Request for Proposal (RFP)

For

Supply, Installation and Maintenance of Centralized Queue Management System for installation in Branches of UCO Bank (Re-Tendering)



Head Office - 2
Department of Information Technology
5th Floor, 3 & 4 DD Block, Sector -1
Salt Lake, Kolkata-700 064

RFP REF NO: DIT/BPR&BTD/OA/3458/2020-21 Date: 01/03/2021

The information provided by the bidders in response to this RFP Document will become the property of the Bank and will not be returned. The Bank reserves the right to amend, rescind, reissue this RFP Document and all amendments will be advised to the bidders and such amendments will be binding on them. The Bank also reserves its right to accept or reject any or all the responses to this RFP Document without assigning any reason whatsoever.

This document is prepared by UCO Bank for Supply, Installation and Maintenance of Centralized Queue Management System for installation in Branches of UCO Bank on opex model. It should not be reused or copied or used either partially or fully in any form.

	Disclaimer
express or implied, by UCO Bank or a this document and UCO Bank, but a behalf of UCO Bar	Int has been prepared in good faith, no representation or warranty, is or will be made, and no responsibility or liability will be accepted by of its employees, in relation to the accuracy or completeness of any liability thereof expressly disclaimed. The RFP is not an offer by in invitation for bidders' responses. No contractual obligation on the nk, whatsoever, shall arise from the offer process unless and until a signed and executed by duly authorized officials of UCO Bank and

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Bid Control Sheet

Tender Reference	DIT/BPR&BTD/OA/3458/2020-21 dated 01/03/2021	
Cost of Tender documents	Rs. 5,000/- (Rupees Five Thousand only)	
Date of issue of RFP	01/03/2021	
Earnest Money Deposit (EMD)	Bid security declaration duly signed by authorized representative to be submitted.	
Date of commencement of sale of tender document	01/03/2021	
Last date for submitting queries for the Pre-bid Meeting	On or before 05/03/2021 up to 3:00 PM	
Pre-Bid meeting through on-line mode	06/03/2021 at 04:00 PM	
Last Date and Time for receipts of tender bids	22/03/2021 at 4:00 PM	
Opening of technical bids	22/03/2021 at 4:30 PM	
Opening of Commercial/Price Bid	Will be informed subsequently to eligible & technically qualified bidders.	
Address of Communication	UCO BANK, Head Office-2, Department of Information Technology, 7th Floor, 3 & 4 DD Block, Sector - 1, Salt Lake, Kolkata-700 064.	
Email address	hodit.proc@ucobank.co.in	
Contact Telephone	Tel :033-44559433 / 9770 / 9758	
Bids to be submitted	Tender box placed at: UCO BANK, Head Office-2, Department of Information Technology, 5th Floor, 3 & 4, DD Block, Sector -1, Salt Lake, Kolkata-700 064.	

Note: Bids will be opened in presence of the bidders' representatives (maximum two representatives per bidder) who choose to attend. In case the specified date of submission & opening of Bids is declared a holiday in West Bengal under the NI act, the bids will be received till the specified time on next working day and will be opened at 4:30 p.m. UCO Bank is not responsible for non-receipt of responses to RFP within the specified date and time due to any reason including postal holidays or delays. Any bid received after specified date and time of the receipt of bids prescribed as mentioned above, will not be accepted by the Bank. Bids once submitted will be treated as final and no further correspondence will be entertained on this. No bid will be modified after the specified date & time for submission of bids. No bidder shall be allowed to withdraw the bid. The bidder appointed under the RFP document shall own the single point responsibility for fulfilling all obligations and providing all deliverables and services required for successful implementation of the project. Unless agreed to specifically by the Bank in writing for any changes in the document issued, the bidder responses should comply with the scope of work. Unless expressly overridden by the specific agreement to be entered into between the Bank and the bidder, the RFP document shall be the governing document for arrangement between the Bank and the selected bidder in terms of this RFP document.

Part - I

1. Introduction

UCO Bank, a body corporate, established under the Banking Companies (Acquisition and Transfer of Undertakings) Act 1970, having its Head Office at 10, B.T.M. Sarani, Kolkata-700001, India, and its Department of Information Technology at 3 & 4, DD Block, Sector-1, Salt Lake, Kolkata - 700064, hereinafter called "the Bank", is one of the leading public sector Banks in India having more than 3100 branches, Two overseas Branches one each at Singapore & Hongkong Centre and more than 2100 ATMs (including Biometric enabled ATMs), spread all over the country. All the branches of the Bank are CBS enabled through Finacle as a Core Banking Solution.

2. Objective

Bank intends to select a vendor on OPEX model for Supply, Installation and Maintenance of Centralized Queue Management System at **100 branches/offices with ±25%**, i.e. **25 branches/offices** at the discretion of the Bank, across Pan-India.

Bank reserves the right to modify this number based on the actual requirement of the Bank. The Bank, for this purpose, invites proposal from Bidders who are interested in participating in this RFP who fulfill the eligibility criteria mentioned in the RFP and are also in a position to comply with the technical requirement as mentioned hereunder. Apart from the above the bidder must also agree to all the terms & conditions mentioned under this RFP. The RFP document is not recommendation, offer or invitation to enter into a contract, agreement or any other arrangement, in respect of the services. The provision of the services is subject to observance of selection process and appropriate documentation being agreed between the Bank and any successful Bidder as identified by the Bank, after completion of the selection process as detailed in this document.

3. Eligibility Criteria

The eligibility criteria to participate in bidding process are mentioned below. Only those bidders, who satisfy all the eligibility criteria as mentioned herein below, may respond. Document in support of all eligibility criteria are required to be submitted in Eligibility Bid. Offers received from the bidders who do not fulfil any of the following eligibility criteria are liable to be rejected.

SI. No.	Eligibility Criteria	(P	roof of documents required / must be submitted)
1	Bidder should be a limited company (Public/Private) registered in India under the Companies Act, 1956/2013	2	Certificate of Incorporation issued by Registrar of Companies Copies of Memorandum of Association

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	for the last 3 years as on RFP issuance date.	
	date.	4. Shareholding pattern
		5. PAN, TAN, GSTIN Certificate and any other tax related document if applicable is required to be submitted along with the eligibility bid.
	Companies registered as MSME Entrepreneur & still categorized as MSME as on bid submission date. Bidder/Partner/Investor must adhere cross border sharing/FDI/FEMA and other regulatory guidelines of Govt of India.	An Undertaking to be submitted in this regard.
2	The Bidder should have minimum annual turnover of Rs. 2 Crores per year, during the last three financial years (i.e. 2017-18, 2018-19 & 2019-20).	Copy of audited balance sheet of the financial years i.e. 2017-18, 2018-19 & 2019-20 should be submitted. Certificate from Chartered Accountant stating Turnover and Profit/Loss for last three financial years i.e. 2017-18, 2018-19 & 2019-20 should be submitted.
3	The Bidder should have positive networth in last three financial years . (i.e. 2017-18, 2018-19 & 2019-20)	Copy of audited balance sheet of the financial years i.e. 2017-18, 2018-19 & 2019-20 should be submitted. Certificate from Chartered Accountant stating Turnover and Profit/Loss for last three financial years i.e. 2017-18, 2018-19 & 2019-20 should be submitted.
4	The bidder should be either Original Equipment Manufacturer (OEM) of proposed Hardware, Operating System Licenses & Storage or their authorized representative in India whose product they are proposing.	An authorization letter from OEM (MAF) to this effect should be furnished as per Annexure - C . This letter should specify that in case authorized representative is not able to perform obligations as per contract during contract period, the OEM would provide the same.
5	The bidder should have supplied, installed/ commissioned and maintained proposed Queue Management Solution in at least 50 Branches/Outlets of any	Copy of purchase order/s and reference letters/ Certificates clearly mentioning that the bidder has supplied, installed/ commissioned and maintained proposed Queue

	organisation (not necessarily in a single order but in the same organisation) in India during last three financial years i.e. 2017-18, 2018-19 & 2019-20.	Management Solution in at least 50 Branches of any organisation (not necessarily in a single order but in the same organisation) in India during last three financial years i.e. 2017-18, 2018-19 & 2019-20. The Purchase Orders & Reference letters/ Certificates to be enclosed should bear following details of the signatory: 1. Signature & Seal 2. Name & Designation 3. Date of issuance
6	Product offered, by the bidder, of OEMs should be installed and running in at least one organisation having 50 branches/ outlets in India within last three years as on date of bid submission.	Copy of purchase order and reference letter/ Certificates mentioning make, model & number of Queue management solution installed under the referred PO issued by organization evidencing the experience in Supply, Installation and Maintenance of queue management solution and services are satisfactory.
7	The bidder / OEM should have service centers with engineers having experience in components (both hardware and software) of the proposed solution for providing support at Bank's location.	Self – Undertaking regarding Detailed list of authorized service centers at the said delivery locations should be provided. The detailed list of 42 zonal offices along with its location details are enclosed in Annexure – W .
9	Bidder should not have been black- listed by any bank / institution in India. An undertaking to this effect must be submitted in their letter head.	Self-declaration to this effect on the company's letter head should be submitted as per format given as Annexure - L .
10	The service provider should ensure that there are no legal proceedings / inquiries / investigations have been commenced / pending against service provider by any statutory or regulatory or investigative agencies or any other for which performance	Self-declaration to this effect on the company's letterhead should be submitted.

	under the contract will get adversely			
	affected / may get affected.			
Note: - In this tender process, either authorized representative / distributor in India on				
behalf of Principal OEM (Original Equipment Manufacturer) or Principal OEM itself can				
bid but both cannot bid simultaneously. In such case OEM bid will only be accepted.				
If an c	If an agent / distributor submits bid on behalf of the Principal OEM, the same agent /			

Bidder must comply with all above-mentioned criteria. Non-compliance of any of the Eligibility criteria will entail rejection of the offer summarily. Photocopies of relevant documents / certificates should be submitted as proof in support of the claims made. UCO BANK reserves the right to verify /evaluate the claims made by the vendor independently. Any decision of UCO BANK in this regard shall be final, conclusive and binding upon the bidder.

distributor shall not submit a bid on behalf of another Principal OEM in the same tender

for the same item or product.

Part -II: INVITATION FOR BIDS AND INSTRUCTIONS TO BIDDERS

1. Invitation for Bids

UCO Bank invites sealed tenders comprising of Eligibility Bid, Technical bid and Commercial bid from experienced prospective bidders having proven capabilities for Supply, Installation and Maintenance of Centralized Queue Management System for installation in Branches of UCO Bank. The prospective bidder is required to adhere to the terms of this RFP document and any deviations to the same shall not to be acceptable to UCO Bank. Sealed offers / Bids (Bid) prepared in accordance with this RFP should be submitted as per details given in the Bid Control sheet. The criteria and the actual process of evaluation of the responses to this RFP and subsequent selection of the successful bidder will be entirely at Bank's discretion.

2. <u>Due Diligence</u>

The Bidder is expected to examine all instructions, forms, terms and specifications in this RFP and study the RFP document carefully. Bid shall be deemed to have been submitted after careful study and examination of this RFP with full understanding of its implications. The Bid should be precise, complete and in the prescribed format as per the requirement of this RFP. Failure to furnish all information required by this RFP or submission of a Bid not responsive to this RFP in each and every respect will be at the Bidder's own risk and may result in rejection of the Bid and for which UCO Bank shall not be held responsible.

3. Tender document and Fee

The tender document may be downloaded from the bank's official website www.ucobank.com. The bidder downloading the tender document from the website is required to submit a non-refundable fee of Rs. 5,000/-(Rupees Five Thousand Only) with GST in the form of Demand Draft or Banker's Cheque in favor of UCO BANK, payable at Kolkata, or NEFT at the time of submission of the technical bid, failing which the bid of the concerned bidder will be rejected.

