof, on the value of **e-KYC device** (excluding Warranty and AMC), exclusive of tax. Maximum penalty shall be restricted to 10% of the value of **e-KYC device cost** (excluding Warranty and AMC), exclusive of tax

#### 12.2. Penalties/Liquidated damages for improper hardware maintenance:

- 12.3. On lodgment of complaint, service should be provided and rectification of reported problem within one business day. In case any part is found defective & needs to be taken to the Vendor's Premises/ lab for repairs, the Vendor should either ensure the required parts is replaced or a standby equipment is provided in place of defective equipment within 24 hours or next business day.
- **12.4.** The Bidder will assume total responsibility for the fault free operation of hardware and maintenance during the warranty for a total duration of six years. Supporting of the software, wherever is necessary is also responsibility of the Bidder.
- **12.5.** As far as possible, the equipment should be repaired at site and where the 'e-KYC device is taken for repairs outside the Bank, a substitute should be provided for the branch for smooth functioning of work.
- **12.6.** Failure to repair/ replace as above will be a breach of warranty and a penalty of Rs.100/per day per item will be levied for number of days delayed, subject to a maximum of 10%
  of the contract value. The amount of penalty will be recovered from the bidder from
  payments due to them or by invoking Bank Guarantees provided for warranty. If the
  penalty amount reaches the maximum, Bank will be at liberty to cancel the contract and
  invoke any or all the Bank Guarantees provided by the Bidder.

- **12.7. Penalties/Liquidated Damages for non-performance**: If the specifications of the RFP are not met by the bidder during various tests, the bidder shall rectify the same at bidders cost to comply with the specifications immediately to ensure the committed uptime, failing which the Bank reserves its right to invoke the Bank Guarantee.
- **12.8.** The selected bidder shall perform its obligations under the agreement entered into with the Bank, in a professional manner.
- **12.9.** If any act or failure by the bidder under the agreement results in failure or inoperability of systems and if the Bank has to take corrective actions, to ensure functionality of its property, the Bank reserves the right to impose penalty, which may be equal to the cost it incurs or the loss it suffers for such failures.
- **12.10.** If the Bidder fails to complete the due performance of the contract in accordance with the specification and conditions of the offer document, the Bank reserves the right either to cancel the order or to recover a suitable amount as deemed reasonable as Penalty / Liquidated Damage for non-performance.
- **12.11.** Any financial loss to the Bank on account of fraud taking place due to selected bidder, its employee or their services provider's negligence shall be recoverable from the Successful Bidder along with damages if any with regard to the Bank's reputation and goodwill.
- **12.12.** Bank may impose penalty to the extent of damage to its any equipment, if the damage was due to the actions directly attributable to the staff of the selected bidder.
- **12.13.** The liquidated damages shall be deducted / recovered by the Bank from any money due or becoming due to the selected bidder under this purchase contract or may be recovered by invoking of Bank Guarantees or otherwise from selected bidder or from any other amount payable to the bidder in respect of other Purchase Orders issued under this contract, levying liquidated damages without prejudice to the Bank's right to levy any other penalty where provided for under the contract.
- **12.14.** All the above LDs are independent of each other and are applicable separately and concurrently.
- 12.15. LD is not applicable for the reasons attributable to the Bank and Force Majeure.

#### 13. Payment Terms:

The following terms of payment shall be applicable to this contract and will be released after execution of Contract Agreement

**13.1.** Payment schedule will be as under:

SI. No.	Payment Stages	Percentage of Payment	Condition/Remarks
1.	Delivery of UIDAI Certified Biometric Authentication	1 100% of	On delivery of UIDAI Certified Biometric Authentication Fingerprint L1 Registered

	Fingerprint L1		Devices and on submission of relevant
	Registered Devices		documents.
			i. Originals of invoices (plus One Copy) reflecting Taxes & Duties
			ii. Proof of delivery duly signed by Bank
			officials of the respective Branch/office.
			iii. 10 % of the contract value in the form of
			Performance Bank Guarantee
			iv. Manufacturer's/Supplier's Warranty
			Certificate should be submitted while
			claiming payment in respect of orders
			placed.
			v.Suitable drivers/softwares for Fingerprint L1
			Registered Devices
			vi. STQC Issued Valid Public Device Certificate
			issued by UIDAI
2.	RD service Charges	Yearly in	Yearly in Advance upon submission of invoice
		Advance	

- 13.2. Bank will release the payment on completion of activity and on production of relevant documents/invoices. Please note that Originals of invoices (plus One Copy) reflecting GST, GSTIN, HSN Code, State Code, State Name, Taxes & Duties, Proof of delivery duly signed by Bank officials of the respective Branch/office and Manufacturer's/ Supplier's Warranty Certificate should be submitted while claiming payment in respect of orders placed.
- **13.3.** Bidder shall quote RD service charges year-wise for the contract period. However, RD service charges shall be paid yearly in advance upon submission of invoice. 1<sup>st</sup> year RD service charges shall be along with device cost.
- **13.4.** Bank will not pay any amount in advance.
- **13.5.** Payment shall be released within 30 days from the date of submission of relevant documents as per RFP terms and found in order by the respective branches/offices, who have placed order on the selected bidder.
- **13.6.** The bank shall finalize acceptance format mutually agreed by the selected bidder. The selected bidder shall strictly follow the mutually agreed format and submit the same for each location wise while claiming acceptance payment.
- **13.7.** The payments will be released through NEFT / RTGS after deducting the applicable LD/Penalty, TDS if any, by Head Office at Kadapa as decided by the Bank and the selected bidder has to provide necessary Beneficiary Bank details like Account No., Bank's Name with Branch, IFSC Code etc.

## 14. Security:

**14.1.** The Bank will not provide any remote session and direct internet connectivity to the equipment in terms of support which may leads to the vulnerability of the system.

- **14.2.** The selected bidder will ensure the software delivered is in conformity with security standards and is without any security vulnerability.
- **14.3.** The selected bidder has to do necessary changes in the configuration directed by security team of the bank after security audits like VAPT, Code Audit etc. without disturbing the production and existing backed up copies and with no additional cost to the Bank.
- **14.4.** Bidder should take adequate security measures to ensure confidentiality, integrity and availability of the information.
- **14.5.** Bidders are liable for not meeting the security standards or desired security aspects of all the ICT resources as per Bank's IT/Information Security / Cyber Security Policy.
- **14.6.** The selected bidder will have to establish all the necessary procedures/infrastructure/technology /personnel to ensure the Information System Security as per the guidelines prescribed by RBI and the policies of the Bank.

## 15. Acceptance:

- **15.1.** Bank will evaluate the offered Solution implemented by the bidder. If the Solution experiences no failures and functions according to the requirements of the RFP as determined by the Bank during the implementation period, then the solution will be accepted by the Bank and the project will be considered as deemed signed-off.
- **15.2.** After the Solution has been accepted by the Bank, the Vendor may submit an invoice for the Solution.
- **15.3.** The warranty will cover all supplied components includes Hardware, software and other items will start after project acceptance & Signoff.

## 16. Warranty:

- **16.1.** The entire equipments / hardware & software deployed for this project shall be under **Comprehensive Onsite Warranty** covering all parts, updates, minor update of software, maintenance or support for its proper operation, performance and output as specified in the tender technical specifications for a period of Three (3) years from the Date of commissioning.
- **16.2.** If the hardware /software do not perform in accordance with the Contract during the Warranty Period, then the selected bidder shall take such steps as necessary to repair or replace the Hardware/ Software. Such warranty service shall be provided at the Successful bidder's expense and shall include all media, parts, labor, freight and insurance to and from the Department's site.

- **16.3.** Warranty service may be provided by a third party, provided such third party is authorized to perform warranty service by the Bidder or, if the Bidder is not the Manufacturer, by the Manufacturer prior to the RFP closing date and time.
- **16.4.** If any defect in the Hardware/Software/Solution is not rectified by the selected bidder before the end of the Warranty Period, the Warranty Period shall be extended until in the opinion of the Bank: a) the defect has been corrected; and b) the hardware/ Software functions in accordance with the Contract for a reasonable period of time.
- **16.5.** The selected bidder shall provide, after the warranty commences for all Hardware/Software/Solution components, telephone support to the Bank during Business Days for assistance.
- **16.6.** The selected bidder shall be fully responsible for the manufacturer's warranty in respect of proper design, quality and workmanship. Selected bidder must warrant all components, accessories, spare parts etc. against any manufacturing defects during the warranty period.

#### 17. Annual Maintenance Contract (AMC) (if contracted):

- **17.1.** The Bank, at its discretion may enter into Annual Maintenance Contract (AMC) with the selected bidder after completion of respective warranty period.
- **17.2.** At the time of submission of bids, the Bidder has to quote AMC/ATS for Hardware, software, License Items for Three (3) years after completion of three (3) year warranty period, in the commercial Bid separately for comprehensive maintenance contract.
- **17.3.** Support for maintenance of **e-KYC device** (including software license and patches) supplied should be available for a minimum period of Three (3) years, covering all parts, maintenance and support, after expiry of warranty period. The successful bidder has to replace all the defective spares during Warranty and AMC Period. All parts should be covered except consumables.
- **17.4.** The offer for **e-KYC device** must include comprehensive onsite free warranty and AMC period for a total duration of Six (6) years from the date of acceptance of system by the bank.
- **17.5.** The Bank will pay AMC charges for Solution (including hardware, software and license) after the end of warranty period. Such payment shall be released quarterly in arrears after satisfactory completion of service during the period and submission of reports and invoices.
- **17.6.** During the Warranty and AMC/ATS (if contracted) period, the Bidder should extend On Site Service and Support whenever and wherever required. The scope of Warranty and AMC (if contracted) shall include:
  - **17.6.1.** Rectification of Bugs/defects if any.
  - **17.6.2.** Ensuring uptime of 99.90%.
  - **17.6.3.** Preventive Maintenance.

- **17.6.4.** Maintenance of **e-KYC device** including Software drivers.
- 17.7. It may be noted that the Bank reserves the right to demand additional performance Bank Guarantee to the tune of 10% of the value of the Purchase Order, if AMC charges quoted by the selected bidder are abnormally low (i.e., AMC Cost percentage per annum should not be less than 5% of the cost of Hardware and software). The Bank has discretion to consider such offer or for seeking clarification from the selected bidder to decide for consideration. This Bank Guarantee will be towards contractual/AMC obligations of the selected bidder. The selected bidder shall quote the charges of AMC as per the Bill of Material (Annexure-10). This Bank guarantee shall be submitted within 15 days from the date of acceptance of the order, which shall cover warranty and AMC period with a claim period of 3 months. The selected bidder has to submit this Bank guarantee in addition to the Security Deposit/Bank Guarantee as specified in the Payment terms. The selected bidder shall be responsible for extending the validity date and claim period of the Bank guarantees as and when it is due, on account of incompletion of the project and warranty period.
- **17.8.** The selected bidder should be capable of meeting the service & support standards as specified in this Bid.
- **17.9.** The selected bidder shall provide Warranty and AMC support [if contracted] during office Hours on all Bank Working days of the year for all the locations.

#### 18. Make and Models:

It is mandatory to provide Technology, make & model of all the items and their subcomponents as has been sought in the technical specification. The Offer may not be evaluated and / or will be liable for rejection in case of non-submission or partial submission of make, model of the items offered. Please note that substituting required information by just brand name is not enough. Bidders should not quote Technology, hardware which is already End of Sale. Bidders also should not quote hardware which are impending End of Sale. Further, bidder ensure that model of the e-KYC device should be certified by the UIDAI.

#### 19. Spare Parts:

- **19.1.** The selected bidder shall make available the spare parts, components etc. for the e-**KYC devices** for a period to be specified by the Bank, during contract period.
- **19.2.** If any of the peripherals / components is not available during the contract period, the substitution shall be carried out with peripherals/components of equivalent or higher capacity.

#### 20. <u>Software Version:</u>

The selected bidder should ensure usage of latest licensed software with proper update/patches and their subcomponents as has been sought in the technical/functional requirements. The Offer may not be evaluated and / or will be liable for rejection in case of non-submission or partial submission of Software Version of the items offered. Please note that substituting required

information by just software name is not enough. Bidder should not quote Software which is already End of Sale. Bidder also should not quote Software which are impending End of Sale.

#### 21. Software, Drivers and Manuals:

- **21.1.** The selected bidder shall supply along with each item all the related documents, Software Licenses loaded in the Hardware items without any additional cost. The documents shall be in English. These will include but not restricted to User Manual, Operation Manual, Other Software and Drivers etc.
- **21.2.** All related documents, manuals, catalogues and information furnished by the selected bidder shall become the property of the Bank.

## 22. Secure Deployment & Security Compliance to Policies and Process:

- **22.1.** All the hardware or required components should be shipped directly from OEM to Bank premises.
- **22.2.** All the underlying infrastructure components such as software or any product should be hardened on each environment before made functional.
- **22.3.** The selected bidder shall abide by the access level agreement to ensure safeguards of the confidentiality, integrity and availability of the information systems. The selected bidder will not copy any data obtained while performing services under this RFP to any media including hard drives, flash drives or other electronic device other than as expressly approved by Bank.
- **22.4.** The Bank will have the right to audit the bidder's people, processes, technology etc., as part of vendor security risk assessment process.
- **22.5.** The bidder should be fully compliant with STQC Issued Valid Public Device Certificate issued by the UIDAI controls at the time of bidding.

#### 23. <u>Documents, Standard Operating Procedures and Manuals</u>

All related documents, manuals, Standard Operating Procedures (SOPs), best practice documents and information furnished by the bidder shall become the property of the Bank.

#### 24. <u>Documentation:</u>

Technical information in the form of Brochures / Manuals / CD etc. of the most current and updated version available in English must be submitted in support of the Technical Offer made without any additional charges to the bank. The Bank is at liberty to reproduce all the documents and printed materials furnished by the Bidder in relation to the RFP for its own use.

#### 25. Scope involved during contract period Warranty and AMC Period (if contracted):

During the period of contract up to completion of Warranty and also during Annual Maintenance Contract (if contracted), the selected bidder shall perform the following:

- **25.1.** During the period of contract, up to completion of Warranty and also during Annual Maintenance Cost/Annual Technical Support [if contracted], the bidder should inform Bank about all release/version change of patches/ upgrades/ updates of hardware/software/ middleware etc. as and when released by the selected bidder/OSD.
- **25.2.** If any software and Hardware updates provided by the OEM as free of cost, it should be provided and installed & configured by the selected bidder during Warranty and AMC support [If contracted].
- **25.3.** Any corruption in the Software or media shall be rectified during the full period of the contract including Warranty and AMC, if contracted, at no extra cost to the Bank.
- **25.4.** The vendor shall make availability of spare parts/services, components etc. as and when required, and complete maintenance of the software and hardware during warranty period and AMC/ATS (if contracted).
- **25.5.** The system spare parts/services, as and when required, and complete maintenance of the e-KYC devices during warranty period and AMC (if contracted), shall be supported for a period to be specified by the bank.
- **25.6.** Only licensed copies of software shall be supplied. The selected bidder shall grant an irrevocable perpetual license to the Bank to use the software. Further, all software supplied shall be of latest version.
- **25.7.** The selected bidder shall provide centralized complaint booking facility to the bank and the dashboard, if available, shall be provided to the Bank. The method of booking complaints shall be E-mail, Toll-free no, on line portal, web, etc.
- **25.8.** Escalation matrix should be provided for support, technical, project, etc. as per **Annexure-7.**
- **25.9.** During AMC period [If contracted] Bank may, by notice of not less than 30 days in writing to the selected bidder, modify or delete either any location or all location, either partial items or all items of the contract.

#### 26. Local Support:

- **26.1.** The selected bidder should be capable of meeting the service & support standards as specified in this Bid.
- **26.2.** The selected bidder shall provide Warranty and AMC support [if contracted] during office Hours on all Bank Working days of the year for all the locations.

#### 26.3. Response Time and Meantime to Restore [MTTR]

- **26.3.1.** Response Time shall be 6 hours for Urban Branches and 8 hours for other locations. MTTR shall be a Business day.
- **26.3.2.** Time specified above is from lodging of complaint.

**26.3.3.** However, penalties will be applied as per clause 12.

#### 27. Mean Time Between Failures (MTBF):

If during the warranty period and AMC period [If contracted], any hardware and/or software items fails on three or more occasions in a quarter, such hardware items shall be replaced by equivalent / superior new hardware items by the selected bidder at no additional cost to the Bank.

## 28. Defect Liability:

In case any of the supplies and equipment delivered under the Contract are found to be defective as to material and workmanship and / or not in accordance with the requirement, and/or do not achieve the guaranteed performance as specified herein, within the warranty and AMC period (if contracted) of the contract, the selected bidder shall forthwith replace/make good such defective supplies at no extra cost to the bank without prejudice to other remedies as may be available to the bank as per RFP terms.

#### 29. Subcontracting:

- **29.1.** The selected bidder shall not subcontract or permit anyone other than its personnel to perform any of the work, service or other performance required of the selected bidder under the contract without the prior written consent of the Bank.
- **29.2.** In case subcontracting is warranted in interest of the project, the selected bidder should take consent of the Bank before undertaking any such agreement. The selected bidder should further ensure subcontracting agreement is vetted by the Bank.
- **29.3.** Even if the selected bidder gets into subcontracting, accountability and responsibility of the resource provided shall lie with selected bidder only. Bank shall hold correspondence only with the selected bidder.
- **29.4.** The selected bidder should not sub-contract works to any contractor from a country which shares a land border with India unless such contractor is registered with the Competent Authority (refer: F/No.6/18/2019-PPD dated 23/07/2020 of Public Procurement Division, Department of Expenditure, Ministry of Finance). Any false declaration and non-compliance of the above would be a ground for immediate termination of the contract and further legal action in accordance with the laws.