In case of bidders being an MSME under registration of any scheme of Ministry of MSME, they are exempted from the submission of EMD and the Tender Cost / Fee. A valid certificate in this regard issued by the Ministry of MSME has to be submitted.

The Bank details are as below:

Bank details for Tender Fee

Account Number-18700210000755

Account Name- M/s H O DIT

Branch- DD Block, Salt Lake branch

IFSC- UCBA0001870

MICR-700028138

4. Bid security Decleration/Earnest Money Deposit

A Bidder is required to submit along with its Bid a Bid Securing Declaration. The Bidder has to sign a Bid Securing Declaration accepting that the Bidder will be suspended for a period of 2 years participation in the tendering process of the Bank in future, If

- a) the Bidder withdraws its Bid during the period of validity i.e. 180 days from the Bid due date; or
- b) the Bidder is awarded the Contract and fails to sign the Contract; or
- c) the Bidder fails to submit an unconditional and irrevocable performance security before the deadline defined in the request for bid documents; or
- d) the Bidder makes any statement or encloses any form which turns out to be false, incorrect and/or misleading at any time prior to signing of contract and/or conceals or suppresses material information; or
- e) the Bidder fails to submit the requisite documents as per the tender specification; or
- f) the Bidder violates any of the provisions of the terms and conditions of this tender specification.

The Bid Securing Declaration shall be submitted as per the format at **Annexure-Z.**

5. Rejection of the Bid

The Bid is liable to be rejected if:

- **a.** The document doesn't bear signature of authorized person on each page signed and duly stamp.
- **b.** It is received through E-mail.
- **c.** It is received after expiry of the due date and time stipulated for bid submission.
- **d.** Incomplete Bids, including non-submission or non-furnishing of requisite documents / Conditional Bids/ deviation of terms & conditions or scope of work/ incorrect information in bid / Bids not conforming to the terms and conditions stipulated in this Request for proposal (RFP) are liable for rejection by the Bank.
- **e.** Bidder should comply with all the points mentioned in the RFP. Non-compliance of any point will lead to rejection of the bid.
- **f.** Any form of canvassing/lobbying/influence/query regarding short listing, status etc. will be a disqualification.
- **g.** The bidder submits Incomplete Bids, including non-submission or non-furnishing of requisite documents / Conditional Bids / Bids not conforming to the terms and conditions stipulated in this Request for proposal (RFP).
- h. Non-submission of Pre-Contract Integrity Pact as per format given in **Annexure I**.

i. Non-submission of Bid Securing Declaration as per format given in annexure.

6. Pre-Bid Meeting

The queries for the Pre-bid Meeting should reach us in writing or by email on or before the date mentioned in the Bid Control Sheet by e-mail to hodit.proc@ucobank.co.in. It may be noted that no query from any bidder shall be entertained or received after the above mentioned date. Queries raised by the prospective bidder and the Bank's response will be hosted at Bank's web site. No individual correspondence will be accepted in this regard.

Only authorized representatives of bidder will be allowed to attend the Pre-bid meeting.

7. Modification and Withdrawal of Bids

No bid can be modified by the bidder subsequent to the closing date and time for submission of bids. In the event of withdrawal of the bid by successful bidders, the EMD will be forfeited by the Bank.

8. Information provided

The RFP document contains statements derived from information that is believed to be reliable at the date obtained but does not purport to provide all of the information that may be necessary or desirable to enable an intending contracting party to determine whether or not to enter into a contract or arrangement with Bank in relation to the provision of services. Neither Bank nor any of its employees, agents, contractors, or advisers gives any representation or warranty, express or implied as to the accuracy or completeness of any information or statement given or made in this RFP document.

9. Clarification of offer

To assist in the scrutiny, evaluation and comparison of offers/bids, UCO Bank may, at its sole discretion, ask some or all bidders for clarification of their offer/bid. The request for such clarifications and the response will necessarily be in writing and no change in the price or substance of the bid shall be sought, offered or permitted. Any decision of UCO Bank in this regard shall be final, conclusive and binding on the bidder.

10. <u>Late Bids</u>

Any bid received by the Bank after the deadline (Date and Time mentioned in Bid Details table / Pre Bid / subsequent addendum / corrigendum) for submission of bids, will be rejected and / or returned unopened to the bidder.

11. Issue of Corrigendum

At any time prior to the last date of receipt of bids, Bank may, for any reason, whether at its own initiative or in response to a clarification requested by a prospective bidder, modify the RFP document by a Corrigendum. Any such corrigendum shall be deemed to be incorporated into this RFP.

12. For Respondent only

The RFP document is intended solely for the information to the party to whom it is issued ("the Recipient" or "the Respondent") and no other person or organization.

13. <u>Disclaimer</u>

Subject to any law to the contrary, and to the maximum extent permitted by law, Bank and its officers, employees, contractors, agents, and advisers disclaim all liability from any loss or damage (whether foreseeable or not) suffered by any person acting on or refraining from acting because of any information, including forecasts, statements, estimates, or projections contained in this RFP document or conduct ancillary to it whether or not the loss or damage arises in connection with any negligence, omission, default, lack of care or misrepresentation on the part of Bank or any of its officers, employees, contractors, agents, or advisers.

14. Selection Process

Technically qualified bidder with the lowest quote based on TCO as quoted in **Annexure** – **G**, will be considered as the L1 bidder.

15. MSME bidder

As per recommendations of GOI, Bank has decided to waive off EMD and tender cost for NSIC registered MSME entrepreneurs.

- i. Exemption from submission of EMD and Tender Fee / Cost shall be given to bidders who are Micro, Small & Medium Enterprises (MSME) and registered under provisions of the Policy i.e. registration with District Industries Centre (DIC) or Khadi and Village Industries Commission (KVIC) or Khadi and Industries Board (KVIB) or Coir Board or National Small Industries Commission (NSIC) or directorate of Handicrafts and Handlooms or Udyog Aadhaar Memorandum or any other body specified by Ministry of MSME. Bids received without EMD and tender cost from bidders not having valid NSIC registered documents for exemption will not be considered.
- **ii.** To qualify for EMD & Tender Fee / Cost exemption, firms should necessarily enclose a valid copy of registration certificate which is valid on last date of submission of the tender documents. MSME firms who are in the process of obtaining registration will not be considered for EMD & Tender Fee / Cost exemption. (Traders are excluded

- who are engaged in trading activity without value addition / branding / packing. In such a case they will have to submit EMD and Tender Cost).
- iii. MSME bidder has to submit a self-declaration accepting that if they are awarded the contract and they fail to sign the contract or to submit a Performance Bank Guarantee before the deadline defined by the Bank, they will be suspended for a period of three years from being eligible to submit bids for contracts with the Bank.
- iv. Bids received without EMD for bidders not having valid NSIC registered documents for exemption will not be considered. Bids received without EMD for bidders not having valid registration documents for exemption will not be considered. However, Performance Bank Guarantee has to be submitted by the bidder under any circumstance

16. Costs borne by Respondents

All costs and expenses incurred by Recipients / Respondents in any way associated with the development, preparation, and submission of responses, including but not limited to attendance at meetings, discussions, demonstrations, etc. and providing any additional information required by Bank, will be borne entirely and exclusively by the Recipient / Respondent.

17. No Legal Relationship

No binding legal relationship will exist between any of the Recipients / Respondents and Bank until execution of a contractual agreement.

18. Cancellation of Tender Process

- a. UCO BANK reserves the right to accept or reject in part or full any or all offers at its sole discretion at any stage without assigning any reason thereof and without any cost or compensation therefor. Any decision of UCO Bank in this regard shall be final, conclusive and binding upon the bidders.
- **b.** The Bank reserves the right to accept or reject any Bid in part or in full, and to cancel the Bidding process and reject all Bids at any time prior to contract award, without thereby incurring any liability to the affected Bidder or Bidders or any obligation to inform the affected Bidder or Bidders of the grounds for Bank's action.
- c. The vendor shall indemnify UCO Bank and keep indemnified against any loss or damage that UCO Bank may sustain on account of any violation of patents, trademark etc. by the vendor in respect of the products supplied / services offered.

19. Corrupt and Fraudulent Practices

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

"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

"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 he Bank of the benefits of free and open competition.

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

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

20. Non-Transferrable Offer

This Request for Proposal (RFP) is not transferable. Only the bidder who has purchased this document in its name or submitted the necessary RFP price (for downloaded RFP) will be eligible for participation in the evaluation process.

21. Period of Bid Validity

Bids shall remain valid for **180** (One Hundred and Eighty) days after the date of bid opening prescribed by UCO BANK. UCO BANK holds the rights to reject a bid valid for a period shorter than 180 days as non-responsive, without any correspondence. In exceptional circumstances, UCO BANK may solicit the Bidder's consent to an extension of the validity period. The request and the response thereto shall be made in writing. Extension of validity period by the Bidder should be unconditional and irrevocable. The Bid Security provided shall also be suitably extended. A bidder acceding to the request will neither be required nor be permitted to modify its bid. A bidder may refuse the request without forfeiting its bid security. In any case the bid security of the bidders will be returned after completion of the process.

22. No Commitment to accept Lowest or any Bid

UCO Bank shall be under no obligation to accept the lowest or any other offer received in response to this RFP and shall be entitled to reject any or all offers including those received late or incomplete offers without assigning any reason whatsoever. UCO Bank reserves the right to make any changes in the terms and conditions of purchase. UCO Bank will not be obliged to meet and have discussions with any vendor, and or to listen to any representations.

23. Errors and Omissions

Each Recipient should notify Bank of any error, omission, or discrepancy found in this RFP document in the form of pre-bid queries within the time as given in control sheet.

24. Acceptance of Terms

A Recipient will, by responding to Bank RFP, be deemed to have accepted the terms as stated in the RFP.

25. RFP Response

If the response to this RFP does not include the information required or is incomplete or submission is through Fax mode or through e-mail, the response to the RFP is liable to be rejected.

All submissions will become the property of Bank. Recipients shall be deemed to license, and grant all rights to, Bank to reproduce the whole or any portion of their submission for the purpose of evaluation, to disclose the contents of the submission to other Recipients who have registered a submission and to disclose and/or use the contents of the submission as the basis for any resulting RFP process, notwithstanding any copyright or other intellectual property right that may subsist in the submission or Banking documents.

26. Notification

Bank will notify the Respondents in writing as soon as possible about the outcome of the RFP evaluation process, including whether the Respondent's RFP response has been accepted or rejected. Bank is not obliged to provide any reasons for any such acceptance or rejection.

27. Erasures or Alterations

The Bid should contain no alterations, erasures or overwriting except as necessary to correct errors made by the Bidder, in which case corrections should be duly stamped and initialed / authenticated by the person/(s) signing the Bid.

28. Clarifications on and Amendments to RFP document

Prospective bidders may seek clarification on the RFP document by letter/fax/e-mail till the date mentioned in the bid control sheet. Further, at least 7 days' time prior to the last date for bid-submission, the Bank may, for any reason, whether at its own initiative or in response to clarification(s) sought from prospective bidders, modify the RFP contents by amendment. Clarification /Amendment, if any, will be notified on Bank's website.

29. Language of Bids

The bid as well as all correspondence and documents relating to the bid exchanged by the bidder and the Bank shall be in English language only.

30. <u>Authorized Signatory</u>

The bid shall be signed by a person or persons duly authorized by the Bidder with signature duly attested. In the case of a body corporate, the bid shall be signed by person who is duly authorized by the Board of Directors / Competent Authority of the bidder or having Power of Attorney.

The selected bidder shall indicate the authorized signatories who can discuss, sign negotiate, correspond and any other required formalities with the bank, with regard to the obligations. The selected bidder shall submit, a certified copy of the resolution of their Board certified by Company Secretary along with Power of Attorney duly stamped, authorizing an official or officials of the company to discuss, sign with the Bank, raise invoice and accept payments and also to correspond.

The bidder shall furnish proof of signature identification for above purposes as required by the Bank.

31. Submission of Offer - Three Bid System

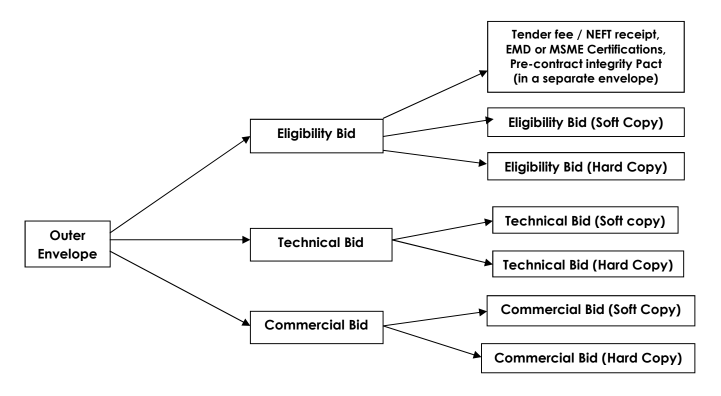
Separate Eligibility, Technical and Commercial Bids along with soft copies duly sealed and super-scribed as - Request for Proposal (RFP) For Supply, Installation and Maintenance of Centralized Queue Management System for installation in Branches of UCO Bank (Re-Tendering) (Eligibility Bid), Request for Proposal (RFP) For Supply, Installation and Maintenance of Centralized Queue Management System for installation in Branches of UCO Bank (Re-Tendering) (Technical Bid) and - Request for Proposal (RFP) For Supply, Installation and Maintenance of Centralized Queue Management System for installation in Branches of UCO Bank (Re-Tendering) (Commercial Bid) respectively should be put in a single sealed outer cover duly sealed and super-scribed as - "Request for Proposal (RFP) For Supply, Installation and Maintenance of Centralized Queue Management System for installation in Branches of UCO Bank (Re-Tendering)" as per the below mentioned diagram and as per bid details given in the RFP.

The bids (along with soft copy) shall be dropped/submitted at UCO Bank's address given in Bid Control Sheet Table, on or before the date specified therein.

All envelopes must be super-scribed with the following information:

- Name of the Bidder
- ➢ Bid Reference No.
- Type of Bid (Eligibility or Technical or Commercial)

The Eligibility and Technical Bid should be complete in all respects and contain all information asked for, in the exact format of eligibility and technical specifications given in the RFP, except prices. The Eligibility and Technical Bids must not contain any price information otherwise BANK, at its sole discretion, may not evaluate the same. Any decision of UCO BANK in this regard shall be final, conclusive and binding upon the bidders. The Technical bid should have documentary proof in support of Eligibility Criteria and all the Annexures as per RFP document.



The Commercial Offer (Hard Copy) should contain all relevant price information as per **Annexure – G.**

All pages and documents in individual bids should be numbered as page no. – (Current Page No.) of page no – (Total Page No.) and should contain tender reference no. and Bank's Name.

Note:

a. The Technical bid should be complete in all respects and contain all information asked for, except prices. The documentary proof in support of all Eligibility Criteria should be submitted along with Eligibility Bid.

- **b.** One Separate envelope containing Tender Fee, EMD and Pre-Contract Integrity Pact should invariably be placed in Eligibility Bid envelope.
- **c.** If commercial bid is not submitted in a separate sealed envelope duly marked as mentioned above, this will constitute grounds for declaring the bid non-responsive.
- d. Bidders to submit a masked commercial Bid as per Annexure Y i.e. by hiding (Masking) price in the commercial bid as per Annexure Y with technical bid envelope to be submitted.
- **e.** If any inner cover / envelop of a bid is found to contain Eligibility/ Technical & Commercial Bids together then that bid will be rejected summarily.
- f. The Bank reserves the right to resort to re-tendering without providing any reason whatsoever. The Bank shall not incur any liability on account of such rejection.
- **g.** Canvassing of any kind or Bid submitted with false information will be a disqualification.
- **h.** The bidder is required to guarantee that exchange rate fluctuations, changes in import duty and other taxes will not affect the Rupee value of the commercial bid over the price validity period.
- i. Prices quoted by the Bidder shall be in Indian Rupees, firm and not subject to any price escalation, if the order is placed within the price validity period.
- **j.** Further, subsequent to the orders being placed, the Bidder shall pass on to Bank all fiscal benefits arising out of reductions in Government levies /taxes.
- **k.** Printed literature (for specific product and version numbers) describing configuration and functionality should be provided to the Bank for the products proposed to be supplied for the project. It should be noted that the product proposed will have to be supplied with all the software updates/fixes, if any, and associated documents. The bidder shall not quote for the products, whose End of sale/ End of Support/End of License has been declared by the OEM.
- I. The Bank reserves the right to resort to re-tendering without providing any reason whatsoever. The Bank shall not incur any liability on account of such rejection.
- **m.** Bids once submitted shall not be returned to the Bidder in future. The selected bidder must adhere to the terms of this RFP document

32. Other Terms and Conditions

- a. <u>Cost of preparation and submission of bid document:</u> The bidder shall bear all costs for the preparation and submission of the bid. UCO Bank shall not be responsible or liable for reimbursing/compensating these costs, regardless of the conduct or outcome of the bidding process.
- **b. Response of the Bid:** The Bidder should comply all the terms and conditions of RFP.

- **c.** 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 issuance of purchase order without assigning any reasons whatsoever.
- **d.** The Bank reserves its right to negotiate with any or all bidders. The Bank reserves the right to accept or reject any bid in whole or in part.
- **e.** The Bank reserves the right to reject any or all offers based on its own evaluation of the offers received, or on the basis of stability, capabilities, track records, reputation among users and other similar features of a bidder. When the Bank makes any such rejection, the Bank will not be bound to give any reason and/or justification in this regard to the bidder. The Bank further reserves the right to reject any or all offers or cancel the whole tendering process due to change in its business requirement.
- **f.** The bidder is solely responsible for any legal obligation related to licenses during contract period for the solution proposed and Bidder shall give indemnity to that effect.
- g. UCO Bank shall be under no obligation to accept the lowest or any other offer received in response to this offer notice and shall be entitled to reject any or all offers without assigning any reason whatsoever. UCO Bank has the right to re-issue tender/bid. UCO Bank reserves the right to make any changes in the terms and conditions of purchase that will be informed to all bidders. UCO Bank will not be obliged to meet and have discussions with any bidder, and / or to listen to any representations once their offer/bid is rejected. Any decision of UCO Bank in this regard shall be final, conclusive and binding upon the bidder.
- **h.** The Bank reserves the right to resort to re-tendering without providing any reason whatsoever. The Bank shall not incur any liability on account of such rejection.
- i. The Bank reserves the right to modify any terms, conditions or specifications for submission of bids and to obtain revised Bids from the bidders due to such changes, if any, at any time prior to completion of evaluation of technical / eligibility bids from the participating bidders.
- **j.** Canvassing of any kind will be a disqualification and the Bank may decide to cancel the bidder from its empanelment.

33. Adoption of Integrity Pact

UCO Bank has adopted practice of Integrity Pact (IP) as per CVC guidelines. The Integrity Pact essentially envisages an agreement between the prospective vendors / bidders / sellers, who commit themselves to Integrity Pact (IP) with the Bank, would be considered competent to participate in the bidding process. In other words, entering into this pact would be the preliminary qualification. In case of bids for the purchase of Goods, Services, and Consultancy etc. not accompanied with signed IP by the bidders along with the technical bid, the offers shall be summarily rejected. The essential ingredients of the Pact include:

- i. Promise on the part of the principal not to seek or accept any benefit, which is not legally available.
- ii. Principal to treat all bidders with equity and reason
- iii. Promise on the part of bidders not to offer any benefit to the employees of the Principal not available legally
- **iv.** Bidders not to enter into any undisclosed agreement or understanding with other bidders with respect to prices, specifications, certifications, subsidiary contract etc.
- **v.** Bidders not to pass any information provided by the Principal as part of business relationship to others and not to commit any offence under PC/IPC Act.
- **vi.** Foreign bidders to disclose the name and address of agents and representatives in India and Indian Bidders to disclose their foreign principals or associates.
- **vii.** Bidders to disclose any transgressions with any other company that may impinge on the anti-corruption principle.

Integrity Pact, in respect of a particular contract, shall be operative from the date IP is signed by both the parties till the final completion of the contract. Any violation of the same would entail disqualification of the bidders and exclusion from future business dealings. IP shall cover all phases of contract i.e. from the stage of Notice Inviting Tenders (NIT)/Request for Proposals (RFP) till the conclusion of the contract i.e. final payment or the duration of warrantee/guarantee. Format of IP is attached as **Annexure – I** for strict compliance.

The following Independent External Monitors (IEMs) have been appointed by UCO Bank, who will review independently and objectively, whether and to what extent parties have complied with their obligation under the pact.

a) Shri S R Raman

1A-121, Kalpataru Gardens Near East-West Flyover Kandivali East, Mumbai - 400101 E-mail:- raman1952@gmail.com

b) Ms Vijayalakshmi R lyer

Flat No. – 1402, Barberry Towers, Nahar Amrit Shakti, Chandivali, Powai, Mumbai – 400072 E-mail:- vriyer1955@gmail.com

All pages of Integrity Pact (IP) must be signed and stamped Integrity Pact (IP) should be deposited with IT Department undertaken procurement at the address mentioned along with RFP document.

34. Preference to make in India:

The policy of the Govt. of India to encourage "Make in India" and promote manufacturing and production of goods and services in India, "Public Procurement (Preference to Make in India), Order 2017 and the revised order issued vide GOI, Ministry of Commerce and Industry, Department for Promotion of Industry and Internal trade, vide Order No. P-45021/2/2017-PP (BEII) dated 04.06.2020 will be applicable for this tender.

Purchase Preference: In procurement of all goods, services or works in respect of which Nodal Ministry/Department has communicated that there is sufficient local capacity and local competition, only "Class-I Local Supplier", as defined under the order, shall be eligible to bid irrespective of purchase value.

In procurements of goods or works which are divisible in nature, the "Class-I Local Supplier" shall get purchase preference over "Class-II Local Supplier" as well as "Non-Local Supplier", as per following procedure:

- Among all qualified bids, the lowest bid will be termed as L1. If L1 is 'Class-I local supplier', the contract for full quantity will be awarded to L1.
- ➤ If L1 bid is not a 'Class-I local supplier', 50% of the order quantity in toto shall be awarded to L1. Thereafter, the lowest bidder among the 'Class-I local supplier', will be invited to match the L1 price subject to Class-I local supplier's quoted price falling within the margin of purchase preference, and the contract for that quantity shall be awarded to such 'Class-I local supplier' subject to matching the L1 price for remaining quantity and so on, and contract shall be awarded accordingly. In case some quantity is still left uncovered on Class-I local suppliers then such balance quantity may also be ordered on the L1 bidder.

In procurement of goods or works which are not divisible in nature and in procurement of services where the bid is evaluated on price alone, the 'Class-1 local supplier' shall get Purchase Preference over 'Class-II Local Supplier' as well as 'Non Local Supplier' as per following procedure:

- ➤ Among all qualified bids, the lowest bid will be termed as L1. If L1 is 'Class I Local Supplier', the contract will be awarded to L1.
- ➤ If L1 is not 'Class I Local Supplier, the lowest bidder among the 'Class I Local Supplier', will be invited to match the L1 price subject to Class I local suppliers quoted price falling with in the margin of purchase preference and the contract shall be awarded to such 'Class 1 Local Supplier' subject to matching the L1 price.

- ➤ In case such lowest eligible 'Class-I local supplier' fails to match the L1 price, the 'Class-I local supplier' with the next higher bid within the margin of Purchase Preference shall be invited to match the L1 price and so on and contract shall be awarded accordingly. In case of none of the 'Class-1 Local Supplier' within the margin of Purchase Preference matches the L1 price, the contract may be awarded to the L1 bidder.
- ➤ "Class-II local supplier" will not get purchase preference in any procurement, undertaken by procuring entities.