#### 30. Clarification to the RFP and Pre-Bid Queries

- **30.1.** The bidder should carefully examine and understand the specifications, terms and conditions of the RFP and may seek clarifications, if required. The bidders in all such cases should seek clarification in writing in the same serial order as that of the RFP by mentioning the relevant page number and clause number of the RFP.
- **30.2.** All communications regarding points requiring clarifications and any doubts shall be given in writing to the General Manager, DIT,Andhra Pragathi Grameena Bank, Head Office, Door. No,27/2, P.B. No 65, Near Mariyapuram Church, Akkayapalli, Kadapa, Andhra

Pradesh, 516003 in email to **hodit\_hw@apgb.in** by the intending bidders as per the bid schedule.

- **30.3.** No queries will be entertained from the bidders after the due date and time mentioned in the RFP document.
- **30.4.** No oral or individual consultation will be entertained.

#### 31. Pre-Bid meeting

- **31.1.** A pre-bid meeting of the intending bidders will be held on the date & time and at the venue specified in the GeM bid document to clarify any point/doubt raised by them in respect of this tender. No separate communication will be sent for this meeting.
- **31.2.** If the meeting date is declared as a holiday under NI Act by the Government subsequent to issuance of RFP, the next working day will be deemed to be the pre-bid meeting day. Authorized representatives of interested bidders shall be present during the scheduled time. In this connection, Bank will allow maximum of Two (2) representatives from each bidder to participate in the pre-bid meeting.
- **31.3.** Bank has the discretion to consider any other queries raised by the bidder's representative during the pre-bid meeting.
- **31.4.** Bank will have liberty to invite its technical consultant or any outside agency, wherever necessary, to be present in the pre-bid meeting to reply to the technical queries of the bidders in the meeting.
- **31.5.** The Bank will consolidate all the queries and any further queries during the pre-bid meeting and the replies for the queries shall be made available in the Bank's website (https://apgb.in/tender1.php) and GeM portal. No individual correspondence shall be made. The clarification of the Bank in response to the queries raised by the bidder/s, and any other clarification/ amendments/ corrigendum furnished thereof will become part and parcel of the RFP and it will be binding on the bidders.
- **31.6.** Non-reply to any of the queries raised by the vendors during pre-bid Meeting shall not be considered as acceptance of the query/issue by the Bank.

#### 32. Amendment to Bidding Document

- **32.1.** At any time prior to deadline for submission of Bids, the Bank, for any reason, whether, at its own initiative or in response to a clarification requested by prospective bidder, may modify the bidding document, by amendment.
- **32.2.** Notification of amendments will be made available on the GeM/Bank's website only (i.e.https://apgb.in/tender1.php) and will be binding on all bidders and no separate communication will be issued in this regard.

**32.3.** In order to allow prospective bidders reasonable time in which to take the amendment into account in preparing their bids, the Bank, at its discretion, may extend the deadline for a reasonable period as decided by the Bank for submission of Bids.

## 33. Bid System Offer

This is two bid system, which has following 2 (Two) parts:

- **33.1.** <u>Technical Proposal</u>: Indicating the response to the Pre-Qualification Criteria, Scope of Work and other terms & conditions for the Supply and Maintenance of 600 e-KYC devices for a period of 6 years (onsite warranty of Three (3) years and 3 (Three) years AMC).
- **33.2.** <u>Commercial Bid:</u> Furnishing all relevant information as required as per Bill of Material as per **Annexure-10.**

## 34. Preparation of Bids

## 34.1. Technical Proposal

- **34.1.1.** Before submitting the bid, the bidders should ensure that they conform to the Pre-Qualification criteria as stated in Annexure-5 of this RFP. Only after satisfying themselves of the Pre-Qualification criteria, the Offer should be submitted.
- **34.1.2.** It is mandatory to provide the compliance to Scope of Work in the exact format of Annexure-1 of this RFP.
- **34.1.3.** The offer may not be evaluated and may be rejected by the Bank without any further reference in case of non-adherence to the format or partial submission of technical information as per the format given in the offer.
- **34.1.4.** If any part of the technical/functional requirements offered by the bidder is different from the technical/functional requirements sought in the RFP, the bidder has to substantiate the same in detail the reason of their quoting a different technical/functional requirements than what is sought for, like better feature or non-availability/ feasibility of the technical/functional requirements quoted by Bank, invariably to process the technical offer.
- **34.1.5.** The Bank shall not allow / permit changes in the technical/functional requirements once it is submitted.
- **34.1.6.** The relevant solution information, brand, and solution offered, printed product brochure, technical/functional specification sheets etc. should be submitted along with the Offer. Failure to submit this information along with the offer may result in disqualification.
- **34.1.7.** The Technical Proposal should be complete in all respects and contain all information sought for. Masked Bill of Material must be attached in Technical Offer and should not contain any price information. Technical Proposal should

be complete and should cover all products and services. Technical Proposal without masked Bill of Materials will be liable for rejection.

- 34.1.8. Masked Bill of Material which is not as per below instruction will make Bid liable for rejection:
  - 34.1.8.1. Should be replica of Bill of Material except that it should not contain any price information (with Prices masked).
  - **34.1.8.2.** It should not provide any price information like, unit price, tax percentage, tax amount, etc.

#### **Commercial Bid**

- **34.1.9.** Commercial Bid shall be submitted as per Bill of Material and other terms and conditions of RFP on prices. The Commercial Bid should give all relevant price information as per Annexure-10. Any deviations from the Bill of Material / non submission of prices as per the format shall make the bid liable for rejection.
- **34.1.10.** The Bill of Material must be attached in Technical Proposal as well as Commercial Bid. The format will be identical for both Technical Proposal and Commercial Bid, except that the Technical Proposal should not contain any price information (with Prices masked). Any change in the Bill of Material format may render the bid liable for rejection.
- **34.1.11.** Bidder must take care in filling price information in the Commercial Offer, to ensure that there are no typographical or arithmetic errors. All fields must be filled up correctly.
- **34.1.12.** Any change in the Bill of Material format may render the bid liable for rejection. The Commercial Bids that are incomplete or conditional are liable to be rejected.
- 34.1.13. The bidder should indicate the individual taxes, and its applicable rate along with the estimated tax amounts to be paid by the Bank.

#### 35. Costs & Currency

The Offer must be made in Indian Rupees only as per Bill of Material (Annexure-10).

#### **36. Erasures or Alterations**

The Offers containing erasures or alterations or overwriting will not be considered. There should be no hand-written material, corrections or alterations in the offer. Technical details must be completely filled in. Correct technical information of the product being offered must be filled in. Filling up of the information using terms such as "OK", "accepted", "noted", "as given in brochure/manual" is not acceptable. The Bank may treat such Offers as not adhering to the tender guidelines and as unacceptable.

## 37. <u>Assumptions/Presumptions/Modifications</u>

The Bank would like to expressly state that any assumption, presumptions, modifications, terms, conditions, deviation etc., which the bidder includes in any part of the bidder's response to this RFP, will not be taken into account either for the purpose of evaluation or at a later stage, unless such assumptions, presumptions, modifications, terms, conditions deviations etc., have been accepted by the Bank and communicated to the bidder in writing. The bidder at a later date cannot make any plea of having specified any assumption, terms, conditions, deviation etc. in the bidder's response to this RFP document. No offer can be modified or withdrawn by a bidder after submission of bid/s.

## 38. Preliminary Scrutiny

- **38.1.** The Bank will scrutinize the bid/s received to determine whether they are complete in all respects as per the requirement of RFP, whether the documents have been properly signed, whether items are offered as per RFP requirements and whether technical documentation as required to evaluate the offer has been submitted.
- **38.2.** Prior to detailed evaluation, the Bank will determine the substantial responsiveness of each bid to the bidding document. Substantial responsiveness means that the bid conforms to all terms and conditions, scope of work and technical requirements and bidding document is submitted without any deviations.

#### 39. Clarification of Offers

- **39.1.** During the process of scrutiny, evaluation and comparison of offers, the Bank may at its discretion, seek clarifications from all the bidders/any of the bidders on the offer made by them. The bidder has to respond to the bank and submit the relevant proof /supporting documents required against clarifications, if applicable. The request for such clarifications and the bidder's response will necessarily be in writing and it should be submitted within the time frame stipulated by the Bank.
- **39.2.** The Bank may at its discretion, waive any minor non-conformity or any minor irregularity in the offer. Bank's decision with regard to 'minor non-conformity' is final and the waiver shall be binding on all the bidders and the Bank reserves the right for such waivers.

#### 40. Evaluation of Bids

- **40.1.** The Bank will evaluate the bid submitted by the bidders under this RFP. The Bid will be evaluated by a Committee of officers of the Bank. If warranted, the Bank may engage the services of external consultants for evaluation of the bid. It is Bank's discretion to decide at the relevant point of time.
- **40.2.** <u>Technical Proposal:</u> The Technical Proposal submitted by the bidders will be evaluated based on documents submitted against this RFP and Bank will seek clarification, if required.

- **40.2.1.** The technical proposal evaluation will be for technical evaluation parameters as per Annexure-2.
- **40.3.** Commercial Bid: The Commercial Bid of only those bidders who qualified in Technical Proposal will be opened and will be evaluated.

## 41. Responsibilities of the bidder

By submitting a signed bid/response to this RFP the bidder certifies that:

- **41.1.** The bidder has arrived at the prices in its bid without agreement with any other bidder of this RFP for the purpose of restricting competition.
- **41.2.** The prices in the bid have not been disclosed and shall not be disclosed to any other bidder of this RFP.
- **41.3.** No attempt by the bidder to induce any other bidder to submit or not to submit a bid for restricting competition has occurred.
- **41.4.** Each bidder must indicate whether or not they have any actual or potential conflict of interest related to contracting services with ANDHRA PRAGATHI GRAMEENA BANK. In case such conflicts of interest do arise, the bidder must indicate the manner in which such conflicts can be resolved.
- **41.5.** The bidder represents and acknowledges to the Bank that it possesses necessary experience, expertise and ability to undertake and fulfill its obligations, under all phases involved in the performance of the provisions of this RFP. The bidder represents that all software and hardware to be supplied in response to this RFP shall meet the requirement of the solution/service proposed by the bidder. The bidder shall be required to independently arrive at a solution, which is suitable for the Bank, after taking into consideration the effort estimated for implementation of the same. If any services, functions or responsibilities not specifically described in this RFP are an inherent, necessary or customary part of the deliverables or services and are required for proper performance or provision of the deliverables or services in accordance with this RFP, they shall be deemed to be included within the scope of the deliverables or services, as if such services, functions or responsibilities were specifically required and described in this RFP and shall be provided by the bidder at no additional cost to the Bank. The bidder also acknowledges that the Bank relies on this statement of fact, therefore neither accepting responsibility for, nor relieving the bidder of responsibility for the performance of all provisions and terms and conditions of this RFP, the Bank expects the bidder to fulfill all the terms and conditions of this RFP.
- **41.6.** The bidder should abide by guidelines issued by RBI Master Direction on outsourcing of IT services.

#### 42. Bidders Presentation /Site Visits / Product Demonstration/POC

MITTED TO BUBAL DEVELOPMENT

- **42.1.** The Bank reserves the right to call for a presentation on the features and functionalities as a Part of Technical Proposal evaluation if required. This exercise will be undertaken before opening of the Commercial Bids (Indicative).
- **42.2.** The Bank at its discretion may call for providing of Proof of Concept (PoC) of proposed e-KYC devices at the site mutually agreed.
- **42.3.** Bidders are further required to be in preparedness to demonstrate the proposed e-KYC devices by arranging for product walk-through at their own installations/principals/ R&D labs duly meeting the specific requirements/issues raised by the Bank. As a part of the technical evaluation the Bank may at its discretion, request either all bidders or any of them to arrange for the demonstration of their product more than once if felt necessary before commercial evaluation.
- **42.4.** Bidders should arrange for visits to the reference sites wherein the product is successfully implemented by them. The bidder shall take necessary permission from the site owner and demonstrate the features and performance to the Bank at their own cost. The Bank may require onsite reference visit or a Telephonic conversation with the concerned.
- **42.5.** All expenses incurred in connection with the above shall be borne by the bidder. However, Bank will bear the travelling, boarding and lodging expenses related to its own personnel and its Consultants, if any.
- **42.6.** Setting of evaluation criteria for product demonstrations shall be entirely at the discretion of the Bank. The decision of Bank in this regard shall be final and in this regard, no correspondence shall be entertained.
- **42.7.** The presentation/document shared during the presentation/POC shall form the integral part of the offer made by the bidder and features mentioned therein should be delivered as part of the offer by the bidder at no extra cost to Bank, irrespective of the fact that such features are explicitly mentioned in the Bid or not.

#### 43. Normalization of Bids

- **43.1.** The Bank may go through a process of technical evaluation and normalization of the bids to the extent possible and feasible to ensure that, shortlisted bidders are more or less on the same technical ground. After the normalization process, if the Bank feels that, any of the Bids needs to be normalized and that such normalization has a bearing on the price bids; the Bank may at its discretion request all the technically shortlisted bidders to resubmit the technical and Commercial Bids once again for scrutiny. The resubmissions can be requested by the Bank in the following manner;
  - **43.1.1.** Incremental bid submission in part of the requested clarification by the Bank **OR**
  - **43.1.2.** Revised submissions of the entire bid in the whole
- **43.2.** The Bank can repeat this normalization process at every stage of bid submission till Bank is satisfied. The shortlisted bidders agree that, they have no reservation or objection to

the normalization process and all the technically shortlisted bidders will, by responding to this RFP, agree to participate in the normalization process and extend their co-operation to the Bank during this process.

**43.3.** The shortlisted bidders, by submitting the response to this RFP, agree to the process and conditions of the normalization process.

## 44. Proposal Ownership

The proposal and all supporting documentation submitted by the bidder shall become the property of the Bank. As the bidder's proposal is central to the evaluation and selection process, it is important that, the bidder carefully prepares the proposal as per the prescribed format only. Bidders must provide categorical and factual replies to specific questions. Bidders may provide additional technical literature relating to their proposal but in a separate Annexure. Correct and current technical details must be completely filled in. The Appendices/Annexures to this RFP shall form integral part of the RFP.

## 45. Project Ownership

- **45.1.** If the bidder is offering solutions/products/services from other bidders/ principals, as required in this RFP, they shall detail the responsibilities of the parties involved and also submit a letter of undertaking from the parties mentioning their consent and assurance for satisfactory performance of the project. The bidder must specify any and all relationships with third parties in respect of the ownership and also maintenance & support of all hardware and software related to Solution/Service which are relevant to this RFP.
- **45.2.** Ownership letter by the bidder to be submitted (Undertaking letter by the bidder taking the ownership of the project execution) in case third party also involved in project execution either fully or partially. The bidder shall also submit the ownership certificate issued by the third party clearly mentioning the extent of ownership.
- **45.3.** The bidder also has to submit a certificate/Letter from OEM that the proposed services any other related software offered by the bidder to the Bank are correct, viable, technically feasible for implementation and it will work without any hassles.

## 46. Right to Alter Quantities/Location:

In the event of changes in plans of the Bank, Bank reserves the right to alter the quantities / locations for implementing the services by adding/deleting/substituting the devices/locations, etc., from the one specified in the tender at the same rate arrived on the same terms and conditions of this RFP.

## 47. Acceptance of Offer

**47.1.** The Bank reserves its right to reject any or all the offers without assigning any reason thereof whatsoever.

- **47.2.** The Bank will not be obliged to meet and have discussions with any bidder and/or to entertain any representations in this regard.
- **47.3.** The bids received and accepted will be evaluated by the Bank to ascertain the best and lowest bid in the interest of the Bank. However, the Bank does not bind itself to accept the lowest or any bid and reserves the right to reject any or all bids at any point of time prior to the order without assigning any reasons whatsoever. The bank reserves the right to retender the RFP with or without modifications. Bank shall not be obliged to inform the affected bidder(s) of the grounds for the Bank's rejection.
- **47.4.** The bidder including those, whose tender is not accepted shall not be entitled to claim any costs, charges, damages and expenses of and incidental to or incurred by him through or in connection with his submission of tenders, even though the Bank may elect to modify/withdraw the tender.

#### 48. Project Execution

The entire project needs to be completed expeditiously. The Bank and the selected bidder shall nominate a Project Manager each immediately on acceptance of the order, who shall be the single point of contact for the project. However, for escalation purpose, details of other persons shall also be given. The project manager nominated by the bidder should have prior experience in implementing similar project. Project Kick-Off meeting should happen within 7 days from the date of acceptance of purchase order. The bidder shall submit a Weekly progress report to the Bank as per format, which will be made available to the selected bidder.