34.1 For the purpose of Preference to Make in India, Order 2017 (PPP-MII Order):

- "Local content" means the amount of value added in India which shall 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.
- ➤ "Class-I Local supplier" means a supplier or service provider whose product or service offered for procurement has local content equal to or more than 50%.
- ➤ "Class-II local supplier" means a supplier or service provider, whose goods, services or works offered for procurement, has local content more than 20% but less than 50%.
- "Non-Local Supplier" means a supplier or service provider, whose goods, services or works offered for procurement, has local content less than or equal to 20%.
- "Margin of purchase preference" means the maximum extent to which the price quoted by a local supplier may be above the L1 for the purpose of purchase preference. The margin of purchase preference shall be 20%.

34.2 Verification of Local Content:

- a. The 'Class-1 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.
- **b.** In case 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 accountant or practicing chartered accountant (in respect of suppliers other than companies) giving the percentage of local content.

The local supplier at the time of submission of bid shall be required to provide a certificate as per **Annexure - U** from the statutory auditor or cost auditor of the company (in the case of companies) or from a practicing cost accountant or practicing chartered accountant (in respect of suppliers other than companies) giving the percentage of local content

The Bank shall follow all the guidelines/notifications for public procurement.

35. Restriction on Procurement Due to National Security

Any bidder from a country sharing a land border with India will be eligible to bid in this tender only if the bidder is registered with the Department for Promotion of Industry and Internal Trade (DPIIT). A copy of the valid Certificate to be attached with the Bid. Certificate as per the Annexure to be attached along with the Bid. Vide Ministry of Finance OM No. 6/18/2019-PPD dated 23rd July 2020.

Reference is made to Government of India order F. No. 7/86/2020/BOA-I dated 07.08.2020 on restrictions on procurements from bidders from a country or countries, on grounds of defence in India, or matters directly or indirectly, related thereto, including national security.

- i. Any bidder from a country which shares a land border with India will be eligible to bid in this tender only if the bidder is registered with the Competent Authority.
- ii. "Bidder" (including the term 'tenderer', 'consultant' or 'service provider' in certain contexts) means any person or firm or company, including any member of a consortium or joint venture (that is an association of several persons, or firms or companies), every artificial juridical person not falling in any of the descriptions of bidders stated hereinbefore, including any agency branch or office controlled by such person, participating in a procurement process.
- iii. "Bidder from a country which shares a land border with India" for the purpose of this Order means:
 - a. An entity incorporated, established or registered in such a country; or
 - b. A subsidiary of an entity incorporated, established or registered in such a country; or
 - c. An entity substantially controlled through entities incorporated, established or registered in such a country; or
 - d. An entity whose beneficial owner is situated in such a country; or
 - e. An Indian (or other) agent of such an entity; or.
 - f. A natural person who is a citizen of such a country; or
 - g. A consortium or joint venture where any member of the consortium or joint venture falls under any of the above
- iv. The beneficial owner for the purpose of (iii) above will be as under:

In case of a company or Limited Liability Partnership, the beneficial owner is the natural person(s), who, whether acting alone or together, or through one or more juridical person, has a controlling ownership interest or who exercises control through other means.

Explanation:

- a. "Controlling ownership interest" means ownership of or entitlement to more than twentyfive per cent. of shares or capital or profits of the company;
- b. "Control" shall include the right to appoint majority of the directors or to control the management or policy decisions including by virtue of their shareholding or management rights or shareholders agreements or voting agreements;
 - 1. In case of a partnership firm, the beneficial owner is the natural person(s) · who, whether acting alone or together, or through one or more juridical person, has ownership of entitlement to more than fifteen percent of capital or profits of the partnership;
 - 2. In case of an unincorporated association or body of individuals, the beneficial owner is the natural person(s), who, whether acting alone or together, or through one or more juridical person, has ownership of or entitlement to more than fifteen percent of the property or capital or profits of such association or body of individuals;
 - **3.** Where no natural person is identified under (1) or (2) or (3) above, the beneficial owner is the relevant natural person who holds the position of senior managing official;
 - **4.** In case of a trust, the identification of beneficial owner(s) shall include identification of the author of the trust, the trustee, the beneficiaries with fifteen percent or more interest in the trust and any other natural person exercising ultimate effective control over the trust through a chain of control or ownership.
 - **v.** An Agent is a person employed to do any act for another, or to represent another in dealings with third person.
 - vi. The successful bidder shall not be allowed to sub-contract works to any contractor from a country which shares a land border with India unless such contractor is registered with the Competent Authority.

Part -III: BID OPENING AND EVALUATION CRITERIA

There would be Three (3) stages for evaluation process. The Stages are:

- I) Eligibility Criteria Evaluation
- II) Technical Evaluation
- III) Commercial Evaluation

1. Eligibility Evaluation:

The Eligibility would be evaluated first for the participating bidders. The bidders, who would qualify all Eligibility Criteria as mentioned in **Part-1**, **Clause 3**, will be shortlisted for the Technical bid evaluation.

2. Technical Evaluation:

The Bank will open the technical bids, in presence of bidders' representative(s) who choose to attend, at the time and date mentioned in Bid document on the date and venue mentioned in control sheet. The bidder's representatives who will be present shall sign the register evidencing their presence / attendance.

The Technical evaluation will be done on the basis of comply chart (Annexure - E) provided by bidder and Scope of work in Part IV.

RFP technical evaluation methodology that UCO BANK would adopt is as given below:

- i. The functional and technical requirement is in the form of a table which is given as **Annexure E** containing the required functionality features.
- **ii.** The bidders should provide their response to the questionnaire in the column "Response".

Proof of Concept (POC):

During this phase, each bidder shall be allotted to branch each in any of the Metro City for Proof of Concept. During this period, bidder has to exhibit entire functionalities as per scope of work. The setup of POC should be done within 7 days from the date of intimation from Bank and POC should run upto 15 days. Failure to display/ Noncompliance of any point in scope of work and technical requirements as per Annexure – E will lead to rejection from the further bidding process. After technical evaluation, commercial bids of only technically qualified bidders will be opened. Masked Bill of material must be attached in Technical offer and should not contain any price information.

No Payment shall be made to Bidders for POC. Bidders have to take away the devices used, post POC.

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3. Commercial Evaluation

The format for quoting commercial bid set out in **Annexure - G.** The commercial offer should consist of comprehensive Cost for required solution. Bidder must provide detailed cost breakdown, for each and every category mentioned in the commercial bid.

The Commercial Bids of only technically qualified bidders will be opened and evaluated by the Bank and the evaluation will take into account the following factors:

- a. 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 Proposal, except that the Technical Proposal should not contain any price information (with Prices masked). Technical Proposal without masked Bill of Materials will be liable for rejection. Any deviations from the Bill of material/ non submission of prices as per the format shall make the bid liable for rejection.
- **b.** The L1 Bidder will be selected on the basis of the amount quoted for proposed solution quoted by them as per **Annexure G**.
- c. The optimized TCO (Total Cost of Ownership) identified in the commercial bid would be the basis of the entire outflow of the Bank for undertaking the scope of work. Any further hardware, software, licenses required to meet the performance criteria of the Bank as stated in the RFP, during the tenure of the project, would be at the cost of the Bidder.
- **d.** L2 bidder shall be given an option to match L1 price. In case of acceptance, number of branches shall be distributed in 60:40 ratio among L1 & L2 bidders.
- **e.** The bidder will be solely responsible for complying with any applicable Export / Import Regulations. The Bank will no way be responsible for any deemed Export benefit that may be available to the bidder.
- **f.** In case there is a variation in value between numbers and words; the value mentioned in words would be considered.
- **g.** The Bidder needs to provide Unit costs for components and services; unit rates with applicable taxes would be considered for the TCO purposes.
- h. In the event the bidder has not quoted or mentioned the component or services required, for evaluation purposes the highest value of the submitted bids for that component or service would be used to calculate the TCO. For the purposes of payment and finalization of the contract, the value of the lowest bid would be used.

4. Normalization of bids

Bank may go through a process of technical evaluation and normalization of the bids to the extent possible and feasible to ensure that Bidders are more or less on the same technical ground. After the normalization process, if Bank feels that any of the bids needs to be normalized and that such normalization has a bearing on the price bids; Bank may at its discretion ask all the technically Shortlisted Bidders to resubmit the technical and commercial bids once again for scrutiny. The re-submissions can be requested by Bank in the following two manners:

- Incremental bid submissions in part of the requested clarifications by Bank
- Revised submissions of the entire bid in the whole

Bank can repeat this normalization process at every stage of bid submission till Bank is satisfied. The Bidders agree that they have no reservation or objection to the normalization process and all the Bidders will, by responding to this RFP, agree to participate in the normalization process and extend their co-operation to Company during this process. The Bidders, by submitting the response to this RFP, agree to the process and conditions of the normalization process.

Part - IV

Scope of Work

Bank intends to select a vendor on OPEX model for Supply, Installation and Maintenance of Centralized Queue Management System at **100 branches/offices** across Pan-India. Bank will pay charges on quarterly arrear basis to selected bidder.

The Selected Bidder is required to deliver the following hardware, Operating Systems and Database Licenses and services:

The Bidder shall perform the following tasks at Bank's branches Pan-India as per Bank requirement and satisfaction as per this RFP, but not limited to

- Supply, installation and maintenance of centralized Queue Management System at 100 branches/offices with <u>+</u>25%, i.e. 25 branches/offices at the discretion of the Bank, Pan-India.
- The bidder will conduct a site survey and submit report about the site readiness
 / feasibility report to bank. Bidder will have to undertake all civil, cabling,
 electrical and other works required for installation of the QMS as per the
 particular locational requirement of the premises/branch RFP for centralized
 Queue Management System
- Development, deployment and maintenance of Software Solution with enterprise wide license The software needs to be integrated with existing core banking system of the Bank through middleware which will be provided by Bank, if needed
- To provide all necessary hardware and software required to make the solution work strictly as per technical specifications. Indicative technical specifications are enclosed herewith as Annexure - E & Annexure - F.
- Bidder has to deploy the solution in the identified branches, make it ready and provide training to branch users for proper handling of the system. List will be shared to the selected bidder.
- Bidder has to ensure supply of consumable viz. Receipt Roll Stationery in sufficient quantity. Stationery replenishment cost needs to be factored in the Monthly Rental Charges
- The centralized Queue Management System should be such that it should be capable of being ported at a centralized location at Kolkata & Bangalore or any other place decided by the Bank, and accessible from any of our branches/ officer, for viewing and monitoring through dashboard
- The bidder will have to provide the necessary interface to all the application software being run at branches, wherever required by the Bank.
- The Bidder will be required to provide training / handholding and support for 3 working days at each branch / delivery point post installation of the systems
- The bidder/s will be responsible for integration with CBS as well as LAN network through Middleware

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- The bidder need to design / size the Enterprise Central Server with requisite OS, database for the centralised setup. The bidder to provide the details of design and assumptions considered during the design for handling 500 Queue Management Units
- Bidder has to provide Dashboard for real time monitoring at various level along with required MIS and reports as per Bank's requirement or statutory guidelines.
- Bank may advise bidder to enhance functionalities, reports, menus as per future business requirement. Bidder has to provide the functionality, without any additional cost to the Bank.
- Project is to be implemented by the bidder on end-to-end basis for which Bidder needs to consider and envisage all services that would be required in the Scope and ensure the same is delivered to the Bank.
- The Bidder shall ensure that no other equipment / structure / setup get damaged due to their activities. Any damages caused to Bank property due to Bidder's negligence shall be passed on to the Bidder's account.
- The bidder should provide centralized Queue Management System, including but not limited to providing of the required hardware, software, databases, third party utilities, if any and installation, testing commissioning, warranty, annual maintenance, required/guaranteed uptime, etc. The bidder will liaison and implement necessary configuration with the network and other hardware bidders of the Bank. Every system should be integrated as a single unit and it should be installed at a level convenient for the customers to stand and operate. Bidder would be responsible for integration with the middleware.
- The Bank would only provide network access required for the above system. The solution proposed must adhere to ISO 8583 messages or other standard message formats and bidder should integrate the solution with Core Banking Solution (existing or higher version). For doing so, if required the bidder shall have to coordinate with prime bidder/system integrator, who has implemented CBS in the Bank, for integrating the system with Finacle 7.x system. Bank is in process of upgrading its current CBS version from Finacle 7.x to Finacle 10.x. The bidder should do necessary modifications or changes to integrate the system with Bank's Core Banking System .i.e. Finacle 10 without any additional cost to the Bank.
- This solution to the Bank shall be provided with Enterprise wide license perpetually.
- At the time of installation of system the bidder will be responsible for syncing/calibrating the alignments of all terminals used in the branch to ensure sync between branch individual user terminals. This will be done at no cost to Bank. The scope of the services is to be provided for a period of 3 years from the date of project sign off by the Bank.
- The bidder should maintain the system during the entire period. During the said period, the bidder is bound to do all the hardware spares replacement in order to maintain the required uptime, without extra cost to the Bank covering all parts and labor from the date of acceptance of the systems by the Bank at the

- respective locations i.e. on-site comprehensive warranty. Zonal wise/ Region wise or from a single centralized location.
- The Bidder should specify various infrastructure requirements which need to be provided for commissioning and smooth functioning of the equipment. This will include site requirements, power, cables, connectors, network cards, ports, environmental conditions, illumination, earthling etc.
- The bidder shall deliver systems at the respective sites as per the delivery schedule on receipt of the purchase order from the Bank.
- For each site, the bidder is expected to provide Systems with the related hardware, all subsystems, operating systems, system software, software drivers and manuals etc. The software version installed on the Systems provided by the bidder should be uniform across all Systems of that type.
- The bidder would be responsible for timely applying/ loading of all the software
 patches into all the Systems and other hardware if any during the warranty and
 AMC period. This job has to be done as a part of warranty and AMC support
 services without any extra cost.
- Successful bidder will provide software solution to provide MIS reports at
 machine level as well as from centralized location. Solution should be capable
 of generating suitable MIS reports customized to the Bank's requirement in
 respect of activity, uptime, fault event. Typical fields in this MIS: No. of token
 issued, average waiting time, average service time etc. Reasons for failure like
 Network failure, Power failure, failure to print token, failure to dispense token,
 QMS authentication failure, 'Nothing to print' etc. (please note that this is
 illustrative, the bidder need to submit their capabilities which will be considered
 for scoring)
- Remote Monitoring System should be capable of monitoring the uptime of all the machines configured on the Bank's network on real time basis from a centralized location. The penalties will be applied based on this report. Automatic call logging and closing facility should be available in the Remote Monitoring System.
- The bidder will have to integrate their Systems with the Bank's CBS host system (existing or higher). Unsatisfactory experience of the Bank, non-accomplishment of fulfilling the criteria for integration as mentioned before may lead to cancellation of the order.
- The bidder shall provide necessary hardware/application which should be interfaced with Core Banking Solution by the bidder.
- The bidder has to obtain transit insurance cover for the Systems from their factory
 / go-down to the site and such insurance cover should be available till
 installation of the Systems.
- The bidder should provide user level training or demo and operational guidelines to the designated Bank personnel. The checklist and the user manual for proper maintenance of kiosks are to be provided to each branch.
- The bidder will be the single point of contact to the Bank.

- The bidder should note that Systems being procured will be deployed on various locations as per requirements of business of the Bank and the bidder will be required to support all such installations. Bank reserves the right to change locations by giving prior notice. The vendor will arrange to shift the equipment and install and commission the same. Bank will bear transportation & transit insurance cost only in respect of shifting.
- The bidder should ensure that the solution should develop interface, if any, to have handshake/ interface/ integration with the Bank's existing hardware/ software without any additional cost to the Bank.
- The configuration as per the technical and other specifications of the kiosk machines must be functional and installed from the day Systems is functional.
- The solution provided by the bidder should support all types of service which are needed at all the branches.
- The customer calling system of the solution shall include a chime sound to attract customer's attention.
- All changes related to printing and other alignments should be done in the Systems application without touching the CBS application.
- Along with promotional messages on paper tokens, safety in using online, mobile, etc., based banking shall be included.
- The Systems application should not store any data related to customer and only logs to be stored.
- The bidder shall customize the Systems with the Bank logo and stickers along with the installation.
- For display of the messages, the languages should be configurable in Hindi, English and the regional languages (specified by the Bank as per **Annexure X**) as per the Bank requirements, which are to be preloaded in the systems.
- For voice enabled audio, the languages should be configurable in Hindi, English and the regional languages (specified by the Bank as per Annexure - X) as per the Bank requirements, which are to be preloaded in the Systems.
- Detailed log report for the activities in the Systems is to be generated and stored locally in Systems. This log file should be in a normal readable format and to be accessible by the Bank in case of need.
- User information display screen shall be provided by the bidder and the Bank shall approve the same for loading in the Systems.

Part-V

1. Order details

The purchase order will be placed by Bank Head Office, Strategic Planning Department in the name of selected bidder as per requirement. The payment will be made by Head Office, Strategic Planning Department and the Performance Bank Guarantee for order will be required to be submitted in the same office.

2. <u>Delivery and Installation</u>

Bidder has to deploy the units in the Metro / Urban Branches identified by the Bank. Central Unit/ Enterprise Servers shall be deployed in the DC/ DR of the Bank. The Bank reserves the right to shift the ordered items to any location where bank has presence, during the warranty period.

Supply, Installation and up-gradation should be completed within 6 weeks from date of issuance of Purchase Order. The delay period of site readiness will not be included in above-mentioned delivery and installation period.

3. Contract Period

The selected bidder need to execute a Service Level Agreement (SLA) with UCO Bank covering all terms and conditions of this RFP. SLA will cover performance and availability of the solution deployed. The contract period will be for a period of **three years** from the date of Agreement, further extendable for 2 years on same terms & conditions. The performance of the selected bidder shall be reviewed every quarter. Any offer falling short of the contract validity period is liable for rejection.

The draft format of SLAs will be provided after the Letter of Intent (LOI) with the successful bidder.

4. Warranty

The Selected Bidder must provide 3 (Three) year on-site comprehensive warranty for all hardware and peripheral items to be supplied under this RFP covering all parts and labour from the date of acceptance of the systems by UCO Bank at the respective locations,.

i. During the warranty period, the vendor will have to undertake comprehensive maintenance of the entire hardware, hardware components, system software and accessories supplied by the vendor. OS patch application as required by bank from time to time will be the responsibility of the vendor during the warranty and AMC period

- ii. The bidder shall be fully responsible for the manufacturer's warranty for all equipment, accessories, spare parts etc. against any defect arising from design, material, manufacturing workmanship, or any act or omission of the manufacturer / bidder or any defect that may develop under normal use of supplied equipment during the warranty period.
- **iii.** Warranty shall not become void even if UCO Bank buys any other supplemental hardware from a third party installs it with / in these machines. However, the warranty will not be applied to such hardware installed. Besides the above, the vendor will have to enter into Service Level Agreement (SLA) with the Bank.

The draft format of SLAs will be provided after the Letter of Intent (LOI) with the successful bidder.

5. Payment Terms

Monthly rental Payment per Branch shall be done by the Bank on quarterly arrear basis; after deducting applicable penalties; on submission of invoice and supporting documents. Payment shall start after successful rollout of all branches in the respective Purchase Order.

6. Uptime & Penalty

The Bidder shall perform its obligations under the agreement entered into with the Bank, in a professional manner. 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.

Bidder has to ensure minimum 99.5% uptime, calculated on monthly basis.

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.

Any financial loss to the Bank on account of fraud taking place due to Successful Bidder, its employee or their services providers' negligence shall be recoverable from the Successful Bidder along with damages if any with regard to the Bank's reputation and goodwill.

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 Bidder

Penalties & Service Level Agreement

Bank expects that the Bidder shall be bound by the Service Levels described in this document.

The Bidder shall have to enter into "Service Levels Agreement" with Bank covering all terms and conditions of this tender while providing the service support and onsite support. Once go live of application, the services should be available on 365X24x7 basis and hence any technical problem should be resolved within same day of raising request.

Bidder is expected to response and resolve issue within prescribed time frame based on the severity description decided by bank mentioned above and needs to strictly adhere to Server Level Agreement (SLA).

The Bank would expect the bidder to commit to the service level assurances. The Bidder shall commit to maintain uptime of 99.5% and above per month.

The bidder shall guarantee an uptime of 99.5%. The Bidder shall be liable for penalties for uptime maintained below 99.5% in a month. Penalties for downtime of the application will be as per below mentioned table:

Level of Uptime Per Month	Penalty Charges
99.5% and above	No Penalty
99.00% and above but below 99.5 %	1 % of total cost of monthly payout
98.00% and above but below 99.00 %	2% of total cost of monthly pay-out
97% and above but below 98.00 %	5% of total cost of monthly pay-out
below 97%	10% of total cost of monthly payout

Bank will impose penalty for every instance of service un-availability Further if the number of downtime instances during a month exceeds 3 times, an additional 0.50% downtime will be reduced from uptime and the penalty will be calculated accordingly.

Penalties, if any shall be calculated for every quarter and recovered from the Annual Technical Support/AMC/. For calculation of penalty during warranty period, ATS/AMC Cost will be considered which will be deducted from the payment being paid towards on-site support facility being availed during warranty period. Wherever applicable as stated above while effecting any payment, deduction towards LD payment will be made. Hence the bidder should raise the invoice deducting the penalty amount.

7. Liquidated Damage

Notwithstanding Bank's right to cancel the order, liquidated damages at 1% (One percent) of the undelivered portion of the order value per week will be charged for every week's delay in the specified delivery schedule subject to a maximum of 10% of the total cost of ownership. Bank will have right to recover these amounts by any mode

such as adjusting from any payments to be made to the Vendor or from the performance Bank Guarantee. Liquidated damages will be calculated per week basis. Dispatch details shall be shared by the vendor regularly after handing over the consignment to the concerned Courier Agency/Indian Postal services.

If the selected Bidder fails to provide any of the services after starting of operations, as per the terms of this RFP, the Bank shall be entitled to charge penalty/ liquidated damages @ 5% of the monthly bill, per week or part thereof.

The Bank reserves its right to recover these amounts by any mode including adjusting from any payments to be made by the Bank to the Bidder. Bank may invoke the Bank Guarantee for further delay in in delivery & migration.

8. Paying Authority

The payments as per the Payment Schedule covered hereinabove shall be paid by Strategic Planning Department, Head Office. However, Payment of the Bills would be released, on receipt of advice / confirmation for satisfactory delivery and commissioning, live running and service report etc. Also the bidder has to submit the certificate of insurance covering all the risks during transit, storage, installation, commissioning, testing and handling including third party liabilities

Following Documents are to be submitted for Payment:

- Invoice in Triplicate
- Duly receipted Delivery Challans
- Installation & Go-Live Report, counter signed by an authorized official from the delivery site

9. Performance Bank Guarantee

The selected Bidder shall, within a period of fifteen (15) days from the date of Letter of Intent (LOI)/Purchase Order (PO) have to furnish a Performance Bank Guarantee, format as per Annexure – H issued by any scheduled commercial bank (other than UCO Bank) equivalent to 3% of the project cost/Total Cost of Ownership (TCO) valid for a period of 39 months (36 months + a claim period of three (3) months) from the date of Letter of Intent (LOI)/Purchase Order (PO) for indemnifying any loss to the Bank.