**49.** <u>Acceptance of Purchase Order</u>: The Bidder shall submit acceptance of purchase order issued by the Bank within 7 days from the date of issue of purchaser order

#### **50.** Execution of Agreement

- **50.1.** Within 30 days from the date of acceptance of the Purchase Order, the selected bidder shall sign a stamped "Agreement" with the Bank at Kadapa as per the format provided by the Bank. Failure to execute the Agreement makes the EMD liable for forfeiture at the discretion of the Bank and also rejection of the selected bidder.
- **50.2.** The Agreement shall include all terms, conditions and specifications of RFP and also the Bill of Material and Price, as agreed finally after bid evaluation. The Agreement shall be executed in English language in one original, the Bank receiving the duly signed original and the selected bidder receiving the photocopy. The Agreement shall be valid till all contractual obligations are fulfilled.

#### 51. <u>Earnest Money Deposit (EMD):</u>

51.1 The bidder shall furnish Non interest earning Earnest Money Deposit (EMD) amount as mentioned in the Bid Schedule by way of Demand Draft drawn on any Scheduled Commercial Bank in India in favour of Andhra Pragathi Grameena Bank, payable at Kadapa.

- In case the EMD is submitted in the form of Bank Guarantee the same should be valid for the minimum period of 6 months with additional claim period of 3 months from the last date for submission of offer. Bank at its discretion can demand for extension for the validity of EMD. The format for submission of EMD in the form of Bank Guarantee is as per **Annexure 12**.
- 51.3 The Bank Guarantee issued by the issuing Bank on behalf of Bidder in favour of Andhra Pragathi Grameena Bank shall be in paper form as well as issued under the "Structured Financial Messaging System" (SFMS). The format for submission of EMD in the form of Bank Guarantee is as per **Annexure 12**. Any bank guarantee submitted in physical mode, including EMD/bid guarantee which cannot be verifiable through SFMS will be rejected summarily.
- 51.4 The bidder has the provision to remit the Earnest Money Deposit through online mode to below mentioned account for this RFP:

Account Name : APGB DIT Procurement

Account No : 91343000015 IFSC Code : APGB0000001

- 51.4.1 Bidders are requested to clearly mention the Name of the Firm with RFP No. in the Narration field.
- 51.5 Non submission of EMD leads to rejection of Bid.
- 51.6 The EMD of the Bidders not qualified under Technical Proposal will be returned within 15 days after opening the Commercial Proposals of the bidders qualified under Technical Proposal. The EMD of Technically Qualified bidders except the selected bidder will be returned within 30 days after opening the Commercial Proposals of the bidders qualified under Technical Proposal. The EMD of the selected bidder will be returned within 15 days after submission of Performance Security.
- 51.7 The EMD may be forfeited/ Bank Guarantee may be invoked
- 51.8 If the bidder withdraws or amends the bid during the period of bid validity specified in this document.
- 51.9 If the selected bidder fails to accept the purchase order within 7 days or fails to sign the contract or fails to furnish performance guarantee in accordance with the terms of the RFP.

#### 52. Performance Bank Guarantee:

The Selected bidder, within 15 days from the date of Purchase Order will have to furnish a Performance Bank Guarantee as per Annexure-9, issued by any scheduled commercial bank equivalent to 10% of the total project cost valid for 38 months (36 months + a claim period of 2 months). If the Security Deposit /Performance Guarantee is not submitted within the time stipulated above, penalty at 0.50% (Plus GST) for each completed calendar week of delay or part thereof on the value of the order (Exclusive of Taxes) will be deducted from the delivery payment or from any other payments for the delay in submission of Bank Guarantee. The total penalty under this clause shall be restricted to 5% (Plus GST) of the total order value (Exclusive of Taxes).

The Bank Guarantee issued by the issuing Bank on behalf of Bidder in favour of Andhra Pragathi Grameena Bank shall be in paper form as well as issued under the "Structured Financial Messaging System" (SFMS). Any bank guarantee submitted in physical mode, including Security Deposit / Performance Guarantee which cannot be verifiable through SFMS will be rejected summarily.

## 53. Pricing & Payments:

- a. The price quoted in the price bid shall be valid as per GeM terms and conditions.
- b. No escalation in price quoted is permitted for any reason whatsoever. Prices quoted must be firm till the completion of the contract including warranty period.
- c. From the date of placing the order till the delivery of the e-KYC devices, if any changes are brought in the duties such as excise/customs etc., by the Government resulting in reduction of the cost of the device, the benefit arising out of such reduction shall be passed on to the Bank.

#### **54.** Order Cancellation/Termination of Contract

- a. The Bank reserves its right to cancel the entire / unexecuted part of the Purchase Order at any time by assigning appropriate reasons and recover expenditure incurred by the Bank in addition to recovery of liquidated damages in terms of the contract, in the event of one or more of the following conditions:
- i. Delay in delivery of services in the specified period.
- ii. Breaches in the terms and conditions of the Order.
  - b. The Bank reserves the right to cancel the contract placed on the selected bidder and recover expenditure incurred by the Bank on the following circumstances:
- i. Non-submission of acceptance of order within 7 days of order.
- ii. Excessive delay in execution of order placed by the Bank.
- iii. The selected bidder commits a breach of any of the terms and conditions of the bid.
- iv. The bidder goes in to liquidation voluntarily or otherwise.
- v. An attachment is levied or continues to be levied for a period of 7 days upon the effects of the bid.
- vi. The progress made by the selected bidder is found to be unsatisfactory.
- vii. If deductions on account of liquidated Damages exceeds more than 10% of the total contract price.
- viii. If found blacklisted by any Govt. department/ PSU/ other banks etc., during the course of contract.
  - c. The Bank reserves the right to cancel the contract placed on the selected bidder without assigning any reason and without any payment, if 1% of the total quantity supplied (i.e., 6 e-KYC devices) is found to be defected (i.e, the installed e-KYC devices performance is not as per the satisfaction of the Bank, based on the Terms and conditions mentioned in this RFP).

- d. Bank shall serve the notice of termination to the bidder at least 30 days prior, of its intention to terminate services without assigning any reasons.
- e. After the award of the contract, if the selected bidder does not perform satisfactorily or delays execution of the contract, the Bank reserves the right to get the balance contract executed by another party of its choice by giving one months' notice for the same. In this event, the selected bidder is bound to make good the additional expenditure, which the Bank may have to incur to carry out for the execution of the balance of the order/contract. Such additional expenditure shall be incurred by the bank within reasonable limits & at comparable price prevailing in the market. This clause is also applicable, if for any reason, the contract is cancelled.
- f. The Bank reserves the right to recover any dues payable by the selected bidder from any amount outstanding to the credit of the selected bidder, including the pending bills and security deposit, if any, under this contract.
- g. In addition to the cancellation of purchase order, the Bank reserves its right to invoke the Bank Guarantee or foreclose the Security Deposit given by the bidder towards non-performance/non-compliance of the terms and conditions of the contract, to appropriate towards damages.
- h. Notwithstanding anything contained, the Bank also has the right to cancel the contract and EXIT WITHOUT CAUSE by giving 6 months advance notice. However, the Bidder should continue to render all the services and support as agreed as per the original terms of contract till the expiry of Notice Period.

## 55. General Terms

Normally, the Order will be placed on the successful bidder as per the details given in the bid document. But, if there is any change in name/address/constitution of the bidding Firm/Company at any time from the date of bid document, the same shall be informed by the bidders to the Bank immediately. This shall be supported with necessary documentary proof or Court orders, if any. Further, if the bidding Firm/Company is undergoing any re-organization/ restructuring/ merger/ demerger and on account such a change the Firm/Company is no longer performing the original line of business, the same shall be informed to the Bank. There shall not be any delay in this regard. The decision to place orders or otherwise under such situation shall rest with the Bank and the decision of the Bank shall be final.

## 56. Roles & Responsibility during Project Implementation

- a. All tools, tackles, testing instruments, consumables, vehicles, etc., as required during all operations such as transport, testing, commissioning maintenance during contract period shall be provided by the selected bidder at no extra cost to the Bank for completing the scope of work as per this RFP.
- b. The selected bidder shall take all steps to ensure safety of bidder's and the Bank's personnel during execution of the contract and also be liable for any consequences due to omission or act of the selected bidder or their sub-bidders.

c. In case of any damage of Bank's property during execution of the work is attributable to the bidder, bidder has to replace the damaged property at his own cost.

## 57. Responsibilities of the selected bidder

- a. The selected bidder has to inform change in the management of the company, if any, to the Bank within 30 days from the date of such change during contract period.
- b. The Bank will call for Audited Balance Sheet of the selected bidder at any point of time during contract period and the selected bidder shall provide the same.
- c. The selected bidder shall submit updated Escalation Matrix for the product/services on **a Half-Yearly basis** as at the end of 31<sup>st</sup> March and 30<sup>th</sup> September during contract period.

#### 58. Responsibility for Completeness

- a. The selected bidder shall ensure that the service provided [Hardware/Software etc.] meets all the technical and functional requirements as envisaged in the scope of the RFP.
- b. The selected bidder shall deliver and provide required drivers/software for the supplied devices as per Technical specification and Scope of Work described elsewhere in the RFP and arrange for user level demo at selected bidder's cost as per accepted time schedules. The selected bidder is liable for penalties levied by Bank for any deviation in this regard. The selected bidder shall provide for all drivers/software required to install, customize and test the device without any further charge, expense and cost to Bank.
- c. The selected bidder shall be responsible for any discrepancies, errors and omissions or other information submitted by him irrespective of whether these have been approved, reviewed or otherwise accepted by the bank or not. The selected bidder shall take all corrective measures arising out of discrepancies, error and omission other information as mentioned above within the time schedule and without extra cost to the bank.

#### 59. Inspection of Records

Bank at its discretion may verify the accounts and records or appoint third party for verification including an auditor for audit of accounts and records including Hardware, Software & other items provided to the Bank under this RFP and the selected bidder shall extend all cooperation in this regard.

#### 60. Negligence

In connection with the work or contravenes the provisions of General Terms, if the selected bidder neglects to execute the work with due diligence or expedition or refuses or neglects to comply with any reasonable order given to him in writing by the Bank, in such eventuality, the Bank may after giving notice in writing to the selected bidder calling upon him to make good the failure, neglect or contravention complained of, within such times as may be deemed reasonable and in default of the said notice, the Bank shall have the right to cancel the Contract holding the selected bidder liable for the damages that the Bank may sustain in this behalf. Thereafter, the Bank may make good the failure at the risk and cost of the selected bidder.

## 61. <u>Assignment</u>

- a. The selected bidder shall not assign to any one, in whole or in part, its obligations to perform under the RFP/contract, except with the Bank's prior written consent.
- b. If the Bank undergoes a merger, amalgamation, take-over, consolidation, reconstruction, change of ownership etc., this RFP shall be considered to be assigned to the new entity and such an act shall not affect the rights and obligations of the selected bidder under this RFP.

## 62. Publicity

Any publicity by the bidder in which the name of the Bank is to be used will be done only with the explicit written permission of the Bank.

#### 63. Guarantees

The bidder should guarantee that the hardware items delivered to the Bank are brand new, including all components. In the case of software, the bidder should guarantee that the software supplied to the Bank includes all patches, updates and latest drivers etc., and the same are licensed and legally obtained. All hardware and software must be supplied with their original and complete printed documentation.

#### 64. Intellectual Property Rights

- a. Bidder warrants that the inputs provided shall not infringe upon any third party intellectual property rights, including copyrights, patents and other intellectual property rights of any nature whatsoever. Bidder warrants that the deliverables shall not infringe upon any third party intellectual property rights, including copyrights, patents and other intellectual property rights of any nature whatsoever. The bidder should ensure that the Hardware and Software supplied to the Bank shall not infringe the third party intellectual property rights, if any. The bidder has to ensure that third party rights are not infringed even in case of equipment /software supplied on behalf of consortium as bidder.
- b. In the event that the Deliverables become the subject of claim of violation or infringement of a third party's intellectual property rights, bidder shall at its choice and expense: [a] procure for Bank the right to continue to use such deliverables; [b] replace or modify such deliverables to make them non-infringing, provided that the same function is performed by the replacement or modified deliverables as the infringing deliverables; or [c] if the rights to use cannot be procured or the deliverables cannot be replaced or modified, accept the return of the deliverables and reimburse bank for any amounts paid to bidder for such deliverables, along with the replacement costs incurred by Bank for procuring an equivalent equipment in addition to the penalties levied by Bank. However, Bank shall not bear any kind of expense, charge, fees or any kind of costs in this regard. Notwithstanding the remedies contained herein, the bidder shall be responsible for payment of penalties in case service levels are not met because of inability of the bank to use the proposed solution/service.

- c. The indemnification obligation stated in this clause apply only in the event that the indemnified party provides the indemnifying party prompt written notice of such claims, grants the indemnifying party sole authority to defend, manage, negotiate or settle such claims and makes available all reasonable assistance in defending the claims [at the expenses of the indemnifying party]. Notwithstanding the foregoing, neither party is authorized to agree to any settlement or compromise or the like which would require that the indemnified party make any payment or bear any other substantive obligation without the prior written consent of the indemnified party. The indemnification obligation stated in this clause reflects the entire liability of the parties for the matters addressed thereby.
- **d.** The bidder acknowledges that business logics, work flows, delegation and decision making processes of Bank are of business sensitive nature and shall not be disclosed/referred to other clients, agents or distributors of Hardware/Software.

## 65. Confidentiality and Non-Disclosure

- a. The bidder shall take all necessary precautions to ensure that all confidential information is treated as confidential and not disclosed or used other than for the purpose of project execution. Bidder shall suitably defend, indemnify Bank for any loss/damage suffered by Bank on account of and to the extent of any disclosure of the confidential information. The bidder shall furnish an undertaking as given in Annexure-9.
- b. No media release/public announcement or any other reference to the RFP or any program there under shall be made without the written consent of the Bank, by photographic, electronic or other means.

## 66. Indemnity

- a. The bidder shall keep and hold the Bank indemnified and harmless from time to time and at all times against all actions, proceedings, claims, suits, liabilities (including statutory liability), penalties, demands, charges, costs (including legal costs) and expenses, damages, losses and any other expenses which may be caused to or suffered by or made or taken against the Bank arising out of:
  - i. The breach, default or non-performance of undertakings, warranties, covenants or obligations by the bidder;
  - ii. Any contravention or Non-compliance with any applicable laws, regulations, rules, statutory or legal requirements by the bidder;
- b. The bidder shall indemnify, protect and save the Bank against all claims, losses, costs, damages, expenses, action suits and other proceedings, resulting from infringement of any law pertaining to patent, trademarks, copyrights etc. or such other statutory infringements in respect of **Solution/Service** supplied by them.
  - i. All indemnities shall survive notwithstanding expiry or termination of the contract and bidder shall continue to be liable under the indemnities.

- The limits specified in above clause shall not apply to claims made by the Bank/third parties in case of infringement of Intellectual property rights or for claims relating to the loss or damage to real property and tangible personal property and for bodily injury or death and in these cases the liability will be unlimited.
- All Employees engaged by the bidder shall be in sole employment of the bidder and the bidder shall be solely responsible for their salaries, wages, statutory payments etc. That under no circumstances shall the Bank be liable for any payment or claim or compensation (including but not limited to compensation on account of injury / death / termination) of any nature to the employees and personnel of the bidder.

## 67. Force Majeure

- The bidder shall not be liable for default or non-performance of the obligations under the a. contract, if such default or non-performance of the obligations under this contract is caused by any reason or circumstances or occurrences beyond the control of the bidder, i.e. Force Majeure.
- b. For the purpose of this clause, "Force Majeure" shall mean an event beyond the control of the bidder, due to or as a result of or caused by acts of God, wars, insurrections, riots, earth quake, Pandemics, epidemics and fire, events not foreseeable but does not include any fault or negligence or carelessness on the part of the bidder, resulting in such a situation.
- In the event of any such intervening Force Majeure, the bidder shall notify the Bank in C. writing of such circumstances and the cause thereof immediately within seven calendar days. Unless otherwise directed by the Bank, the bidder shall continue to perform / render / discharge other obligations as far as they can reasonably be attended / fulfilled and shall seek all reasonable alternative means for performance affected by the Event of Force Majeure.
- d. In such a case, the time for performance shall be extended by a period (s) not less than the duration of such delay. If the duration of delay continues beyond a period of three months, the Bank and the bidder shall hold consultations with each other in an endeavor to find a solution to the problem. Notwithstanding above, the decision of the Bank shall be final and binding on the bidder.

#### **68. Corrupt and Fraudulent Practices**

As per Central Vigilance Commission (CVC) directives, it is required that bidders /Suppliers a. / Contractors observe the highest standard of ethics during the procurement and execution of such contracts in pursuance of this policy:

- b. "Corrupt Practice" means the offering, giving, receiving or soliciting of anything of values to influence the action of an official in the procurement process or in contract execution AND
- c. "Fraudulent Practice" means a misrepresentation of facts in order to influence a procurement process or the execution of contract to the detriment of the Bank and includes collusive practice among bidders (prior to or after bid submission) designed to establish bid prices at artificial non-competitive levels and to deprive the Bank of the benefits of free and open competition.
- d. The Bank reserves the right to reject a proposal for award if it determines that the bidder recommended for award has engaged in corrupt or fraudulent practices in competing for the contract in question.
- e. The Bank reserves the right to declare a firm ineligible, either indefinitely or for a stated period of time, to be awarded a contract if at any time it determines that the firm has engaged in corrupt or fraudulent practices in competing for or in executing the contract.
- f. The decision of Bank in determining the above aspects will be final and binding on the all the bidders. No bidder shall contact through any means of communication the Bank or any of its employees on any matter relating to its bid, from the time of bid opening to the time the contract is awarded. If the bidder wishes to bring additional information to the notice of the Bank, it may do so in writing.
- g. Any effort/attempt by a bidder to influence the Bank in its decision on bid evaluation, bid comparison or contract award may result in rejection of the bidder's bid and/or blacklisting the bidder. The bidder agrees not to hire, solicit or accept solicitation directly or through a third party from any of the employees of the Bank directly involved in this contract during the period of contract and one year thereafter, except as the parties may agree on the case to case basis.
- **h.** The selected bidder shall ensure compliance of CVC guidelines issued or to be issued from time to time for Solution/service by the Bank.

#### 69. Amendments to the Purchase Order

Once purchase order is accepted by the bidder, no amendments or modifications of order and no waiver of any of the terms or conditions thereof shall be valid or binding unless made in writing and mutually agreed by the parties.

#### 70. Amendments to the Agreement

Once agreement is executed with the selected bidder, no amendments or modifications of agreement and no waiver of any of the terms or conditions thereof shall be valid or binding unless made in writing and mutually agreed by the parties.

#### 71. Modification/Cancellation of RFP

The bank reserves the right to modify/cancel/re-tender without assigning any reasons whatsoever. The bank shall not incur any liability to the affected bidder(s) on account of such rejection. Bank shall not be obliged to inform the affected bidder(s) of the grounds for the Bank's rejection/cancellation.

## 72. Social Media Policy

- a. No person of the bank or the contractors and third parties shall violate the social media policyof the bank.
- b. The following acts on the part of personnel of the bank or the contractors and third parties shall be construed as violation of social media policy:
  - i. Non-adherence to the standards/guidelines in relation to social media policy issued by the Bank from time to time.
  - ii. Any omission or commission which exposes the Bank to actual or potential monetary loss or otherwise, reputation loss on account of non-adherence of social media related systems and procedures.
  - iii. Any unauthorized use or disclosure of Bank's confidential information or data.
  - iv. Any usage of information or data for purposes other than for Bank's normal business purposes and / or for any other illegal activities which may amount to violation of any law, regulation or reporting requirements of any law enforcement agency or government body.

#### 73. Right to audit:

- a. The selected bidder has to get itself annually audited by internal/ external empaneled Auditors appointed by the Bank/inspecting official from the Reserve Bank of India or any regulatory authority, covering the risk parameters finalized by the Bank /such auditors in the areas of products (IT hardware/software) and services etc., provided to the Bank and the selected bidder is required to submit such certification by such Auditors to the Bank. The selected bidder and or his/their outsourced agents/subcontractors (if allowed by the Bank) shall facilitate the same. The Bank can make its expert assessment on the efficiency and effectiveness of the security, control, risk management, governance system and process created by the selected bidder. The selected bidder shall, whenever required by the Auditors, furnish all relevant information, records/data to them. All costs for such audit shall be borne by the Bank.
- b. Where any deficiency has been observed during audit of the selected bidder on the risk parameters finalized by the Bank or in the certification submitted by the Auditors, the selected bidder shall correct/resolve the same at the earliest and shall provide all necessary documents related to resolution thereof and the auditor shall further certify in respect of resolution of the deficiencies. The resolution provided by the selected bidder shall require to be certified by the Auditors covering the respective risk parameters against which such deficiencies have been observed.

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

## 74. Resolution of Disputes

All disputes and differences of any kind whatsoever, arising out of or in connection with this Contract or in the discharge of any obligation arising under this Contract (whether during the course of execution of the order or after completion and whether beyond or after termination, abandonment or breach of the Agreement) shall be resolved amicably. In case of failure to resolve the disputes and differences amicably the matter may be referred to a sole arbitrator mutually agreed upon after issue of at least 30 days' notice in writing to the other party clearly setting out there-in the specific disputes. In the event of parties failing to consent upon a single arbitrator than BOTH PARTIES shall approach Court of Law for the appointment of sole arbitrator as provided under the Arbitration and Conciliation Act 1996. Place of Arbitration shall be at **Kadapa**, which will be governed by Indian Arbitration and Conciliation Act 1996. Proceedings of Arbitration shall be conducted in English language only.

#### 75. Legal Disputes and Jurisdiction of the court

- a. The Bank Clarifies that the Bank shall be entitled to an injunction, restraining order, right for recovery, specific performance or such other equitable relief as a court of competent jurisdiction may deem necessary or appropriate to restrain bidder/prospective bidder from committing any violation or enforce the performance of the covenants, obligations and representations contained in this GeM bid. These injunctive remedies are cumulative and are in addition to any other rights and remedies the Bank may have at law or in equity, including without limitation a right for recovery of any amounts and related costs and a right for damages.
- b. All disputes and controversies between Bank and bidder shall be subject to the exclusive jurisdiction of the courts in Kadapa and the parties agree to submit themselves to the jurisdiction of such court as this GeM bid/Contract agreement shall be governed by the laws of India.
- **76.** Purchase Preference to Micro and Small Enterprises (MSEs), Start-ups and Purchase Preference linked with Local Content (PP-LC) shall be applicable subject to full compliance of other terms and conditions of the GeM bid and Contract. Following are the conditions applicable as per the Government of India Guidelines on Purchase Preference.

## 77. Micro & Small Enterprises [MSEs]

Procurement through MSEs (Micro & Small Enterprises) will be done as per the Policy guidelines issued by the Ministry of Micro, Small & Medium Enterprises vide Gazette notification no. D.L.-33004/99 dated 23.03.2012 and as amended from time to time. Following are the conditions applicable as per the Government of India Guidelines

- a. MSEs should provide proof of their being registered as MSE for the item under Tender/ GeM bid along with their offer, with any agency mentioned in the Notification, including:
  - i. District Industries Centres or
  - ii. Khadi Village Industries Commission or
  - iii. Khadi & Village Industries Board or
  - iv. Coir Board or National Small Industries Corporation or
  - v. Directorate of Handicrafts & Handloom or
  - vi. Any other body specified by the Ministry of Micro, Small & Medium Enterprises.
  - vii. For ease of registration of Micro and Small Enterprises (MSMEs), Ministry of MSE has started Udyog Aadhaar Memorandum which is an online registration system (free of cost) w.e.f. 18th September, 2015 and all Micro & Small Enterprises (MSEs) who are having Udyog Aadhaar Memorandum should also be provided all the benefits available for MSEs under the Public Procurement Policy for Micro and Small Enterprises (MSEs), Order 2012.
  - viii. Udyam Registration Certificate
- b. MSEs are exempted from paying EMD, subject to furnishing of Valid certificate for claiming Exemption.
- c. Bidder has to submit as self-declaration accepting that if they are awarded the contract and they fail to sign the contract, or to submit a performance security before the deadline defined in the RFP, they will be suspended for the period of three years from being eligible to submit Bids for contracts with Andhra Pragathi Grameena Bank as per Annexure-4.
- d. The aforesaid Policy is meant for procurement of only goods produced and Services rendered by MSEs and not for any trading activities by them. An MSE unit will not get any Purchase Preference over any other MSE Unit.
- e. The details are available on web site <u>dcmsme.gov.in.</u> Interested vendors are requested to go through the same for details.

#### 78. Startup

- a. Applicable for Indian Bidders only as defined in gazette notification no. D.L-33004/99 dated11.04.2018 of Ministry of Commerce and Industry and as amended from time to time.
- b. As mentioned in Section-II of O.M. No.F.20/2/2014-PPD(Pt.) dated 20.09.2016 of Procurement Policy Division, Department of Expenditure, Ministry of Finance on Prior turnover and prior experience, relaxations may be applicable for all Startups [whether Micro & Small Enterprises (MSEs) or otherwise] subject to meeting of the quality and technical specifications specified in tender document.
- c. Further, the Startups are also exempted from submission of EMDs.
- d. For availing the relaxations, bidder is required to submit requisite certificate towards Startup enterprise registration issued by Department of Industrial Policy and Promotion,

Ministry of Commerce and the certificate should be certified by the Chartered Accountant (not being an employee or a Director or not having any interest in the bidder's company/firm) and notary public with legible stamp.

e. Bidder has to submit as self-declaration accepting that if they are awarded the contract and they fail to sign the contract, or to submit a performance security before the deadline defined in the GeM bid, they will be suspended for the period of three years from being eligible to submit Bids for contracts with Andhra Pragathi Grameena Bank as per Annexure-4.

## 79. Procurement through Local Suppliers (Make in India)

Department of Industrial Policy and Promotion under Ministry of Commerce and Industry vide letter no. P-45021/2/2017-PP (BE-II) dated 16.09.2020 has notified revised guidelines to be followed to promote manufacturing and production of goods and services in India under "Make in India" initiative.

- a. "Local content" means the amount of value added in India which shall, unless otherwise prescribed by the Nodal Ministry, be the total value of the item procured (excluding net domestic indirect taxes) minus the value of imported content in the item (including all customs duties) as a proportion of the total value, in percent.
- b. "Class-I Local Supplier" means a supplier or service provider whose goods, services or works offered for procurement meets the minimum local content as prescribed for Class-I local supplier under this order.
- c. "Class –II Local Supplier means a supplier or service provider, whose goods, services or works offered for procurement, meets the minimum local content as prescribed for 'Class –II Local supplier' but less than that prescribed for 'Class –I Local supplier' under this order.
- d. 'Non-Local Supplier' means a supplier or service provider, whose goods, services or works offered for procurement has local content less than that prescribed for 'Class-II Local Supplier' under this order.
- e. The 'local content' requirement to categorize a supplier as 'Class I Local Supplier' is minimum 50%. For 'Class-II Local supplier' the 'local content' requirement is minimum 20%.
- f. The margin of Purchase preference shall be 20%.
- g. Purchase preference for local supplier, self-certification, compliance, monitoring and other terms & conditions shall be as per the aforesaid Guidelines/Notifications. The Guidelines may be treated as an integral part of the tender documents.
- h. The 'Class –I Local supplier'/'Class –II Local supplier' at the time of tender, bidding or solicitation shall be required to indicate percentage of local content and provide self-certification that the item offered meets the local content requirement for 'Class –I Local

supplier'/'Class-II Local supplier' as the case may be. They shall also give details of the location(s) at which the local value addition is made.

- i. In cases of procurement for a value in excess of Rs.10 Crores, the 'Class-I Local supplier'/'Class –II local supplier' shall be required to provide a certificate from the statutory auditor or cost auditor of the company (in case of companies) or from a practicing cost account or practicing chartered accountant (in respect of suppliers other than companies) giving the percentage of local content.
- j. False declarations will be in breach of the Code of Integrity under Rule 175(1)(i)(h) of the General Financial Rules issued by the Ministry of Finance for which a bidder or its successors can be debarred for up to two years as per Rule 151 (iii) of the General Financial Rules along with such other actions as may be permissible under law.
- k. All the relevant documents/information regarding claim for preferential treatment under this policy must be submitted along with offer by the tenderers. Post tender submission of these information/documents shall not be considered. Further firms seeking these considerations shall be completely responsible for the truthfulness and authenticity of their claim for these benefits.

#### 80. Ministry of Electronics and Information Technology (MeitY):

- a. In furtherance of the Public Procurement (Preference to Make in India) Order 2017 notified vide reference cited above, Ministry of Electronics and Information Technology, Government of India has issued revised Public Procurement (Preference to Make in India) Order 2019 for cyber security products vide reference File No.1(10)/2017-CLES dated 06/12/2019.
- **b.** The bidders complying with all the guidelines in this regard and providing supporting documents along with the bid can only participate in this bid.
- **81.** Andhra Pragathi Grameena Bank shall also have the authority to audit as well as witness production processes to certify the achievement of the requisite local content and/or to obtain complete back up calculation.

Sd/-

(R. Giri)

General Manager-DIT

# Annexure-1 Scope of Work

# (Should be submitted on Company's letter head with company seal and signature of the authorized person)

SUB: Supply and Maintenance of 600 e-KYC L1 devices in Andhra Pragathi Grameena Bank for 6 years (comprehensive onsite warranty of Three (3) years and Three (3) years AMC).

Ref: GeM Bid ref. no. GEM/2023/B/4195441 dated 09/11/2023.

SI. No.	Broad Scope of Work	Compliance (Yes/No)
1.	The selected bidder should maintain the system during onsite warranty period of 3 (Three) years and 3 (Three) years AMC period (if contracted). During the contract period, the selected bidder is bound to do all hardware spares replacement without extra cost to Bank covering hardware & labor from the date of acceptance of the systems by Andhra Pragathi Grameena Bank at the respective locations i.e. On-Site Comprehensive Warranty.	
2.	The selected bidder shall deliver <b>e-KYC L1 devices</b> at the respective locations as per the Delivery Schedule on receipt of the Purchase Order from the Bank.	
3.	For each location, the Bidder is expected to provide <b>e-KYC L1 devices</b> with the related hardware, software drivers and manuals etc. The software version installed on the <b>e-KYC L1 devices</b> provided by the Bidder should be uniform <b>and to make system compatible with the bank application(Bancs24)</b>	
4.	The selected bidder will be the single point of contact to the Bank.	
5.	The configuration as per the technical and other specifications of the <b>e-KYC L1 devices</b> must be functional and installed from the day one.	
6.	During installation if the bank requires any new patches/Drivers, vendor has to provide without any cost where the licenses of the software are with the Bank.	
7.	The selected bidder shall provide all other required equipment's and services if any, whether or not explicitly mentioned in this GeM bid, to ensure the successful functioning of the Hardware Items ordered to the respective Branches/Offices.	
8.	All the items (Hardware & Software) of <b>e-KYC L1 devices</b> would be covered under Comprehensive Warranty & AMC except plastic parts & consumables. If there is any gap between Bank's requirement and OEM Warranty/AMC then it will be the responsibility of the selected bidder to fill up the gap.	
9.	The selected bidder has to submit an undertaking as per Annexure-11 along with the delivered items, signed by the authorized person, certifying that all the components/parts/assembly/software used in the proposed hardware are original/ new components/ parts/ assembly/ software and that no refurbished/duplicate/second hand components have been used or would be used.	

	Project Completion and Management	
10.	<ul> <li>i. For smooth completion of project, the selected bidder should identify two of its representatives for support of installation process as a single point of contact for the Bank.</li> <li>ii. Project implementation team should be conversant with local rules and conditions to resolve the issues, if any.</li> </ul>	
11	Replacement of existing old hardware/software items should be done with minimum disturbance to the Branches/Offices so as to ensure smooth functioning of the Branch/Office during the replacement process	
12	The Bidder's scope of work as per the conditions of RFP and technical specifications shall be to supply & maintenance of ordered Equipment, transportation, transit insurance, local delivery, storage and installation insurance up to acceptance by the Bank and also includes documentation, warranty, annual maintenance(if contracted).	
13	The Bidder has to supply all the e-KYC devices to the ordered locations as per the Technical Specifications mentioned in the Annexure-2	
14	The Bidder shall be fully responsible for Delivery and Maintenance of the ordered e-KYC devices.	
15	The Bidder shall provide all other required equipment and services if any, whether or not explicitly mentioned in this RFP, to ensure the successful functioning of the e-KYC devices ordered to the respective Branches/Offices	
16	The devices should meet STQC / UIDAI specifications of Registered Devices	
17	The bidder must ensure that the final digital template (minutiae) should be in ISO 19794-2 format and the fingerprint image in ISO 19794-4 format. The supplier mustensure that the finger prints comply with UIDAI standards (ISO 19794-2, ISO 19794-4) and the Technical specification -Version published by UIDAI. Drivers shall be compatible with Bank's application	

We comply with all above points without any deviations. We understand that non-compliance to any or all the points mentioned in Scope of Work may lead to disqualification from the GeM bid under technical evaluation.

Date:	Authorized signatory
Place:	Name:
	Designation:
	Company seal:

#### **Annexure-2**

# Technical Requirements for e-KYC L1 devices in Andhra Pragathi Grameena Bank

# (Should be submitted on Company's letter head with company seal and signature of the authorized person)

SUB: Supply fand Maintenance of 600 e-KYC L1 devices\_in Andhra Pragathi Grameena Bank for 6 years (comprehensive onsite warranty of Three (3) years and Three (3) years AMC).

Ref: GeM Bid ref. no. GEM/2023/B/4195441 dated 09/11/2023.

#### Note:

- **1.** The bidder shall specifically mention the make and model of the items offered for all the requirements in terms of GeM Bid without fail, failing which the bid is liable for rejection.
- 2. If the bidder feels that certain features offered are superior to what has been specified by the Bank, it shall be highlighted separately. Information regarding any modification required in the proposed configuration to meet the intent of the specifications and state-of-the-art technology shall be provided. However, the Bank reserves the right to accept the modifications / superior features suggested/offered.
- **3.** The bidder shall provide all other required equipment and services, whether or not explicitly mentioned in this GeM Bid, to ensure the intent of specification, completeness, operability, maintainability and upgradability.
- **4.** The selected bidder shall own the responsibility to demonstrate that the products offered are as per the specification/performance stipulated in this GeM Bid and as committed by the bidder either at site or in bidder's work site without any extra cost to the Bank.