However, the selected Bidder may have to extend the validity of the Performance Bank Guarantee for a period of AMC/ATS as required by the Bank.

The Performance Bank Guarantee shall act as a security deposit either in case the selected Bidder is unable to commence the project within the stipulated time or the commencement of the project is delayed inordinately beyond the acceptable levels, the Bank reserves the right to forfeit the same.

Further, the Bank reserves the right to invoke the Performance Bank Guarantee in case the selected Bidder is not able to fulfill any and/or all conditions specified in the document or is unable to complete the project within the stipulated time and such breach remains uncured within such period as mentioned in the Clauses of Termination/**Order Cancellation**. This is independent of the Liquidated Damages (LD) on delivery and installation.

The selected Bidder shall be responsible for extending the validity date and claim period of the Performance Bank Guarantee as and when it is due on the account of non-completion of the project and warranty period.

In case the Service Level Agreement/Contract is extended, the selected Bidder shall have to submit the Bank Guarantee equivalent to 10% of the project cost/Total Cost of Ownership (TOC) for the extended period along with a claim period of three (3) months.

10. Price Validity

The selected bidder will be required to keep the price valid for a period of 12 months from the date of technical bid opening. There shall be no increase in price for any reason whatsoever during the period of 18 months and Bank may place the additional Purchase Orders to the selected bidder for any or all of the services at the agreed unit rate for line items as mentioned in the commercial format i.e. **Annexure – N** during the price validity period of 12 months.

11. Single Point of Contact

The selected bidder shall appoint a single point of contact, with whom Bank will deal, for any activity pertaining to the requirements of this RFP.

12. Right to Alter Quantities

The Bank reserves the right to alter the number of hardware/software/licenses specified in the tender in the event of changes in plans of the Bank. Any decision of UCO BANK in this regard shall be final, conclusive and binding on the bidder. The bank reserves the right to place order for additional hardware/software/licenses at the agreed price during the contract period with the same terms and conditions. Bank is not obligate to purchase all the quantity of the hardware/software/licenses as mentioned above. Bank reserves the right to alter the quantities at any time **not exceeding 25% of the total contract value** without prior notice to the selected bidder(s). The selected bidder has to submit the separate Bank Guarantee for an amount equivalent to 10% of the order value for the additional procurement

13. <u>Preliminary Scrutiny</u>

UCO Bank will scrutinize the offers to determine whether they are complete, whether any errors have been made in the offer, whether required technical documentation has

been furnished, whether the documents have been properly signed, and whether all the necessary information supported by documentary evidences are submitted as per prescribed method. Offers not meeting the prescribed guidelines and or with incorrect information or not supported by documentary evidence, wherever called for, would summarily be rejected. However, UCO Bank, at its sole discretion, may waive any minor non-conformity or any minor irregularity in an offer. UCO Bank reserves the right for such waivers and this shall be binding on all vendors.

14. Award of Contract

The bidder who qualifies in the technical evaluation will qualify for commercial evaluation. The bidder whose bid has been determined to be responsive and who quotes the lowest price will be treated as L1 Bidder. However, the second lowest bidder (L2) will be given a chance to match the price with the lowest bidder (L1) and after the contract has been awarded to the bidders, the order will be distributed in the ratio of 60:40 on total requirement basis provided the bidders agree to abide by all the terms & conditions of the RFP. Any decision of UCO Bank in this regard shall be final, conclusive and binding upon the bidder(s). In case, L2 bidder does not agree to match the L1 price, the next lowest will be given a chance to match the L1 price. This process will be continued till Bank gets the second bidder who agrees to match the L1 price. In case, none of the above vendors is able to match the L1 price, the whole quantity will be ordered to L1 only.

15. Taxes

- a. Bidder shall be solely liable for the payment of all taxes, duties, fines, penalties, etc., by whatever name called as may become due and payable under the local, state and/or central laws, rules and/or regulations as may be prevalent and as amended from time to time in relation to the services rendered pursuant to this agreement. The Bank may in its discretion, but without being bound to do so, make payment of Taxes, duties as aforesaid and in the event of such payment, Bank shall be entitled to deduct the payment so made from the payment due to Bidder in respect of Bills.
- **b.** The Bank shall not be liable nor responsible for collection and / or payment of any such taxes, duties, fines, penalties etc., by whatever name called, that are due and payable by bidder, under the local, state and/ or central laws, rules and/or regulations as may be prevalent and as amended from time to time.
- c. Nothing contained herein shall prevent the Bank from deducting taxes deductible at source as required by any law/s or regulation/s. Bidder shall be responsible to report any non-receipt of certificate of taxes deducted at source within ninety (90) days of deduction of such taxes at source by the Bank to bidder. The Bank will not issue any duplicate certificate for deduction of taxes at source unless such request is made within ninety (90) days of the closure of the financial year.

- d. Bidder shall co-operate fully in the defence of any claim/s by any local, state or union authorities against The Bank with respect to any taxes and/or duties due and payable by bidder and /or individuals assigned by bidder under this agreement. Without limiting the generality of the foregoing bidder shall upon request by The Bank, give to The Bank all documents, evidences in a form satisfactory to The Bank to defend such claim/s. Any claims filed against The Bank, the cost to be borne by the selected bidder.
- e. The payments which is/are inclusive of GST and other taxes, fees etc. as per the Payment Schedule covered herein above shall be paid by Department of Information Technology, UCO Bank, Head Office Kolkata. However, Payment of the Bills would be released, on receipt of advice / confirmation for satisfactory delivery and commissioning, live running and service report etc. after deducting all penalties.

16. Confidentiality and Secrecy

The RFP document is confidential and is not to be reproduced, transmitted, or made available by the Recipient to any other party. The RFP document is provided to the Recipient on the basis of the undertaking of confidentiality given by the Recipient to Bank. Bank may update or revise the RFP document or any part of it. The Recipient acknowledges that any such revised or amended document is received subject to the same terms and conditions as this original and subject to the same confidentiality undertaking.

The Recipient will not disclose or discuss the contents of the RFP document with any officer, employee, consultant, director, agent, or other person associated or affiliated in any way with Bank or any of its customers, suppliers, or agents without the prior written consent of Bank.

The bidder/selected bidder must undertake that they shall hold in trust any Information received by them under the Contract/Service Level Agreement, and the strictest of confidence shall be maintained in respect of such Information. The bidder has also to agree:

- To maintain and use the Information only for the purposes of the Contract/Agreement and only as permitted by BANK;
- To only make copies as specifically authorized by the prior written consent of Bank and with the same confidential or proprietary notices as may be printed or displayed on the original;
- To restrict access and disclosure of Information to such of their employees, agents, strictly on a "need to know" basis, to maintain confidentiality of the Information disclosed to them in accordance with this Clause, and
- To treat all Information as Confidential Information.

- The selected service provider acknowledges and agrees that all tangible and intangible information obtained, developed or disclosed including all documents, data, papers, statements, any business/customer information, trade secrets and process of the UCO Bank relating to its business practices in connection with the performance of services under this Agreement or otherwise, is deemed by the UCO Bank and shall be considered to be confidential and proprietary information ("Confidential Information"), solely of the UCO Bank and shall not be used/disclosed to anybody in any manner except with the written consent of The UCO Bank.
- The selected service provider shall ensure that the same is not used or permitted to be used in any manner incompatible or inconsistent with that authorized by the UCO Bank. The Confidential Information will be safeguarded and the selected service provider will take all necessary action to protect it against misuse, loss, destruction, alterations or deletions thereof.
- <u>Conflict of interest:</u> The Vendor shall disclose to BANK in writing, all actual and potential conflicts of interest that exist, arise or may arise (either for the Vendor or the Bidder's team) in the course of performing the Service(s) as soon as practical after it becomes aware of that conflict.
- The successful Bidder is required to execute a Non-Disclosure Agreement to the bank as per bank's format before or at the time of execution of the Service Level Agreement.

17. Compliance With Laws

The selected Bidder shall undertake to observe, adhere to, abide by, comply with and notify the Bank that it complies with all Central, State, Municipal laws and local laws and rules and regulations in force or as are or as made applicable in future, pertaining to or applicable to them, their business, their employees or their obligations towards them and for all purposes of this RFP and shall indemnify, keep indemnified, hold harmless, defend and protect Bank and its officers/staff/personnel/representatives/agents from any failure or omission on its part to do so and against all claims or demands of liability and all consequences that may occur or arise for any default or failure on its part to conform or comply with the above and all other statutory obligations arising there from.

Further the selected Bidder shall undertake to observe, adhere to, abide by, comply with all applicable Statutes/Legislations pertaining all the its officers/staff/personnel/representatives/agents deployed by them for the scope of work (stipulated in the Request for Proposal/Quotation) but not limited to the Minimum Wages Act, Employees Provident Fund Act, Labour Laws, ESIC Facility Standard & Rules/Regulations/Guidelines issued by the Government/ Reserve Bank of India or any other Authority, as applicable.

The selected Bidder shall undertake to promptly and timely obtain all such consents, permissions, approvals, licenses, etc., as may be necessary or required for any of the purposes of this project or for the conduct of their own business under any applicable Law, Government Regulation / Guidelines and shall keep the same valid and in force

during the term/tenure of the project, and in the event of any failure or omission to do so, shall indemnify, keep indemnified, hold harmless, defend, protect and fully compensate the Bank and its employees/officers/staff/personnel/ representatives/agents from and against all claims or demands of liability and all consequences that may occur or arise for any default or failure on its part to conform or comply with the above and all other statutory obligations arising there from and Bank will give notice of any such claim or demand of liability within a reasonable time to the selected Bidder.

This indemnification is only a remedy for the Bank. The selected Bidder shall not be absolved from its responsibility of complying with the statutory obligations as specified above. Indemnity would be limited to the damages awarded by the Court and shall exclude any indirect, consequential and incidental damages. However the indemnity would cover damages, loss or liabilities suffered by the Bank arising out of claims made by its customers and/or regulatory authorities and/or any third party.

18. Blacklisting

Grounds for Disqualification & Blacklisting

- (A) Notwithstanding anything contained in this document, any Bidder/selected Vendor shall be disqualified when –
- a) any Bidder who have been black-listed or otherwise debarred by any Bank/Financial Institution/Central Government/State Government/any Central or State Undertaking or Corporation/Reserve Bank of India or any other Regulatory/Statutory Authority as on date of the publication of this Tender/Procurement;
- b) any bidder whose Contract/Agreement with any Bank/Financial Institution/Central Government/State Government/any Central or State Bank Undertakina or Corporation/Reserve of India or other Regulatory/Statutory Authority has been terminated before the expiry of the Contract/Agreement for breach of any terms and conditions at any point of time during the last five years;
- c) any Bidder whose Earnest Money Deposit and/or Security Deposit have been forfeited by any Bank / Financial Institution/Central Government/ State Government/any Central or State Undertaking or Corporation/ Reserve Bank of India or any other Regulatory/Statutory Authority, during the last five years, for breach of any terms and conditions.
- (B) Further disqualification can be imposed by the Bank in accordance with the procedures established, which may include but not limited to the following grounds, either at the stage of Competitive Bidding or at the stage of implementation of the Contract:

Commission of any act of:

- submission of a bid, proposal or any other document that is known or should be known by the Bidder to be false, misleading or non- meritorious or to contain false information or concealment of information which will influence the outcome of the eligibility screening/selection process;
- ii) any documented unsolicited attempt by the Bidder to unduly influence the decision making process of the Bank while determining the eligibility screening/selection process in favour of the Bidder;
- iii) unauthorized use of one's name or using the name of another for purpose of bidding;
- iv) breach of the terms of a public contract by a wilful or material failure to perform in accordance with the terms thereof:
- v) withdrawal of a bid, or refusal to accept an award, or enter into contract with any Bank/Financial Institution/Central Government/State Government/ any Central or State Undertaking or Corporation/Reserve Bank of India or any other Regulatory Authority without any justifiable cause, after the Bidder had been adjudged as having submitted the lowest calculated Responsive Bid or highest rated Responsive Bid;
- vi) refusal or failure to furnish the required performance security within the prescribed time frame;
- vii) refusal to clarify or validate the Bid submitted, in writing, within a period of seven (7) calendar days from receipt of the request for clarification if sought by the Bank;
- viii) that may tend to defeat the purpose of the competitive bidding, such as but not limited to; an eligible Bidder not purchasing the bid documents or not complying with the requirements during the evaluation of bid or habitually withdrawing from bidding or submitting letter of non-participation for at least three (3) times within a year, except for valid reasons;
- ix) lack of integrity or honesty or fraud, bribery, collusion or conspiracy;
- x) failure by the Bidder/Vendor, due to solely his fault or negligence, to mobilize and commence the work or perform within the specified time period, as specified in the Tender Document, including but not limited to the Request for Proposal/Request for Quotation/Agreement/Letter of Intention/Purchase Order etc.,;
- xi) failure by the Bidder/Vendor to fully and faithfully comply with its contractual obligations without valid cause, or failure to comply with any written lawful instruction of the Bank or its representative(s) pursuant to the implementation of the Contract, which may include but not limited to the following:
- a. Employment of competent technical personal, competent engineers and/or work supervisors;

- b. Provision of warning signs and barricades in accordance with approved plans and specifications and contract provisions;
- c. Stockpiling in proper places of all materials and removal from the project site of waste and excess materials, including broken pavement and excavated debris in accordance with approved plans and specifications and contract provisions;
- d. Deployment of committed equipment, facilities, support staff and manpower; and
- e. Renewal of effectively date of the performance security after its expiry during the tenure of the Contract.
- xii) assignment and subcontracting the Contract or any part thereof or substitution of key personnel named in the proposal without prior written approval by the Bank;
- xiii) for the procurement of goods, unsatisfactory progress in the delivery of the goods by the manufacturer, supplier or distributor arising from his fault or negligence and/or unsatisfactory or inferior quality of goods, as may be provided in the contract;
- xiv) for the procurement of consulting services, poor performance by the consultant of his services arising from his fault or negligence. The poor performance of the Consultant can include and may not be limited to defective design resulting in substantial corrective works in design and/or construction, failure to deliver critical outputs due to consultant's fault or negligence, specifying materials which are inappropriate, substandard, or way above acceptable standards, allowing defective workmanship or works by the contractor being supervised by the consultant etc.,
- xv) for the procurement of infrastructure projects, poor performance by the contractor or unsatisfactory quality and/or progress of work arising from his fault or negligence as per the existing performance monitoring system of the Bank shall be applied, quality of materials and workmanship not complying with the approved specifications arising from the contractor's fault or negligence, wilful or deliberate abandonment or non-performance of the project or contract by the contractor resulting to substantial breach thereof without lawful and/or just cause.

19. Force Majeure

Force Majeure is herein defined as any cause, which is beyond the control of the selected bidder or the Bank as the case maybe which they could not foresee or with a reasonable amount of diligence could not have foreseen and which substantially affect the performance, such as:

- Natural phenomenon, including but not limited to floods, droughts, earthquakes, epidemics/pandemics,
- Situations, including but not limited to war, declared or undeclared, priorities, quarantines, embargoes,
- Terrorist attacks, public unrest in work area,

Provided either party shall within ten (10) days from the occurrence of such a cause notify the other in writing of such causes. The Selected bidder or the Bank shall not be liable for delay in performing his / her obligations resulting from any Force Majeure cause as referred to and / or defined above.

20. Completeness of The Project

The project will be deemed as incomplete if the desired objectives of the project as mentioned in Section "Scope of Work" of this document are not achieved.

21. Acceptance Testing

The Bank will carry out the acceptance tests as per Scope of work Part – IV supplied & implemented by the selected bidder as a part of the Project. The Vendor shall assist the Bank in all acceptance tests to be carried out by the Bank. The provisioned items will be deemed accepted only on successful acceptance of those products and the vendor would need to provision insurance of those items till successful acceptance. The Bank at its discretion may modify, add or amend the acceptance tests which then will have to be included by the vendor. The Vendor shall arrange for the tests at the relevant sites in the presence of the officials of the Bank. The Vendor should ensure that the tests will involve trouble-free operation of the complete system apart from physical verification and testing and that there shall not be any additional charges payable by the Bank for carrying out this acceptance test.

22. Order Cancellation

The Bank reserves its right to cancel the Order/ Service Level Agreement by giving a written notice of ninety (90) days which will be inclusive of a cure period of thirty (30) days before cancellation of the Order/Service Level Agreement, in event of one or more of the following situations, that have not occurred due to reasons solely and directly attributable to the Bank alone:

- i. The bidder commits a breach of any of the terms and conditions of the offer or any of the terms and conditions of the Purchase Order / SLA.
- **ii.** Serious discrepancy in the quality of service expected during the implementation, rollout and subsequent maintenance process.
- **iii.** The bidder goes into liquidation voluntarily or otherwise.

- iv. An attachment is levied or continues to be levied for a period of 7 days upon the effects of the order.
- v. The progress regarding execution of the order accepted made by the vendor is found to be unsatisfactory.
- vi. Non-compliance of the scope of the job.
- **vii.** Repetitive failure of the deployed personnel to perform the job to the satisfaction of the bank.
- viii. On the events of data piracy / privacy / system failures / security failures.
- ix. If deductions on account of liquidated damages exceed more than 10% of the total order price.

In case of cancellation of the Order/Service Level Agreement due to the above stated situations, the following consequences will entail:

- In case the selected bidder fails to deliver the ordered hardware, software, services and FM resources as stipulated in the delivery schedule, UCO BANK reserves the right to procure these deliverable from alternate sources at the risk, cost and responsibility of the selected bidder with the capping of 125% of the original quoted cost for such deliverable as per commercial bid.
- II) If the bidder does not perform satisfactorily or delays execution of order, UCO Bank reserves the right to get the balance order executed by another party of its choice by giving 30 days' notice for the same. In this event the bidder is bound to make good with the capping of 125% of the original quoted cost for such deliverable as per commercial bid, which UCO Bank may have to incur in executing the balance order. This clause is applicable, if for any reason, the order is cancelled.
- III) UCO Bank reserves the right to recover any dues payable by the bidder under the contract from any amount outstanding to the credit of the bidder, including the bills and /or invoking the Bank Guarantee under this purchase order.
- **IV)** In case of cancellation of order, any advance payments (except payment against ATS) made by the Bank to the Vendor for implementation of project, would necessarily have to be returned to the Bank, if bidder fail to return such payment within 30 days, then vendor have to be returned amount to the Bank with interest @ 15% per annum, further the Vendor would also be required to compensate the Bank for any direct loss suffered by the Bank due to the cancellation of the contract/purchase order and any additional expenditure to be incurred by the Bank to appoint any other Vendor. This is after repaying the original amount paid.
- V) Vendor should be liable under this section if the contract/ purchase order has been cancelled in case sum total of penalties and deliveries exceeds 10% of the TCO.

VI) In case of order cancellation Bank will notify selected bidder with 90 days' notice period inclusive of 30 days cure period before cancellation of the Order. However, it is clarified that the notice should specifically contain that the 90 days period for cancellation is inclusive of cure period of 30 days, if the Vendor fails to cure within 30 days' time the notice for cancellation will became absolute.

23. Indemnity

Selected bidder shall indemnify, protect and save the Bank and hold the Bank harmless from and against all claims, losses, costs, damages, expenses, action suits and other proceedings, (including reasonable attorney fees), relating to or resulting directly or indirectly from

- a) an act or omission of the service provider and /or its employees, agents, subcontractors in performance of the obligations under this RFP; and/or
- **b)** material breach of any of the terms of this RFP or breach of any representation or false representation or inaccurate statement or assurance or covenant or warranty of the service provider under this RFP; and/or,
- **c)** Bank's authorized/ bona-fide use of the deliverables and/or the services provided by the service provider under this RFP; and/or
- **d)** Infringement of any patent, trademarks, copyrights etc. Or such other statutory infringements in respect of all components provided to fulfil the scope of this project.

Vendor shall further indemnify the Bank against any loss or damage to the Bank premises or property, loss of life, solely attributable, due to the acts of the Vendor's employees or representatives. The Vendor shall further indemnify the Bank against any loss or damage arising out of claims of infringement of third-party copyright, patents, or other intellectual property, and third-party claims on the Bank for malfunctioning of the equipment or software or deliverables at all points of time, provided however,

- i. the Bank notify the vendor in writing immediately on becoming aware of such claim,
- the Vendor has sole control of defence and all related settlement negotiations,
- **iii.** the Bank provides the Vendor with the assistance, information and authority reasonably necessary to perform the above, and
- iv. The Bank does not make any statement or comments or representations about the claim without prior written consent of the Vendor, except under due process of law or order of the court.

It is clarified that the vendor shall in no event enter into a settlement, compromise or make any statement (including failure to take appropriate steps) that may be detrimental to the Bank (and/or its customers, users and service providers) rights, interest and reputation. Vendor shall be responsible for any loss of life, etc., due to acts of Vendor's representatives, and not just arising out of gross negligence or misconduct, etc. as such liabilities pose significant risk. Vendor should take full responsibility for its and its employee's actions.

The vendors should indemnify the Bank (including its employees, directors or representatives) from and against claims, losses, and liabilities arising from:

- Non-compliance of the vendor with applicable Laws / Governmental Requirements, IP infringement;
- Negligence or gross misconduct attributable to the Vendor, its employees, and agents
- Breach of any terms of RFP, Representation or Warranty
- Act or omission in performance of service.

Further,

- i. Vendor's aggregate liability in connection with obligations undertaken as a part of the RFP regardless of the form or nature of the action giving rise to such liability (whether in contract, tort or otherwise), shall be at actual and limited to the Total Contract Value.
- **ii.** Vendor's liability in case of claims against the Bank resulting from Wilful Misconduct or Gross Negligence of Bidder, its employees and Subcontractors or from infringement of patents, trademarks, copyrights or such other Intellectual Property Rights or breach of confidentiality obligations shall be unlimited.
- **iii.** Bank shall not be held liable for any responsibility or claim / litigation arising out of the use of any third party software or modules supplied by Bidder as part of procurement under the RFP.
- iv. Under no circumstances bank shall be liable to the selected Bidder for direct, indirect, incidental, consequential, special or exemplary damages arising from termination of this Agreement, even if UCO Bank has been advised of the possibility of such damages, such as, but not limited to, loss of revenue or anticipated profits or lost business.
- **v.** Subject to any law to the contrary, and to the maximum extent permitted by law Bank shall not be liable to vendor for any consequential/incidental, or indirect damages arising out of this agreement.

Indemnity would be limited to court; tribunal or arbitrator awarded damages and shall exclude indirect, consequential and incidental damages. However, indemnity would cover damages, loss or liabilities suffered by the Bank arising out of claims made by its customers and/or regulatory authorities.

The vendor shall not indemnify the Bank for

- i. Any loss of profits, revenue, contracts, or anticipated savings or
- ii. Any consequential or indirect loss or damage however caused,

provided that indemnity would cover damages, loss or liabilities suffered by the Bank arising out of Claim made by Regulatory Authorities for reasons attributable to breach of services provided/obligation under this document and by the Service Provider

24. Publicity

Any publicity by the selected bidder in which the name of the Bank is to be used should be done only with the explicit written permission of the Bank. The Bidder shall not make or allow making a public announcement or media release about any aspect of the Contract unless The Bank first gives the Bidder its prior written consent.