# **Technical Specifications**

Particulars	To be specified/quoted	Details of offered Product	Bidder's Response
Make (Commercial-	Must be specified and relevant brochure must		
Enterprise Model)	be enclosed		
Model Name & No.	Must be specified		
	e-KYC L1 device with <b>RD service</b> (Registered		
Device type	device that are registered with Aadhaar		
	system(UIDAI))		
Connectivity	USB Connectivity with minimum 1 meter long		
Connectivity	cable(USB 3.0 or higher ports)		
	Suitable for applications/software in which		
Usage	Aadhaar based Biometric Check is		
	linked/eligible		

STQC certified optical or capacitive technology sensor +Extractor to meet the technical specifications as defined by UIDAI.  Should be able to support FMR and FIR	
· '	
lower side	
8 bit, 256 levels	
ISO 19794-2 for fingerprint minutiae template and ISO 19794-4 for Fingerprint Image Template	
3 years Onsite comprehensive	
Supportive to Windows 10,11 and above	
UIDAI certified for e-KYC L1 device	
STQC Issued Valid Public Device Certificate	
issued by UIDAI for e-KYC L1 devices	
Drivers/Latest patches should be provided by	
successful bidder in case of any error/	
correction/ corruption in software without any	
extra cost to the bank.	
Bidder has to support for configuration of e-	
	technology sensor +Extractor to meet the technical specifications as defined by UIDAI. Should be able to support FMR and FIR technologies.  Personal Computers(All in One Pcs), Laptops & Micro ATMs, mobile phones  Minimum 500 DPI with 5% margin on the lower side  8 bit, 256 levels  ISO 19794-2 for fingerprint minutiae template and ISO 19794-4 for Fingerprint Image Template  3 years Onsite comprehensive  Supportive to Windows 10,11 and above  UIDAI certified for e-KYC L1 device  STQC Issued Valid Public Device Certificate issued by UIDAI for e-KYC L1 devices  Drivers/Latest patches should be provided by successful bidder in case of any error/correction/ corruption in software without any

### **Declaration:**

- **1.** We hereby confirm that we have various certificates/bench mark testing standards for the items quoted to meet the intent of the GeM Bid.
- 2. We hereby confirm that we have back-to-back arrangements with third party hardware software for providing continuous and un-interrupted support to meet SLAs obligations as per GeM bid terms.
- **3.** The supplier must provide the Driver Software along with the SDK/API, to facilitate integration of the device Driver Software in a secured manner with the Bank's back-end Server side SDK.
- **4.** We hereby confirm that the information submitted above is true to the best of our knowledge. We understand that in case any discrepancy is found in the information submitted by us our tender is liable to be rejected.

Date:	Authorised signator
Place:	Name:
	Designation:
	Company seal:

# Annexure-3 Bidder's Profile

# (Should be submitted on Company's letter head with company seal and signature of the authorized person)

SUB: Supply, Maintenance of 600 No of e-KYC L1 devices in Andhra Pragathi Grameena Bank for 6 years (comprehensive onsite warranty of Three (3) years and Three (3) years AMC).

Ref: GeM Bid ref. no. GEM/2023/B/4195441 dated 09/11/2023.

SI. No.	Particulars		Details
a)	Name of the Bidder Firm/Company		
b)	Constitution (Ltd./Pvt.	Ltd/Firm etc.)	
c)	Date of Incorpor Commencement of bu documents	ration and / or usiness with supporting	
d)	Certificate of Incorpora	ation (CIN)	
e)	Whether registered as MSE for the item under the GeM Bid? (Proof of registration as MSE for the item under the GeM Bid)		
f)	Whether the company is UIDAI certified vendor		
g)	Industrial Policy and P (Proof of such recognidate of registration are	as a Startup by Department of romotion (DIPP)? tion, indicating terminal validity nd Certificate from CA that the ntity complies with Startup	
h)	Address of Corporate	Office	
i)	Address of the Registe	ered Office	
j)	Particulars of the Primary Contact Person (Authorized Signatory of the Bidder)	Name  Designation  Address for Correspondence  Phone Number (Landline)	
Andhra		Mobile Number	ated 00 /11 /2022 Page 42 of

		Email address
		Name
k)	Particulars of the	Designation
K)	Secondary Contact Person	Mobile Number
		Email address
l)	Firm / Company Webs	ite address
	Firm/Company PAN n	umber
	Firm/Company GST N	umber
	-	ails for Bid security refund
>	etc., Beneficiary Name	
m)	Beneficiary Account N	umber
	Type of Bank Account	(Current/OD/OCC etc.)
	IFSC Code	
	Beneficiary Bank Name	e & Branch address

Date	Signature with seal
	Name:
	Designation:

# Annexure-4 Bid Security Declaration

# (Should be submitted on Company's letter head with company seal and signature of the authorized person)

To,

The General Manager Andhra Pragathi Grameena Bank, Head Office, II Floor, Department of Information Technology, Beside Mariyapuram Church, Akkayapalle, Kadapa-516003

SUB: Supply, Maintenance of 600 No of e-KYC L1 devices in Andhra Pragathi Grameena Bank for 6 years (comprehensive onsite warranty of Three (3) years and Three (3) years AMC).

Ref: GeM Bid ref. no. GEM/2023/B/4195441 dated 09/11/2023.

Dear Sir

We declare that if we withdraw or modify our bid during the period of validity, or if we are awarded the contract and we fail to sign the contract, or to submit a performance security before the deadline defined in the GeM bid, we note that we will be suspended for the period of three years from being eligible to submit bids for contracts with Andhra Pragathi Grameena Bank.

Place:	[Signature of Authorised Signatory]
Date:	Name:
	Designation:
	Seal·

# Annexure-5 Pre-Qualification Criteria

# (Should be submitted on Company's letter head with company seal and signature of the authorized person)

SUB: Supply, Maintenance of 600 No of e-KYC L1 devices in Andhra Pragathi Grameena Bank for 6 years (comprehensive onsite warranty of Three (3) years and Three (3) years AMC).

Ref: GeM Bid ref. no. GEM/2023/B/4195441 dated 18/11/2023.

We have carefully gone through the contents of the above referred GeM bid and replies to prebid queries and amendments and furnish the following information relating to Pre-Qualification Criteria.

SI. No.	Criteria	Documents to be submitted for Compliance	Bidder's Response and Documents Submitted
1.	The Bidder should be a registered company in India under IndianCompanies Act 1956 for at least three years as on date of RFP.	Certified copy of the Certificate of Incorporation issued by the Registrar of Companies and Certificate of Commencement of business issued by the Registrar of Companies (For Public Limited Company)	
2.	The e-KYC devices(biometric devices) proposed to be supplied should be certified by STQC and UIDAI	Copy of STQC and UIDAI certificates to be submitted w.r.t to the proposed devices.	
3	Bidder should have submitted LoU to UIDAI to deliver the devices as per Registered Devices - Technical Document and the same should have been approved by UIDAI	Copy of approval /permission from UIDAI required.	
4	The biometric devices should be having a minimum of 'Level 1' UIDAI RD Certification from STQC /UIDAI and ability to detect live finger ( and it should be able to reject gummy or fake finger prints ) and de-duplication of finger print.	The OEM in their Company's letter head shall provide undertaking to this effect.	
5.	The bidder should have supplied and supported at least 200 'e-KYC L1 devices(biometric devices) to Banks/Financial Institution /PSUs/Central or	Xerox copies of purchase orders or certificates from Bank/FI/PSUs where hardware has been delivered and are also to be mentioned in Annexure-15 (II). Satisfactory Letters issued by	

# ఆంధ్ర ప్రగతి గ్రామీణ బ్యాంక్ आंध्र प्रगति ग्रामीण बैंक **PRAGATHI GRAMEENA BANK**

(Sponsored by Canara Bank)

DMMITTED TO RURAL DEVELOPMENT

	State Governments during last three years (2020-21,2021-22 AND 2022-23).	respective purchasers to be attached for respective Purchase Orders	
		Alternate to submitting Xerox copies of POs, Bidders can submit Certificate from Banks/FI/PSUs that the vendor has supplied required quantity of 'e-KYC L1 devices to them with year-wise/PO-wise details.	
		In case of multiple POs of same organization, bidder has to submit letter from organization and clearly mention the year and quantity of procurement.	
		Bidder who is submitting the bid proposals, shall submit POs issued on their Company only	
6	The bidder has to provide confirmation that any person/Partnership/LLP/Company including any subsidiary or holding company/proprietorship connected to bidder directly or indirectly has not participated in the bid process.	Letter of confirmation (self-certified letter signed by authorized official of the bidder)	
7	Bidders shall be the Original Equipment Manufacturers (OEM) of Biometric Fingerprint Scanners.  (OR)  An authorized Dealer	If the applicant is OEM, an Undertaking Letter has to submit in this effect.  (OR)  If the bidder is an authorized dealer/ distributor, an authorisation letter from their OEM/ OSO/ OSD to deal/market their product in India and it should be valid for entire contract period from the date of submission of the bid.	
8.	The bidder should have positive Net Worth as on 31/03/2023.	The bidder must produce a certificate from the Company's	



# **မဝဠ ဆွုဂုံမ ဂျာည်းဆ ဃာ္မဝ**န် आंध्र प्रगति ग्रामीण बैंक ANDHRA PRAGATHI GRAMEENA BANK

(Sponsored by Canara Bank)
COMMITTED TO RURAL DEVELOPMENT

		Chartered Accountant to this effect.	
9.	The Bidder should have annual turnover of minimum Rs.50 Lakhs for the last three financial years. (i.e. 2020-21,2021-22 AND 2022-23 and should have Operating profit forthe last 3 years (i.e. 2020-21, 2021-22 AND 2022-23	Audited balance Sheet and Financial Statements for last 3 Financial Years i.e. 2020-21,2021-22 & 2022-23.  If March 2023 audited results are not published as on date of bid submission, the financials of 2019-20, 2020-21 and 2021-22 to be submitted for eligibility evaluation	
10.	Bidders should not be under debarment/blacklist period for breach of contract/fraud/corrupt practices by any Scheduled Commercial Bank/ Public Sector Undertaking / State or Central Government or their agencies/ departments on the date of submission of this RFP.	A self-declaration letter by the bidder on the Company's letterhead should be submitted to this effect.	
11	The Bidder (including its OEM, if any) should not be from a country which shares a land border with India unless the bidder is registered with the Competent Authority (as detailed in Office Memorandum-F.No.6/18/2019-PPD of Dept. of Expenditure, Ministry of Finance). Bidder from a country which shares a land border with India means:  a. An entity incorporated, established or registered in such a country; or  b. A subsidiary of an entity incorporated, established or registered in such a country; or  c. An entity substantially controlled through entities incorporated, established or registered in such a country; or  d. An entity whose beneficial owner is situated in such a country; or  e. An Indian (or other) agent of such an entity; or  f. a natural person who is a citizen of such a country; or	A declaration stating "We hereby certify that we have read the clauses contained in O.M. No. 6/18/2019-PPD, dated 23.07.2020 order (Public Procurement No. 1), order (Public Procurement No. 2) dated 23.07.2020 and order (Public Procurement No. 3) dated 24.07.2020 regarding restrictions on procurement from a bidder of a country which shares a land border with India. We further certify that we and our OEM are not from such a country or if from a country, has been registered with competent authority. We certify that we and our OEM fulfil all the requirements in this regard and are eligible to participate in this RFP" to be submitted on Company's letter head.	

	g. A consortium or joint venture where any member of the consortium or joint venture falls under any of the above.	ii. Bidder and OEM both have to submit an undertaking as per the format attached in <b>Annexure-16(1), 16(2).</b>	
12	Authorization Certificate Whether the Bid is authenticated by authorized person?	Copy of Power of Attorney or Authorization letter from the company authorizing the person to sign the bid document to be submitted in Conformity to Eligibility Criteria?  Annexure-06 has to be submitted.	
13	The Bidder should have a valid ISO Certificate.	Copy of valid Certificate to besubmitted.	
14	OEM/AUD should provide a letter, on Equipment support and availability of spares during contract period of six years.	Certificate from supplier on Equipment support and availability of spares during contract period of six years (i.e., through the life of entire contract period).	
	OEM/AUD should also provide a certificate that all Equipment offered are not 'End of Life' for next one year and 'End of Support' for a minimum of 6 years.	Certificate from vendor on Non- End of Life for next one year and Non-End of Support for a minimum of 6 years (i.e., through the life of entire project period).	
15.	Purchase Preference as mentioned in Annexure – S (Make in India)	The following annexures need to be submitted as applicable  Annexure - 18  Annexure - 19	

We confirm that the information furnished above is true and correct. We also note that, if there are any inconsistencies in the information furnished above, the bid is liable for rejection. All documentary evidence / certificates confirming compliance to Pre-Qualification Criteria should be part of the GeM bid.

Date Signature with seal

Name: Designation:

### **Annexure-6**

# **LETTER OF AUTHORISATION TO BID**

The General Manager
Andhra Pragathi Grameena Bank,
Head Office, II Floor,
Department of Information Technology,
Beside Mariyapuram Church, Akkayapalle,
KADAPA-516 003
Dear Sir,

SUB: Authorization Letter for submitting bid documents.

### REF:GeM Bid ref. no. GEM/2023/B/4195441 dated 09/11/2023.

This has reference to your above RFP for Supply and Maintenance of with Six years Contract Period, Mr/Mrs/Miss is hereby authorised to submit the bid documents, to submit on-line bid, to participate in reverse auction and to sign the contract on behalf of our organization for all the systems/ goods required by the bank as called vide the bank's request for
proposal vide GeM Bid ref. no. GEM/2023/B/4195441 dated 09/11/2023.on behalf of our
organization. We confirm that the person so authorised above has digital signatures <b>(with encryption</b>
feature) issued in the name of company and confirm that all the prices quoted in on-line-sealed
bid or in reverse auction by him shall be binding on us. He/ She is also authorised to take decisions on behalf of the company till RFP process is completed.
Certified Xerox copy of Power of Attorney (P/A) of the person authorising such person is duly submitted.
We hereby extend our full guarantee and warranty as per Clauses of Contract for the goods and services offered for supply by the above firm against this RFP.

Name of Authorizing Authority (Certified Xerox copy of P/A of authorised Signatory/authority is to be submitted)

Note: 1. This letter of authority should be on the letterhead of the principal on whose behalf the proposal is submitted and should be signed by a person competent and having the power of attorney to bind the principal. It should be included by the Bidder in its bid.

# Annexure-7 Escalation Matrix

# (Should be submitted on Company's letter head with company seal and signature of the authorized person)

SUB: Supply and Maintenance 600 No of e-KYC L1 devices in Andhra Pragathi Grameena Bank for 6 years (comprehensive onsite warranty of Three (3) years and Three (3) years AMC).

Ref: GeM Bid ref. no. GEM/2023/B/4195441 dated 09/11/2023...

Name of the Bidder Firm:

### **Delivery Related Issues:**

SI. No.	Name	Level of Contact	Office Postal Address	Phone No.	Mobile No.	Fax	Email address
a.		First Level Contact					
b.		Second level contact (If response not received in 24 Hours)					
c.		Regional/Zonal Head (If response not received in 48 Hours)					
d.		Country Head (If response not received in One week)					

#### **Service Related Issues:**

SI. No.	Name	Level of Contact	Office Postal Address	Phone No.	Mobile No.	Fax	Email address
a.		First Level Contact					
b.		Second level contact (If response not received in 4 Hours)					
c.		Regional/Zonal Head (If response not received in 12 Hours)					

	Country Head (If	
d.	response not received	
	in 24 Hours)	

Any change in designation, substitution will be informed by us immediately.

Signature with seal Date

Name :

Designation:

# Annexure-8 Manufacturer Authorization Form

	rmat Letter should b Authorised Signatory				OSO/OSD o	concern and shoul	d be
No	dated						
Head Office, II Department o	thi Grameena Bank, Floor, f Information Techn puram Church, Akka						
Dear Sir,							
	and Maintenance or 6 years (comprel					•	
Ref: GeM E	Bid ref. no. GEM/20	23/B/419	95441 dated	09/11/202	23.		
	who having ize M/s	factories/	development/	facilities	at 1)	and 2)	do
	conclude the contra			_			,
tender and the offered agains updates and e	urer) hereby extend e contract for the e-k et this invitation for t ensure availability of of installation.	YC L1 dev ender offe	vices (Biometri er by the abov	c devices), e firm and	products/e will extend	equipment and ser I technical support	vices t and
software upda quoted for an quoting and ir release/annou cost to the bar	turer)also confirm tates and new product d supplied to the ban the event M/s Incement, we hereby ink and we will direct to bank's premises.	ct feature ank during fail in confirm	releases) are g the Contract their obligatio that we will pr	provided period. In period provide the	by M/s case this is vide the upo same to the	for all the prod s not considered v dates within 30 da e bank at no addit	ducts while ys of ional
technically fea	rm that the propose asible for implemen also confirm that al	tation and	d the hardwa	re will wo	rk without	any hassles in al	I the

We hereby commit to the tender terms and conditions and will not withdraw our commitments during the process and or during the period of contract.

Year and "End of Support" for the contract period.

Yours faithfully (Name) For and on behalf of M/s

# Annexure-9 NON-DISCLOSURE AGREEMENT

Disclosing Party or the "Bank"), and with and having address at	
1976 having its Head Office at Kadapa represented by herein	(hereinafter called
between; Andhra Pragathi Grameena Bank, a body corporate constitute under the	Regional Rural Act
THIS AGREEMENT (the <b>"Agreement")</b> is entered into on thisday of	_ 2023_by and

The Bank is in possession of certain information defined hereunder as Confidential Information and has agreed to disclose to the Company the Confidential Information on a strictly confidential basis for the purpose of (mention the purpose for which the information is required to be shared/allowed to be accessed). During the said process; the Bank may share certain confidential or proprietary information with the Recipient. Therefore, in consideration of the mutual promises and covenants contained in this Agreement, and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the parties hereto agree as follows:

#### 1. Definition of Confidential Information.

- (a) For purposes of this Agreement, "Confidential Information" means any data or information that is confidential or proprietary to the Bank and not generally known to the public, whether in tangible or intangible form, whenever and however disclosed, including, but not limited to:
  - (i) Customer name and other information related to customers
  - (ii) any marketing strategies, plans, financial information, or projections, operations, sales estimates, business plans and performance results relating to the past, present or future business activities of such party, its affiliates, subsidiaries and affiliated companies;
  - (iii) Plans for products or services, and customer or supplier lists;
  - (iv) Any scientific or technical information, invention, design, process, procedure, formula, improvement, technology or method;
  - (v) any concepts, reports, data, know-how, works-in-progress, designs, development tools, specifications, computer software, source code, object code, flow charts, databases, inventions, information and trade secrets; and
  - (vi) Any other information that should reasonably be recognized as confidential information of the Bank. Confidential Information need not be novel, unique, patentable, copyrightable or constitute a trade secret in order to be designated Confidential Information.

The Company acknowledges that the Confidential Information is proprietary to the Bank, has been developed and obtained through great efforts by the Bank and that Bank regards all of its Confidential Information as trade secrets.

b) Notwithstanding anything in the foregoing to the contrary, Confidential Information shall not include information which;

- (i) Was known to the Company prior to receiving the Confidential Information from the Bank;
- (ii) Becomes rightfully known to the Company from a third-party source not known (after diligent inquiry) by the Company to be under an obligation to Bank to maintain confidentiality;
- (iii) Is or becomes publicly available through no fault of the Company;
- (iv) Is required to be disclosed in a judicial or proceeding, or is otherwise requested or required to be disclosed by law or regulation, although the requirements of paragraph 4 hereof shall apply prior to any disclosure being made; and
- (v) Is or has been independently developed by employees, consultants or agents of the Company without violation of the terms of this Agreement or reference or access to any Confidential Information.

#### 2. Disclosure of Confidential Information.

From time to time, the Bank may disclose Confidential Information to the Company. The Company will:

- (i) along with its representatives, make use of the Confidential Information solely for the purpose of the Agreement or such other purposes from time to time agreed or consented to by the Bank as evidenced in writing
- (ii) limit disclosure of any Confidential Information to its directors, officers, employees, agents or representatives (collectively "Representatives") who have a need to know such Confidential Information in connection with the current or contemplated business relationship between the parties to which this Agreement relates, and only for that purpose;
- (iii) prior to making any disclosure of such Confidential Information as permitted under this Agreement, will ensure that the Representatives are under a prior written obligation to maintain such information confidential and to use such information only for the contemplated purpose;
- (iv) along with its Representatives use such measures and/or procedures as it uses in relation to its own confidential information and trade secrets to hold and keep in confidence any and all such Confidential information and comply with the terms of this Agreement.
- (v) and not disclose any Confidential Information received by it to any third parties.
- (vi) be solely responsible for any breach of the terms of this Agreement by any of its Representatives or the Sub-Contractors and any act or omission by any of its Representatives or the Sub-Contractors which would constitute breach of the terms of this Agreement and shall take all reasonable measures to restrain such Representatives or the Sub-Contractors from unauthorized disclosure or use of the Confidential Information and that Company acknowledges and agree that Bank shall have right to all its legal remedies directly against Company as if such breach is made by the Company itself without proceeding at the first instance against Representatives or the Sub-Contractors.

#### 3. Use of Confidential Information.

The Company agrees to use the Confidential Information solely in connection with the current or contemplated business relationship between the parties as mentioned in this agreement and not for any purpose other than as authorized by this Agreement without the prior written consent of an

authorized representative of the Bank. No other right or license, whether expressed or implied, in the Confidential Information is granted to the Company hereunder. Title to the Confidential Information will remain solely with the Bank. All use of Confidential Information by the Company shall be for the benefit of the Bank and any modifications and improvements thereof by the Company shall be the sole property of the Bank.

## 4. Compelled Disclosure of Confidential Information.

Notwithstanding anything in the foregoing to the contrary, the Company may disclose Confidential Information pursuant to any governmental, judicial, or administrative order, subpoena, discovery request, regulatory request or similar method, provided that the Company promptly notifies, to the extent practicable, the Bank in writing of such demand for disclosure so that the Bank, at its sole expense, may seek to make such disclosure subject to a protective order or other appropriate remedy to preserve the confidentiality of the Confidential Information. The Company agrees that it shall not oppose and shall cooperate with efforts by, to the extent practicable, the Bank with respect to any such request for a protective order or other relief. Notwithstanding the foregoing, if the Bank is unable to obtain or does not seek a protective order and the Company is legally requested or required to disclose such Confidential Information, disclosure of such Confidential Information may be made without liability.

#### 5. Term.

This Agreement shall remain in effect for \*(\* duration of the Original Agreement plus 10 years) (subject to a one-year extension if the parties are still discussing and considering the Transaction at the end of the fifth year). Notwithstanding the foregoing, the parties' duty to hold in confidence Confidential Information that was disclosed during term shall remain in effect indefinitely.

#### 6. Remedies.

Both parties acknowledge that the Confidential Information to be disclosed hereunder is of a unique and valuable character, and that the unauthorized dissemination of the Confidential Information would destroy or diminish the value of such information. Therefore, both parties hereby agree that the Bank shall be entitled to injunctive relief preventing the dissemination of any Confidential Information in violation of the terms hereof. Such injunctive relief shall be in addition to any other remedies available hereunder, whether at law or in equity. Bank shall be entitled to recover Damages consisting a sum equal to the loss suffered by the Bank including loss of business opportunity, costs of business interruption its costs and fees, including reasonable attorneys' fees, incurred in obtaining any such relief. Further, in the event of litigation relating to this Agreement, the prevailing party shall be entitled to recover its reasonable attorney's fees and expenses.

#### 7. Return of Confidential Information.

Company shall immediately return and redeliver to the other all tangible material embodying the Confidential Information provided hereunder and all notes, summaries, memoranda, drawings, manuals, records, excerpts or derivative information deriving there from and all other documents or materials ("Notes") (and all copies of any of the foregoing, including "copies" that have been converted

to computerized media in the form of image, data or word processing files either manually or by image capture) based on or including any Confidential Information, in whatever form of storage or retrieval, upon the earlier of (i) the completion or termination of the dealings between the parties contemplated hereunder; (ii) the termination of this Agreement; or (iii) at such time as the Bank may so request. Alternatively, the Company, with the written consent of the Bank may (or in the case of Notes, at the Company's option) immediately destroy any of the foregoing embodying Confidential Information (or the reasonably non-recoverable data erasure of computerized data) and, upon request, certify in writing such destruction by an authorized officer of the Company supervising the destruction.

### 8. Notice of Breach.

The Company shall notify the Bank immediately upon discovery of any unauthorized use or disclosure of Confidential Information by the Company or its Representatives, or any other breach of this Agreement by the Company or its Representatives, and will cooperate with efforts by the Bank to help the Bank regain possession of Confidential Information and prevent its further unauthorized use.

### 9. No Binding Agreement for Transaction.

The parties agree that neither party will be under any legal obligation of any kind whatsoever with respect to a Transaction by virtue of this Agreement, except for the matters specifically agreed to herein. The parties further acknowledge and agree that they each reserve the right, in their sole and absolute discretion, to reject any and all proposals and to terminate discussions and negotiations with respect to a Transaction at any time as per the respective agreement. This Agreement does not create a joint venture or partnership between the parties. If a transaction goes forward, the non-disclosure provisions of any applicable transaction documents entered into between the parties (or their respective affiliates) for the Transaction shall be deemed to be complementary/supplementary to the provisions of this Agreement and not contrary/derogatory to the provisions of this Agreement to the extent possible.

#### 10. Warranty.

Each party warrants that it has the right to make the disclosures under this Agreement. NO WARRANTIES ARE MADE BY EITHER PARTY UNDER THIS AGREEMENT WHATSOEVER. The parties acknowledge that although they shall each endeavor to include in the Confidential Information all information that they each believe relevant for the purpose of the evaluation of a Transaction, the parties understand that no representation or warranty as to the accuracy or completeness of the Confidential Information is being made by either party as the Bank. Further, neither party is under any obligation under this Agreement to disclose any Confidential Information it chooses not to disclose. Neither Party hereto shall have any liability to the other party nor to the other party's Representatives resulting from any use of the Confidential Information except with respect to disclosure of such Confidential Information in violation of this Agreement.

#### 11. Effective Date of the Agreement:

This Agreement shall be effective upon its execution by both the parties.

#### 12. Miscellaneous.

- a) This Agreement can only be modified by a written amendment signed by the party against whom enforcement of such modification is sought.
- b) The validity, construction and performance of this Agreement shall be governed and construed in accordance with the laws of (state), India applicable to contracts made and to be wholly performed within such state, without giving effect to any conflict of laws provisions thereof.
- c) Any failure by either party to enforce the other party's strict performance of any provision of this Agreement will not constitute a waiver of its right to subsequently enforce such provision or any other provision of this Agreement.
- d) Although the restrictions contained in this Agreement are considered by the parties to be reasonable for the purpose of protecting the Confidential Information, if any such restriction is found by a court of competent jurisdiction to be unenforceable, such provision will be modified, rewritten or interpreted to include as much of its nature and scope as will render it enforceable. If it cannot be so modified, rewritten or interpreted to be enforceable in any respect, it will not be given effect, and the remainder of the Agreement will be enforced as if such provision was not included.
- e) Any notices or communications required or permitted to be given hereunder may be delivered by hand against acknowledgement, deposited with a nationally recognized overnight carrier against acknowledgement, electronic-mail, or registered post with acknowledgement, in each case, to the address of the other party first indicated above.
- f) This Agreement is personal in nature, and neither party may directly or indirectly assign or transfer it by operation of law or otherwise without the prior written consent of the other party And any such assignment without consent will be held void ab initio. All obligations contained in this Agreement shall extend to and be binding upon the parties to this Agreement and their respective successors, assigns and designees.
- g) The parties and/or their affiliates of whatsoever nature shall not, in any manner, solicit and/or accept any business from sources that have been made available by and through the parties hereto, nor in any manner shall access, solicit and/or conduct any business with the said sources, without specific permission of the Party who made said sources available. For avoidance of doubt, this restriction shall apply only to business related to the Assignment which is the subject matter of this Agreement and not any other Assignment or business.
- h) Paragraph headings used in this Agreement are for reference only and shall not be used or relied upon in the interpretation of this Agreement.

**IN WITNESS WHEREOF,** the parties hereto have executed this Agreement as of the date first above written.

SIGNED for and on behalf of:- (Bank)	SIGNED for and on behalf of :- (Company)
Signature: Name:	Signature: Name:
Title: (Authorized Signatory)	Title: (Authorized Signatory)

#### Annexure-10

#### **Bill of Material**

SUB: Supply and Maintenance of 600 No of e-KYC L1 devices in Andhra Pragathi Grameena Bank for 6 years (comprehensive onsite warranty of Three (3) years and Three (3) years AMC).

Ref: GeM Bid ref. no. GEM/2023/B/4195441 dated 09/11/2023.

#### Notes

- 1. These details should be on the letter head of bidder and each & every page should be signed by an Authorized Signatory with Name and Seal of the Company.
- 2. Please be guided by GeM bid terms, subsequent amendments and replies to pre-bid queries (if any) while quoting.
- 3. Do not change the structure of the format nor add any extra items.
- 4. No counter condition/assumption in response to commercial bid will be accepted. Bank has a right to reject such bid.

## Table -A

# <u>Price details of 600 No of UIDAI Certified Biometric Authentication Fingerprint L1 Registered</u> Devices [Amount in Rs.]

SI. No.	Item Details - Specify the details of Hardware	Unit Price (Excl. of Tax)	Tax for Column A B Tax Amt.(%)	Unit Price Incl. of tax  C =A+B	Quantity	Total Cost (Incl. of tax)  E =(CxD)
1	Fingerprint L1 Device cost with 3years warranty				600	
2	Total device cos		miaa ahawara		600	
2.1	RD service charge per device payable for first 3 years	KD Se	rvice charges		600 600	
2.2	RD service charge per device payable from 4 <sup>th</sup> to 6 <sup>th</sup> year				600	
	TOTAL RD service cost				600	

3	Year wise Annual Maintenance Charges for a period of 3 years after warranty period of 3 years(including support of RD service)					
3.1	AMC 4 <sup>th</sup> Year				600	
3.2	AMC 5 <sup>th</sup> Year				600	
3.3	AMC 6 <sup>th</sup> Year				600	
4	Total AMC Charges (3.1+3.2+3.3)					
5	Buy Back of old e-kyc L0 device				590	
5	TOTAL COST (1+2	2+4-5)				

#### **Declaration**

- i. Bill of material is submitted on the letter head and is signed by an Authorized Signatory with Name and Seal of the Company.
- **ii.** We confirm that we have gone through GeM bid clauses, subsequent amendments and replies to pre-bid queries (if any) and abide by the same.
- **iii.** We have not changed the structure of the format nor added any extra items. We note that any such alternation will lead to rejection of Bid.
- **iv.** We agree that no counter condition/assumption in response to commercial bid will be accepted by the Bank. Bank has a right to reject such bid.
- v. We are agreeable to the payment schedule as per "Payment Terms" of the GeM bid.
- **vi.** Bidder need to quote the price along with required RD service software for 3 year warranty and 3 year AMC.
- **vii.** RD service charges quoted by the bidder are for every 3 years block. However, payment will be made annually in advance by arriving the appropriate amount.
- viii. Total Cost component under S.No.5 shall be considered for selection of L1 bidder.
- ix. Total no of e-KYC LO devices under Buy Back will be +/- 5% of the mentioned quantity.

Date:	Authorized signatory
Place:	Name:
	Designation:
	Company seal:

COMMITTED TO BURNI DEVELORME

# Annexure-11 Undertaking of Authenticity

# (Should be submitted on Company's letter head with company seal and signature of the authorized person)

SUB: Supply and Maintenance of 600 No of e-KYC L1 devices in Andhra Pragathi Grameena Bank for 6 years (comprehensive onsite warranty of Three (3) years and Three (3) years AMC).

Ref: GeM Bid ref. no. GEM/2023/B/4195441 dated 09/11/2023.

We hereby undertake that all the hardware components/parts/assembly/software's used in this Biometric Fingerprint Scanners/Other Hardware under the above shall be original new components /parts /assembly /software only from respective OEMs/OSDs/OSOs of the products and that no refurbished / duplicate / second hand components / parts / assembly / software are being used or shall be used.

We confirm that the OS and software is free from bugs, malware, covert channels in code etc.

Should you require, we hereby undertake to produce the certificate from our OEM/OSD/OSO supplier in support of above undertaking at the time of delivery/installation. It will be our responsibility to produce such letters from our OEM/OSD/OSO supplier's at the time of delivery or within a reasonable time.

In case of default and we are unable to comply with the above at the time of delivery or during installation, for the IT Hardware/Software/Solution/Services already billed, we agree to take back the **e-KYC L1 devices** without demur, if already supplied and return the money if any paid to us by you in this regard.

Date	Signature with seal
	Name :
	Designation:

# Annexure-12 **Bank Guarantee Format for Earnest Money Deposit**

To:	The General Manager, Andhra Pragathi Grameena Bank, Second floor, DIT, Head Office, Near Mariyapuram church, Akkayapalle Kadapa-516003
subm	REAS (Name of Tenderer) (hereinafter called "the Tenderer" has itted its tender dated (Date) for the execution of (Name of Contract) (hereinafter called "the Tender") in favour of hereinafter called
	Beneficiary";
consti others for t paym	W ALL MEN by these presents that we,(name of the issuing Bank), a body corporate ituted under thehaving its Head Office atamongst so a branch/office at (hereinafter called "the Bank" are bound unto the Beneficiary he sum of Rs (Rupees only) for which ent well and truly to be made to the said Beneficiary, the Bank binds itself, its successors and its by these presents;
(a) If C (b) If t (i)	CONDITIONS of this obligation are:  If the Tenderer withdraws its Tender during the period of Tender validity specified in the Tender  If the Tenderer withdraws its Tender during the period of Tender validity specified in the Tender  If the Tenderer having been notified of the acceptance of his Tender by the Beneficiary during  the period of Tender validity;  If ails or refuses to execute the Agreement, if required; or  If it is not refuses to furnish the performance security, in accordance with clause or  It is not conditions of Contract.
dema Benef	ndertake to pay to the Beneficiary up to the above amount upon receipt of his first written nd without the Beneficiary having to substantiate his demand, provided that in his demand the ficiary will note that the amount claimed by him is due to him owing to the occurrence of one th of the two conditions, specifying the occurred condition or conditions.
i) O	ithstanding anything contained herein ur liability under this Bank Guarantee shall not exceed Rs (Rupees only)
ii) Thi: iii) We a	s Bank Guarantee is valid up to and e are liable to pay the guaranteed amount or any part thereof under this Bank Guarantee only and only if you serve upon us a written claim or demand on or before mention period of guarantee as found under clause (ii) above plus claim period)
	day of2023. ATURE & SEAL OF THE BANK)

This Bank guarantee should be confirmed through SFMS by the issuing Bank and the details are as follows

Name of the Bank: Andhra Pragathi Grameena Bank

Name of the Branch: HEAD OFFICE

IFSC Code: APGB0000001

# Annexure-13 **DRAFT CONTRACT AGREEMENT**

CONTRACT	AGREEMEN	
THIS AGREEMENT (the Agreen	nent) executed at Kadapa on	day of 2023.
	<u>BETWEEN</u>	
Head Office near Mariyapuram of Signatory of its Department of In referred to as "PURCHASER") wh	k, a body corporate constituted under church, Akkayapalle, Kadapa-516003 formation Technology, Mr nich expression shall unless excluded and include its assigns and successors	represented by the Authorised, (Designation), (hereinafter by or repugnant to the subject
	AND	
Companies Act 1956 having its R Authorized Signatory, Mrprovider" which expression shall u	ompany/Firm constituted and registe Registered Office at(Designation) (hereinafter unless excluded by or repugnant to the trators, successors and assigns) of the	referred to as "Vendor /service subject or context be deemed
The Purchaser and Vendor/service	ce provider are hereinafter collectively	y referred to as "Parties".
of product/service/solutions) a	Bids for Products/Services VIZnd has accepted the Bid by the for the sum of the sum	Vendor/service provider for Rs(Rupees
NOW THIS AGREEMENT WITH PARTIES HERETO AS FOLLOWS	NESSETH AND IT IS HEREBY AGR 5:	EED BY AND BETWEEN THE
-	oressions shall have the same meanir ons of RFP/ Amendments/ Sanction (	
	datedas amend documents shall be deemed to forn ter alia, includes	
<ul> <li>a) The Bid Form and the Price S</li> <li>b) The Bill of Material.</li> <li>c) The Technical &amp; Functional S</li> <li>d) The Terms and Conditions of</li> <li>e) The Purchaser's Letter of Interior</li> </ul>	f the Contract;	

Schedule of Dates, Amounts etc.,

g) All pre bid clarifications/mail communications shared with the bidder during the processing of this bid.

All the above are collectively referred to as "the said documents" forming an integral part of the Contract are to be taken as mutually explanatory to one another. Detailed site orders as and when released shall form an integral part of this contract. However, in case of conflict between the Clauses of the Contract and Schedules appended to the Contract, provisions of the Clauses of the Contract shall prevail.

### 1. SCOPE OF WORK:

As per the requirement of the Bank.

## 2. **GENERAL CONDITIONS TO CONTRACT:**

- 2.1. Either party shall not assign any rights or obligations herein without obtaining the prior consent of the other Party.
- 2.2. No forbearance, indulgence, relaxation or inaction by any Party [BANK or VENDOR/ SERVICE PROVIDER] at any time to require the performance of any provision of Contract shall in any way affect, diminish, or prejudice the right of such Party to require the performance of that or any other provision of Contract.
- 2.3. No waiver or acquiescence of any breach, or any continuing or subsequent breach of any provision of Contract shall be construed as a waiver of any right under or arising out of Contract or an acquiescence to or recognition of any right and/or any position other than that expressly stipulated in the Contract.
- 2.4. All remedies of either BANK or VENDOR/ SERVICE PROVIDER under the Contract whether provided herein or conferred by statute, civil law, common law, custom, or trade usage, are cumulative and not alternative may be enforced successively or concurrently.
- 2.5. If any provision of Contract or the application thereof to any person or Party [BANK/ VENDOR/ SERVICE PROVIDER] is or becomes invalid or unenforceable or prohibited by law to any extent, this Contract shall be considered divisible as to such provision, and such provision alone shall be inoperative to such extent and the remainder of the Contract shall be valid and binding as though such provision had not been included. Further, the Parties [BANK and VENDOR/ SERVICE PROVIDER] shall endeavor to replace such invalid, unenforceable or illegal provision by one that is valid, enforceable, and legal and achieve substantially the same economic effect as the provision sought to be replaced.
- 2.6. If during the term of Contract, the performance in whole or in part by either Party [BANK/VENDOR/ SERVICE PROVIDER] of any obligations under the Contract is prevented or delayed by reason of war, destructive act of public enemy, civil commotion, sabotage, fires, floods, explosions, epidemic, quarantine restrictions, strikes, lock-outs, or acts of god (hereinafter referred to individually as an "Event" the notice of happening of which shall be given by either Party to the other within seven days of the date of occurrence of such Event), neither Party [BANK nor VENDOR/ SERVICE PROVIDER] shall be entitled to terminate this

Contract nor have any claim for damages against the other by reason only of such non-performance or delay in performance.

- 2.7. None of the provisions of Contract shall be deemed to constitute a partnership between the Parties [BANK and VENDOR/ SERVICE PROVIDER] and neither Party [BANK nor VENDOR/ SERVICE PROVIDER] shall have any right or authority to bind the other as the other's agent or representative and no Party shall be deemed to be the agent of the other in any way.
- 2.8. Contract shall not be intended and shall not be construed to confer on any person other than the Parties [BANK and VENDOR/ SERVICE PROVIDER] hereto, any rights or remedies herein.
- 2.9. Contract shall be executed in English language in 1 (one) original, the BANK receiving the duly signed original and VENDOR/ SERVICE PROVIDER receiving the duly attested photocopy. Non-disclosure Contract (NDA) will have to be executed with the BANK as per the format prescribed by the Bank.
- 2.10. RFP ...... dated ......along with clarifications & amendments issued shall form integral part and parcel of this CONTRACT.

#### 3. SECURITY DEPOSIT / PERFORMANCE OF BANK GUARANTEE:

As specified in the RFP.

#### 4. VALIDITY OF THE CONTRACT:

The Contract shall be valid for the full duration till completion of all contractual obligations by the Vendor/Service Provider and PURCHASERfor the current orders or further orders to be released by Vendor/ Service Provider as per the terms and conditions in this contract.

### 5. PAYMENT TERMS:

As specified in the RFP.

### 6. PENALTIES:

As specified in the RFP.

### 7. ASSIGNMENT:

- 7.1. VENDOR/ SERVICE PROVIDER shall not assign to any one, in whole or in part, its obligations to perform under the Contract, except with the BANK's prior written consent.
- 7.2. If the BANK undergoes a merger, amalgamation, take-over, consolidation, reconstruction, change of ownership etc., this Contract shall be considered to be assigned to the new entity and such an act shall not affect the rights and obligations of the VENDOR/ SERVICE PROVIDER under this Contract.

### 8. **SUB-CONTRACTING:**

VENDOR/ SERVICE PROVIDER shall not subcontract or permit anyone other than its personnel to perform any of the work, service or other performance required of the VENDOR/ SERVICE PROVIDER under the contract without the prior written consent of the BANK.

#### 9. ORDER CANCELLATION/TERMINATION OF CONTRACT:

- 9.1. The Bank reserves its right to cancel the entire / unexecuted part of CONTRACT at any time by assigning appropriate reasons and recover expenditure incurred by the Bank in addition to recovery of liquidated damages in terms of the contract, in the event of one or more of the following conditions:
  - 9.1.1. Delay in delivery beyond the specified period for delivery.
  - 9.1.2. Serious discrepancies noted in the items delivered.
  - 9.1.3. Breaches in the terms and conditions of the Order.
- 9.2. The Bank reserves the right to cancel the contract placed on the Vendor/Service Provider and recover expenditure incurred by the Bank on the following circumstances:
  - 9.2.1. Non submission of acceptance of order within 7 days of order.
  - 9.2.2. Excessive delay in execution of order placed by the Bank.
  - 9.2.3. The selected bidder commits a breach of any of the terms and conditions of the bid.
  - 9.2.4. The bidder goes in to liquidation voluntarily or otherwise.
  - 9.2.5. An attachment is levied or continues to be levied for a period of 7 days upon the effects of the bid.
  - 9.2.6. The progress made by the selected bidder is found to be unsatisfactory.
  - 9.2.7. If deductions on account of liquidated Damages exceeds more than 10% of the total contract price.
  - 9.2.8. If found blacklisted by any Govt. department/ PSU/ other banks etc., during the course of contract.
- 9.3. The Bank reserves the right to cancel the contract placed on the selected bidder without assigning any reason and without any payment, if 1% of the total quantity supplied (i.e., 8All In One Desktop PCs) is found to be defected (i.e, the installed All In One Desktop PCs performance is not as per the satisfaction of the Bank, based on the Terms and conditions mentioned in this RFP).
- 9.4. Bank shall serve the notice of termination to the Vendor/Service Provider at least 30 days prior, of its intention to terminate services without assigning any reasons.
- 9.5. In case the Vendor/Service Provider fails to deliver the quantity as stipulated in the delivery schedule, the Bank reserves the right to procure the same or similar materials from alternate sources at the risk, cost and responsibility of the Vendor/Service Provider by giving 7 days' prior notice to the Vendor/Service Provider.
- 9.6. After the award of the contract, if the Vendor/Service Provider does not perform satisfactorily or delays execution of the contract, the Bank reserves the right to get the

(Oponioored by Gariara Barik)

balance contract executed by another party of its choice by giving one months' notice for the same. In this event, the Vendor/Service Provider is bound to make good the additional expenditure, which the Bank may have to incur for the execution of the balance of the order/contract. Such additional expenditure shall be incurred by the bank within reasonable limits & at comparable price prevailing in the market. This clause is also applicable, if for any reason, the contract is cancelled.

- 9.7. The Bank reserves the right to recover any dues payable by the Vendor/Service Provider from any amount outstanding to the credit of the Vendor/Service Provider, including the pending bills and security deposit, if any, under this contract.
- 9.8. In addition to the cancellation of purchase order, the Bank reserves its right to invoke the Bank Guarantee or foreclose the Security Deposit given by the Vendor/Service Provider towards non- performance/non-compliance of the terms and conditions of the contract, to appropriate towards damages.
- 9.9. Notwithstanding anything contained, the Bank also has the right to cancel the contract and EXIT WITHOUT CAUSE by giving 6 months advance notice. However, the Bidder should continue to render all the services and support as agreed as per the original terms of contract till the expiry of Notice Period.

#### 10. AMENDMENTS TO CONTRACT:

Once Contract is executed by the VENDOR/ SERVICE PROVIDER, no amendments or modifications of order and no waiver of any of the terms or conditions thereof shall be valid or binding unless mutually agreed and reduced into writing by both the parties.

### 11. INTELLECTUAL PROPERTY RIGHTS:

- 11.1. VENDOR/ SERVICE PROVIDER warrants that the inputs provided shall not infringe upon any third party intellectual property rights, including copyrights, patents and other intellectual property rights of any nature whatsoever. VENDOR/ SERVICE PROVIDER warrants that the deliverables shall not infringe upon any third party intellectual property rights, including copyrights, patents and other intellectual property rights of any nature whatsoever. VENDOR/ SERVICE PROVIDER shall ensure that the Solution supplied to the BANK shall not infringe the third party intellectual property rights, if any. VENDOR/ SERVICE PROVIDER shall ensure that third party rights are not infringed even in case of equipment /software supplied on behalf of consortium as VENDOR/ SERVICE PROVIDER.
- 11.2. In the event that the Deliverables become the subject of claim of violation or infringement of a third party's intellectual property rights, VENDOR/ SERVICE PROVIDER shall at its choice and expense:
  - [a] Procure for BANK the right to continue to use such deliverables;



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- [b] Replace or modify such deliverables to make them non-infringing, provided that the same function is performed by the replacement or modified deliverables as the infringing deliverables; or
- [c] If the rights to use cannot be procured or the deliverables cannot be replaced or modified, accept the return of the deliverables and reimburse BANK for any amounts paid to VENDOR/ SERVICE PROVIDER for such deliverables, along with the replacement costs incurred by BANK for procuring equivalent equipment in addition to the penalties levied by BANK. However, BANK shall not bear any kind of expense, charge, fees or any kind of costs in this regard. Notwithstanding the remedies contained herein, VENDOR/ SERVICE PROVIDER shall be responsible for payment of penalties in case service levels are not met because of inability of the BANK to use the proposed solution.
- 11.3. The indemnification obligation stated in this clause shall apply only in the event that the indemnified party provides the indemnifying party prompt written notice of such claims, grants the indemnifying party sole authority to defend, manage, negotiate or settle such claims and makes available all reasonable assistance in defending the claims [at the expenses of the indemnifying party]. Notwithstanding the foregoing, neither party is authorized to agree to any settlement or compromise or the like which would require that the indemnified party to make any payment or bear any other substantive obligation without the prior written consent of the indemnified party. The indemnification obligation stated in this clause reflects the entire liability of the parties for the matters addressed thereby.
- 11.4. VENDOR/ SERVICE PROVIDER acknowledges that business logics, work flows, delegation and decision making processes of BANK are of business sensitive nature and shall not be disclosed/referred to other clients, agents or distributors of Software/Service.

#### 12. INDEMNITY:

- 12.1. VENDOR/ SERVICE PROVIDER shall keep and hold the Bank indemnified and harmless from time to time and at all times against all actions, proceedings, claims, suits, liabilities (including statutory liability), penalties, demands, charges, costs (including legal costs) and expenses, damages, losses and any other expenses which may be caused to or suffered by or made or taken against the Bank arising out of:
  - 12.1.1. The breach, default or non-performance of undertakings, warranties, covenants or obligations by VENDOR/ SERVICE PROVIDER;
  - 12.1.2. Any contravention or Non-compliance with any applicable laws, regulations, rules, statutory or legal requirements by VENDOR/ SERVICE PROVIDER;
- 12.2. VENDOR/ SERVICE PROVIDER shall indemnify, protect and save the Bank against all claims, losses, costs, damages, expenses, action suits and other proceedings, resulting from infringement of any law pertaining to patent, trademarks, copyrights etc. or such other statutory infringements in respect of **Solution** supplied by them.

- 12.2.1. All indemnities shall survive notwithstanding expiry or termination of the contract and bidder shall continue to be liable under the indemnities.
- 12.2.2. The limits specified in above clause shall not apply to claims made by the Bank/third parties in case of infringement of Intellectual property rights or for claims relating to the loss or damage to real property and tangible personal property and for bodily injury or death and in these cases the liability will be unlimited.
- 12.2.3. All Employees engaged by VENDOR/ SERVICE PROVIDER shall be in sole employment of VENDOR/ SERVICE PROVIDER and the VENDOR/ SERVICE PROVIDER shall be solely responsible for their salaries, wages, statutory payments etc. That under no circumstances shall the Bank be liable for any payment or claim or compensation (including but not limited to compensation on account of injury / death / termination) of any nature to the employees and personnel of the bidder.

### 13. CONFIDENTIALITY AND NON-DISCLOSURE:

- 13.1. VENDOR/ SERVICE PROVIDER shall take all necessary precautions to ensure that all confidential information is treated as confidential and not disclosed or used other than for the purpose of project execution. VENDOR/ SERVICE PROVIDER shall suitably defend, indemnify BANK for any loss/damage suffered by BANK on account of and to the extent of any disclosure of the confidential information. VENDOR/ SERVICE PROVIDER shall furnish an undertaking in the prescribed format.
- 13.2. No Media release/public announcement or any other reference to the Contract/RFP or any program there under shall be made without the written consent of the BANK, by photographic, electronic or other means.
- 13.3. Provided that the Confidentiality Clause may not be applied to the data or information which;
  - a) Was available in the public domain at the time of such disclosure through no wrongful act on the part of VENDOR/ SERVICE PROVIDER.
  - b) Is received by VENDOR/ SERVICE PROVIDER without the breach of this Agreement.
  - c) Is required by law or regulatory compliance to disclose to any third person.
  - d) Is explicitly approved for release by written authorization of the Bank."

THESE CONFIDENTIALITY OBLIGATIONS SHALL SURVIVE THE TERMINATION OF THIS CONTRACT AND THE VENDOR/ SERVICE PROVIDER SHALL BE BOUND BY THE SAID OBLIGATIONS.

### **14. FORCE MAJEURE:**

14.1. VENDOR/ SERVICE PROVIDER shall not be liable for default or non-performance of the obligations under the Contract, if such default or non-performance of the obligations under this Contract is caused by any reason or circumstances or occurrences beyond the control of VENDOR/ SERVICE PROVIDER, i.e. Force Majeure.

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- 14.2. For the purpose of this clause, "Force Majeure" shall mean an event beyond the control of the VENDOR/ SERVICE PROVIDER, due to or as a result of or caused by acts of God, wars, insurrections, riots, earth quake and fire, Government policies or events not foreseeable but does not include any fault or negligence or carelessness on the part of the VENDOR/ SERVICE PROVIDER, resulting in such a situation.
- 14.3. In the event of any such intervening Force Majeure, VENDOR/ SERVICE PROVIDER shall notify the BANK in writing of such circumstances and the cause thereof immediately within seven days. Unless otherwise directed by the BANK, VENDOR/ SERVICE PROVIDER shall continue to perform / render / discharge other obligations as far as they can reasonably be attended / fulfilled and shall seek all reasonable alternative means for performance affected by the Event of Force Majeure.
- 14.4. In such a case, the time for performance shall be extended by a period (s) not less than the duration of such delay. If the duration of delay continues beyond a period of three months, the BANK and VENDOR/ SERVICE PROVIDER shall hold consultations with each other in an endeavour to find a solution to the problem. Notwithstanding above, the decision of the BANK shall be final and binding on the VENDOR/ SERVICE PROVIDER.

### 15. SOCIAL MEDIA POLICY:

- 15.1. No person of the Bank or the Vendor/Service Provider and third parties shall violate the Social Media Policy of the Bank.
- 15.2. The following acts on the part of personnel of the Bank or Vendor/Service Provider and third parties shall be construed as violation of Social Media Policy:
  - (i) Non-adherence to the standards/guidelines in relation to Social Media Policy issued by the Bank from time to time.
  - (ii) Any omission or commission which exposes the Bank to actual or potential monetary loss or otherwise, reputation loss on account of non-adherence of Social Media related systems and procedures.

#### 16. RIGHT TO AUDIT:

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

- 16.2. Where any deficiency has been observed during audit of the VENDOR on the risk parameters finalized by the PURCHASER or in the certification submitted by the Auditors, the VENDOR shall correct/resolve the same at the earliest and shall provide all necessary documents related to resolution thereof and the auditor shall further certify in respect of resolution of the deficiencies. The resolution provided by the VENDOR shall require to be certified by the Auditors covering the respective risk parameters against which such deficiencies have been observed.
- 16.3. The VENDOR shall, whenever required by the PURCHASER, furnish all relevant information, records/data to such auditors and/or inspecting officials of the PURCHASER/Reserve Bank of India and or any regulatory authority. The PURCHASER reserves the right to call and/or retain for any relevant material information/reports including auditor review reports undertaken by the VENDOR (e.g., financial, internal control and security reviews) and findings made on VENDOR in conjunction with the services provided to the PURCHASER

## 17. **DISPUTE RESOULTION MECHANISM:**

All disputes and differences of any kind whatsoever, arising out of or in connection with this Contract or in discharge of any obligation arising under this Contract (whether during the course of execution of the order or after completion and whether beyond or after termination, abandonment or breach of the Agreement) shall be resolved amicably. In case of failure to resolve the disputes and differences amicably the matter may be referred to a sole arbitrator mutually agreed upon after issue of at least 30 days' notice in writing to the other party clearly setting out there in the specific disputes. In the event of Parties failing to consent upon a single Arbitrator than BOTH PARTIES shall approach Court of Law for the appointment of sole Arbitrator as provided under the Arbitration and Conciliation Act, 1996. Place of Arbitration shall be Kadapa, India which will be governed by Indian Arbitration and Conciliation Act, 1996. Proceedings of Arbitration shall be conducted in English language only.

### 18. GOVERNING LAWS AND JURISDICTION OF THE COURT:

All disputes and controversies between Bank and VENDOR/ SERVICE PROVIDER shall be subject to the exclusive jurisdiction of the courts in Kadapa and the parties agree to submit themselves to the jurisdiction of such court as this Contract shall be governed by the laws of India.

### **19. NOTICES:**

Any notice or other communication required or permitted by this Contract shall be in writing, in English, delivered by certified or registered mail, return receipt requested, postage prepaid and addressed as follows or to such other address as may be designated by notice being effective on the date received or, if mailed as set above:

If to BANK:					
·	2SS:				
3		Andhra Pragathi Grameena Bank Head Office (Annex), 2 <sup>ND</sup> FLOOR, Department of Information Technology,			
	Kadapa -516003	Beside Mariyapuram church, Akkayapalle,			
Designated Contact Person: (Designation)					
Phone:	son (Designati	OII)			
Email:	<u></u>				
If to VENDOR/ SERVICE	PROVIDER:				
Registered Office Addre	ess:				
Designated Contact Den	on and Crit	,			
_	son: Sri (	)			
Phone: +91					
Email:					
IN <b>WITNESS</b> WHEREOF, above written.	, the Parties hereto have ex	xecuted this Agreement the day and year first herei			
Signature:		Signature:			
Name:		Name:			
Designation:		Designation:			
For & on behalf of:		For & on behalf of			
(BANK)		(VENDOR/ SERVICE PROVIDER)			
In the presence of:		In the presence of:			
Signature: 1:		Signature: 1:			
Name:		Name:			
Designation:		Designation:			
Signature: 2:		Signature: 2:			
Name:	lame: Name:				
Designation Designation					

# Annexure-14 **Proforma of Bank Guarantee for Contract Performance**

(To be submitted on Non-Judicial stamp paper of appropriate value Purchased in the name of the issuing Bank)

То

The General Manager Andhra Pragathi Grameena Bank, Head Office, II Floor,

Department of Information Technology, Beside Mariyapuram Church, Akkayapalle, KADAPA-516 003
WHEREAS (Name and address of M/s XXXX Ltd (hereinafter referred to as "the CONTRACTOR") has undertaken to supply, transportation, transit insurance, local delivery and installation insurance up to Acceptance by the bank, Acceptance testing and also includes documentation, warranty, annual maintenance, if contracted, and training or demo of your personnel related to(Description of RFP)as per their Contract datedwith you (hereinafter referred to as "the CONTRACT")
AND WHEREAS in terms of the conditions as stipulated in the contract, the CONTRACTOR is required to furnish, a Bank Guarantee by way of Performance Guarantee, issued by a Scheduled Bank in India, in your favour, as per Clause of the CONTRACT, to secure due and satisfactory compliance of the obligations by the CONTRACTOR on their part, in accordance with the CONTRACT, (which guarantee is hereinafter called as "the PERFORMANCE GUARANTEE)"
AND WHEREAS the CONTRACTOR has approached us, (Name of the issuing Bank) for providing the PERFORMANCE GUARANTEE,
AND WHEREAS in consideration of the fact that the CONTRACTOR is our valued constituent and the fact that he has entered into the CONTRACT with you, WE (Name of the Bank) having our Registered Office at,and local office at,India have agreed to issue the PERFORMANCE GUARANTEE,
THEREFORE WE (Name of the issuing Bank) through our local office at India furnish you the PERFORMANCE GUARANTEE in manner hereinafter contained and agree with you as follows:
We (Name of the issuing Bank), undertake to indemnify you and keep you indemnified from time to time to the extent of Rs

Notwithstanding anything to the contrary we agree that your decision as to whether the CONTRACTOR has made any such default or defaults and the amount or amounts to which you are entitled by reasons thereof will be binding on us and we shall not be entitled to ask you to establish your claim or claims under Performance Guarantee but will pay the same forthwith on your demand without any protest or demur.

This Performance Guarantee shall continue and hold good until it is released by you on the application by the CONTRACTOR after expiry of the relative guarantee period of the contract and after the CONTRACTOR had discharged all his obligations under the contract and produced a certificate of due completion of the work under the contract and submitted a "No Demand Certificate" provided always that the guarantee shall in no event remain in force after the day of \_\_\_\_\_\_ without prejudice to your claim or claims arisen and demanded from or otherwise notified to us in writing before the expiry of three months from the said date which will be enforceable against us notwithstanding that the same is or are enforced after the said date.

Should it be necessary to extend Performance Guarantee on account of any reason whatsoever, we undertake to extend the period of Performance Guarantee on your request under intimation to the CONTRACTOR till such time as may be required by you. Your decision in this respect shall be final and binding on us.

The Performance Guarantee shall not in any way be affected by your taking or giving up any securities from the CONTRACTOR or any other person, firm or company on its behalf or by the winding up, dissolution, insolvency or death as the case may be of the CONTRACTOR.

In order to give full effect to the guarantee herein contained, you shall be entitled to act as if we were your principal debtors in respect of all your claims against the CONTRACTOR hereby guaranteed by us as aforesaid and we hereby expressly waive all our rights of surety ship and other rights, if any, which are in any way inconsistent with any of the provisions of Performance Guarantee.

Subject to the maximum limit of our liability as aforesaid, Performance Guarantee will cover all your claim or claims against the CONTRACTOR from time to time arising out of or in relation to the contract and in respect of which your claim in writing is lodged on us before expiry of three months from the date of expiry of Performance Guarantee.

Any notice by way of demand or otherwise hereunder may be sent by special courier, telex, fax or registered post to our local address as aforesaid and if sent by post it shall be deemed to have been given when the same has been posted.

The Performance Guarantee and the powers and provisions herein contained are in addition to and not by way of limitation of or substitution for any other guarantee or guarantees heretofore given to you by us (whether jointly with others or alone) and now existing un-cancelled and that Performance Guarantee is not intended to and shall not revoke or limit such guarantee or guarantees.

The Performance Guarantee shall not be affected by any change in the constitution of the CONTRACTOR or us nor shall it be affected by any change in your constitution or by any amalgamation or absorption thereof or therewith but will endure to the benefit of and be available to and be enforceable by the absorbing or amalgamated company or concern.

The Performance Guarantee shall come into force from the date of its execution and shall not be revoked by us any time during its currency without your previous consent in writing.

We further agree and undertake to pay you the amount demanded by you in writing irrespective of any dispute or controversy between you and the CONTRACTOR.

Notwithstanding anything contained herein  i. Our liability under this guarantee shall not exceed Rs (Rupees)  ii. This guarantee shall be valid up to and;  iii. We are liable to pay the guaranteed amount or any part thereof under this guarantee only and only if you serve upon us a written claim or demand at Kadapa on or before (mention period of the guarantee as found under clause ii. above plus claim period).					
We have the power to issue Performance Guarantee in your favor by statute and the undersigned has full power to execute Performance Guarantee under the Power of Attorney given to him by the Bank.					
Dated this day of 2023.  For and on behalf of BRANCH MANAGER SEAL ADDRESS PLACE					
Name of the Bank: Andhra Pragathi Grameena Bank					
Name of the Branch: Head Office DIT					
IFSC Code: APGB0000001					
The Bank Guarantee has to be confirmed through SFMS by the issuing Bank branch.					

## **Annexure-15**

I. TURNOVER AND P&L DETAILS: (Bidders have to submit Xerox copies of audited balance sheet/P&L).

(Amount in Rs.)

FY	Turnover	Profit and Loss
2020-21		
2021-22		
2022-23		

II. HARDWARE DELIVERED DETAILS:

(Bidders have to submit Xerox copies of POs as support documents for each item).

Details of '600 No of e-KYC devices' supplied to meet eligibility criteria:

PO No and	Order placed by (Bank/Fl	Qty.	Cumulative
date	Name )		total

### Annexure- 16(1)

Certificate regarding Tender for Supply and Maintenance of 600 e-KYC devices in Andhra Pragathi Grameena Bank for 6 years (comprehensive onsite warranty of Three (3) years and Three (3) years AMC).

Ref:

(to be provided on letter head by each OEM)

We M/s... OEM of , having model No , offered in this RFP, through our authorized Service provider, MIs Limited, hereby undertake that we fully comply, without any deviation, with the Order (Public Procurement No.1) dt:23.07.2020 issued by Ministry of Finance, Department of Expenditure regarding Restriction under Rule 144(xi) in the GFR2017.

The following is the details of Share Holding structure of our Company and our Parent Company:

**OEM Name:** 

Registered Address of the OEM:

Shareholding structure of the OEM as on 31.03.2023					
%age of shares held	Name of holding Company/Individual	Registered Address of the share Individual holding company/Individual			

OEM's Parent Company &/ Owner/Beneficial Owner Name:

Registered Address of the OEM's Parent Company:

Shareholding structure of the OEM's Parent Company as on 31.03.2023					
%age of shares held Name of holding Registered Address of the share Individual holding company/Individual					

If at any time our undertaking is found false or non-compliant with the above order of the Ministry of Finance, Bank may immediately terminate the contract and may take Legal action in accordance with the law.

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Place:

Signature of Authorized Signatory of OEM

Name of Signatory:

Designation:

Seal of Company

# **Annexure - 16(2)**

Certificate regarding Tender for Supply and Maintenance of 600 e-KYC devices in Andhra Pragathi Grameena Bank for 6 years (comprehensive onsite warranty of Three (3) years and Three (3) years AMC).

Ref:

(to be provided on letter head of Bidder)

We MIs, have directly participated in the captioned RFP and hereby undertake that we fully comply, without any deviation, with the Order (Public Procurement No.1) dt:23.07.2020 issued by Ministry of Finance, Department of Expenditure regarding Restriction under Rule 144(xi) in the GFR 2017.

The following is the details of Share Holding structure of our Company and our Parent Company:

Bidder Name:

Registered Address of the Bidder:

Shareholding structure of the Bidder as on 31.03.2023					
%age of shares held Name of holding Registered Address of the share Individual holding company/Individual					

Bidder's Parent Company &/ Owner/Beneficial Owner Name:

Registered Address of the Bidder's Parent Company:

Shareholding structure of the Bidder's Parent Company as on 31.03.2023				
%age of shares held Name of holding Registered Address of the share Individual holding company/Individual				

If at any time our undertaking is found false or non-compliant with the above order of the Ministry of Finance, Bank may immediately terminate the contract and may take legal action in accordance with the Law.

Date
------

Place:

Signature of Authorized Signatory of Bidder

Name of Signatory:

Designation:

Seal of Company

# **ANNEXURE - 17**

### **SERVICE SUPPORT FORM**

Bidders Office details.  (For single point contact from Head Office for any issues on delivery, service support etc.)	Contact Mobile	person,	Designation,	Address
1				
2				

No	Descriptio n of goods	Nearest Service Center							
		Address,	Status	No. of	No. of	No.	Value of	List of	Accessibilit
		Phone	of	S/W	H/W	of	Minimu	Model	y time
		and	office	Engineer	Engineer	Adm	m Stock	of	from
		Telex/Fa	workin	S	S	staff	of	items	nearest
		x Nos.	g days			S	spares	service	service
			&				available	d in	center to
			Hours				at all	last	destination
							time	two	of goods
								years	

### Annexure - 18

# UNDERTAKING BY BIDDER TOWARDS MANDATORY MINIMUM LC (IN CASE BIDDER SEEKING **BENEFIT OF PP-LC)**

To The General Manager Andhra Pragathi Grameena Bank, Head Office, II Floor, Department of Information Technology, Beside Mariyapuram Church, Akkayapalle, KADAPA-516 003 YSR Kadapa Dist, AP

SUB: Supply and Maintenance of 600 e-KYC devices in Andhra Pragathi Grameena Bank for 6 years (comprehensive onsite warranty of Three (3) years and Three (3) years AMC).

Ref.: GeM Bid ref. no. GEM/2023/B/4195441 dated 09/11/2023.

Dea	r Sir,		
1.	requirement of		meet the mandatory minimum Local content document for claiming purchase preference
2.	minimum Local cor	-	(Name of Manufacturer) meet the mandatory % specified in tender document for claiming nder the Policy.
Pla	ace:	[Signature of Authorized Signature	gnatory of Bidder]
Da	ote:	Name: Designation:	
Sea	ıl:		

### Note:

- (i) In case the bidder is a manufacturer, then the bidder has to submit undertaking as per SI. no. 1 and strike out sl. no. 2 above.
- (ii) In case bidder is not manufacturer, then the bidder has to submit undertaking as per SI. no. 2 and strike out sl. no. 1 above.

### **ANNEXURE-19**

### UNDERTAKING FOR APPLICABILITY OF PURCHASE PREFERENCE POLICY

To
The General Manager
Andhra Pragathi Grameena Bank,
Head Office, II Floor,
Department of Information Technology,
Beside Mariyapuram Church, Akkayapalle,
KADAPA-516 003
YSR Kadapa Dist, AP

SUB: Supply and Maintenance of 600 e-KYC devices in Andhra Pragathi Grameena Bank for 6 years (comprehensive onsite warranty of Three (3) years and Three (3) years AMC).

Ref.: GeM Bid ref. no. GEM/2023/B/4195441 dated 09/11/2023.

Dear Sir,		
We, M/s preference to be considered:	(Name of Bidder) hereby co	nfirm that the following purchase
Description		Preference
Purchase Preference under		
MSE, or		
Purchase Preference (linked	with local content)	

### Note:

- i. Please indicate your preference against only one policy.
- ii. The above preference shall be extended only after submission of requisite documents (as mentioned in the tender documents).
- iii. In case a bidder is eligible to seek benefit under PP-LC policy as well as PPP for MSE 2012, then the bidder should categorically seek benefits against only one of the two policies i.e. either PP-LC or MSE policy.
- iv. In case a MSEs bidder opts for purchase preference based on PP-LC, he shall not be entitled to claim purchase preference benefit available to MSE Bidders under PPP for MSE 2012. However, the exemptions from furnishing Bidding Document fee and Bid security/EMD shall continue to be available to MSE Bidders.
- v. The option once exercised cannot be modified subsequently.

Place:	[Signature of Authorized Signatory of Bidder
Date:	Name:
	Designation:
	Seal:

**ANNEXURE-20** 

SUB: Supply and Maintenance of 600 e-KYC devices in Andhra Pragathi Grameena Bank for 6 years (comprehensive onsite warranty of Three (3) years and Three (3) years AMC).

Ref.: GeM Bid ref. no. GEM/2023/B/4195441 dated 09/11/2023

#	Annexure	Page #	Clause No.	<b>Existing Clause</b>	Query / Suggestions

# Note:

- 1. Pre-Bid queries shall be submitted strictly as per the format above to <a href="https://hodit.hw@apgb.in">hodit hw@apgb.in</a> as per the schedule mentioned in the Bid Control Sheet.
- 2. The Email Subject Shall be "Pre-Bid Queries for RFP No GEM/2023/B/4195441 dated 09/11/2023"
- 3. Queries received after the scheduled date and time shall not be considered.

************End of the	ATC*************
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