25. Privacy And Security Safeguards

The selected bidder shall not publish or disclose in any manner, without the Bank's prior written consent, the details of any security safeguards designed, developed, or implemented by the selected bidder under this contract or existing at any Bank location. The Selected bidder shall develop procedures and implementation plans to ensure that IT resources leaving the control of the assigned user (such as being reassigned, removed for repair, replaced, or upgraded) are cleared of all Bank Data and sensitive application software. The Selected bidder shall also ensure that all subcontractors who are involved in providing such security safeguards or part of it shall not publish or disclose in any manner, without the Bank's prior written consent, the details of any security safeguards designed, developed, or implemented by the selected bidder under this contract or existing at any Bank location.

26. <u>Technological Advancements</u>

The Selected bidder shall take reasonable and suitable action, taking into account economic circumstances, at mutually agreed increase / decrease in charges, and the Service Levels, to provide the Services to the Bank at a technological level that will enable the Bank to take advantage of technological advancement in the industry from time to time.

27. Guarantees

Selected bidder should guarantee that all the material as deemed suitable for the delivery and management for the Request for Proposal (RFP) For Supply, Installation and Maintenance of Centralized Queue Management System for installation in Branches of UCO Bank (Re-Tendering). All hardware and software must be supplied with their original and complete printed documentation.

28. Exit Option and Contract Re-Negotiation

The Bank reserves the right to cancel the contract in the event of happening one or more of the following Conditions:

- Failure of the Selected bidder to accept the contract / purchase order and furnish the Performance Guarantee within 30 days of receipt of purchase contract;
- Delay in offering;
- Delay in commissioning project beyond the specified period;
- Delay in completing commissioning / implementation and acceptance tests / checks beyond the specified periods;
- Serious discrepancy in project noticed during the testing;
- > Serious discrepancy in functionality to be provided or the performance levels agreed upon, which have an impact on the functioning of the Bank.
- Serious discrepancy in completion of project.
- Serious discrepancy in maintenance of project.

Bank shall notify selected bidder with 90 days' notice period inclusive of 30 days cure period before cancellation of the Order. However, it is clarified that the notice should specifically contain that the 90 days period for cancellation is inclusive of cure period of 30 days, if the Vendor fails to cure within 30 days' time the notice for cancellation will became absolute.

In addition to the cancellation of purchase contract, Bank reserves the right to appropriate the damages through encashment of Bid Security / Performance Guarantee given by the Selected Bidder.

The Bank will reserve a right to re-negotiate the price and terms of the entire contract with the Selected Bidder at more favourable terms in case such terms are offered in the industry at that time for projects of similar and comparable size, scope and quality.

The Bank shall have the option of purchasing the equipment from third-party suppliers, in case such equipment is available at a lower price and the Selected Bidder's offer does not match such lower price. Notwithstanding the foregoing, the Selected Bidder shall continue to have the same obligations as contained in this scope document in relation to such equipment procured from third-party suppliers.

As aforesaid the Bank would procure the equipment from the third party only in the event that the equipment was available at more favourable terms in the industry, and secondly, The Equipment procured here from third parties is functionally similar, so that the Selected Bidder can maintain such equipment.

The modalities under this right to re-negotiate /re-procure shall be finalized at the time of contract finalization.

Notwithstanding the existence of a dispute, and/or the commencement of arbitration proceedings, the Selected Bidder will be expected to continue the services. The Bank shall have the sole and absolute discretion to decide whether proper reverse transition mechanism over a period of 6 to 12 months, has been complied with. In the event of the conflict not being resolved, the conflict will be resolved through Arbitration.

The Bank and the Selected Bidder shall together prepare the Reverse Transition Plan. However, the Bank shall have the sole decision to ascertain whether such Plan has been complied with.

Reverse Transition mechanism would typically include service and tasks that are required to be performed / rendered by the Selected Bidder to the Bank or its designee to ensure smooth handover and transitioning of Bank's deliverables, maintenance and facility management. However, during transitioning period payment will be made to vendor as per payment terms.

29. Termination

UCO BANK reserves the right to cancel the work/purchase order or terminate the SLA by giving **90 (ninety) days' prior notice in writing inclusive of 30 days cure period and** recover damages, costs and expenses etc., incurred by Bank under the following circumstances:

- **a)** The selected bidder commits a breach of any of the terms and conditions of this RFP or the SLA to be executed between the Bank and the selected Bidder.
- **b)** The selected bidder goes into liquidation, voluntarily or otherwise.
- c) The selected bidder violates the Laws, Rules, Regulations, Bye-Laws, Guidelines, and Notifications etc., applicable to the bidder under performance of the RFP.
- **d)** An attachment is levied or continues to be levied for a period of seven days upon effects of the bid.
- e) The selected bidder fails to complete the assignment as per the time lines prescribed in the Work Order/SLA and the extension, if any allowed.
- f) Deductions on account of liquidated damages exceed more than 10% of the total work order.
- g) In case the selected bidder fails to deliver the resources as stipulated in the delivery schedule, UCO BANK reserves the right to procure the same or similar resources from alternate sources at the risk, cost and responsibility of the selected bidder.
- h) After award of the contract, if the selected bidder does not perform satisfactorily or delays execution of the contract, UCO BANK reserves the right to get the balance contract executed by another party of its choice by giving one month's notice for the same. In this event, the selected bidder is bound to make good the additional

- expenditure, which UCO BANK may have to incur in executing the balance contract. This clause is applicable, if the contract is cancelled for any reason, whatsoever.
- i) UCO 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 adjustment of pending bills and/or invoking the Performance Bank Guarantee under this contract.

The rights of the Bank enumerated above are in addition to the rights/remedies available to the Bank under the Law(s) for the time being in force.

30. Termination for Insolvency

The Bank may at any time terminate the Contract by giving written notice (90 days' notice period) to the Bidder, if the Bidder becomes bankrupt or otherwise insolvent. In this event, termination will be without compensation to the Bidder, provided that such termination will not prejudice or affect any right of action or remedy, which has accrued or will accrue thereafter to the Bank.

31. Termination For Default

The Bank, without prejudice to any other remedy for breach of Contract, by written notice of default sent to the bidder, may terminate this Contract in whole or in part, if the bidder fails to perform any obligation(s) under the Contract.

In case of Termination for Default Bank will provide notice period of 90 days inclusion cure period of 30 days. However, it is clarified that the notice should specifically contain that the 90 days period for cancellation is inclusive of cure period of 30 days, if the Vendor fails to cure within 30 days' time the notice for cancellation will became absolute.

32. <u>Termination For Convenience</u>

The Bank may, by written notice for a period of ninety (90) days sent to the Vendor, terminate the Contract/Service Level Agreement, in whole or in part, at any time for its convenience. The notice of termination shall specify that the termination is for Bank's convenience, the extent to which the performance of work under the said Contract/Service Level Agreement is terminated and the date upon which such termination shall become effective.

33. Consequences of Termination

In the event of termination of the Contract due to any cause whatsoever, (whether consequent to the stipulated term of the Contract or otherwise), UCO Bank shall be entitled to impose any such obligations and conditions and issue any clarifications as may be necessary to ensure an efficient transition and effective business continuity of

the Service(s) which the Vendor shall be obliged to comply with and take all available steps to minimize loss resulting from that termination/breach, and further allow the next successor Vendor to take over the obligations of the erstwhile Vendor in relation to the execution / continued execution of the scope of the Contract.

In the event that the termination of the Contract is due to the expiry of the term of the Contract, a decision not to grant any (further) extension by UCO Bank, the bidder herein shall be obliged to provide all such assistance to the next successor bidder or any other person as may be required and as UCO Bank may specify including training, where the successor(s) is a representative/personnel of UCO Bank to enable the successor to adequately provide the Service(s) hereunder, even where such assistance is required to be rendered for a reasonable period that may extend beyond the term/earlier termination hereof.

Nothing herein shall restrict the right of UCO Bank to invoke the Performance Bank Guarantee and other guarantees, securities furnished, enforce the Deed of Indemnity and pursue such other rights and/or remedies that may be available to UCO Bank under law or otherwise.

The termination hereof shall not affect any accrued right or liability of either Party nor affect the operation of the provisions of the Contract that are expressly or by implication intended to come into or continue in force on or after such termination.

34. Signing Of Contract

The selected bidder(s) shall be required to enter into a service level agreement (SLA) with UCO Bank, within 15 days of the award of the Bid through a Letter of Empanelment or within such extended period as may be specified.

The SLA shall be based on the requirements of this RFP, the terms and conditions of purchase order, the letter of acceptance and such other terms and conditions as may be determined by the Bank to be necessary for the proper performance of the work in accordance with the Bid and the acceptance thereof, with terms and conditions contained in a Memorandum of Understanding to be signed at the time of execution of the Form of Contract.

The selected bidder will also sign a Non-Disclosure Agreement and Deed of Indemnity with the Bank on a format prescribed by the Bank.

35. <u>Technical Inspection And Performance Eval</u>uation

UCO Bank reserves its right to carry out a technical inspection and performance evaluation (bench-marking) of the offered item(s). Bank may instruct eligible bidders to make technical presentation at Bank's Head Office, Kolkata for the proposed solution / service. Bidders will have to make such presentation at their own cost.

36. Verification

UCO Bank reserves the right to verify any or all statements made by the vendor in the Bid document and to inspect the vendor's facilities, if necessary, to establish to its satisfaction about the vendor's capacity to perform the job.

37. Compliance With Applicable Laws of India

The selected bidder shall undertake to observe, adhere to, abide by, comply with and notify the Bank about all laws in force or as are or as made applicable in future, pertaining to or applicable to them, their business, their employees or their obligations towards them and all purposes of this tender and shall indemnify, keep indemnified, hold harmless, defend and protect the Bank and its employees/officers/staff/ personnel/representatives/agents from any failure or omission on its part to do so and against all claims or demands of liability and all consequences that may occur or arise for any default or failure on its part to conform or comply with the above and all other statutory obligations arising there from.

All the employees/operator deployed by the vendor for the digitization activity must comply with government's rules and regulations like minimum wages act, Provident fund and ESIC facility standard. (Proof of compliance and labour license needs to be submitted along with the quotation).

This indemnification is only a remedy for the Bank. The vendor is not absolved from its responsibility of complying with the statutory obligations as specified above. Indemnity would be limited to court awarded damages and shall exclude indirect, consequential and incidental damages. However indemnity would cover damages, loss or liabilities suffered by the bank arising out of claims made by its customers and/or regulatory authorities.

The selected bidder confirms to Bank that it complies with all Central, State, Municipal laws and local laws and rules and regulations and shall undertake to observe, adhere to, abide by, comply with and notify Bank about compliance with all laws in force including Information Technology Act 2000, or as are or as made applicable in future, pertaining to or applicable to them, their business, their employees or their obligations towards them and for all purposes of this Contract, and shall indemnify, keep indemnified, hold harmless, defend and protect Bank and officers/staff/personnel/representatives/agents from any failure or omission on its part to do so and against all claims or demands of liability and all consequences that may occur or arise for any default or failure on its part to conform or comply with the above and all other statutory obligations arising there from. The Bidder shall promptly and timely obtain all such consents, permissions, approvals, licenses, etc., as may be necessary or required for any of the purposes of this project or for the conduct of their own business under any applicable Law, Government Regulation / Guidelines and shall keep the same valid and in force during the term of the project, and in the event of any failure or omission to do so, shall indemnify, keep indemnified, hold harmless, defend, protect and fully compensate Bank and its employees/officers/staff/personnel/representatives/agents from and against all claims or demands of liability and all consequences that may occur or arise for any default or failure on its part to conform or comply with the above and all other statutory obligations arising there from and Bank will give notice of any such claim or demand of liability within reasonable time to the Bidder.

38. <u>Dispute Resolution Mechanism</u>

- **a.** The Bidder and The Bank shall endeavour their best to amicably settle all disputes arising out of or in connection with the Contract in the following manner:
 - i. The Party raising a dispute shall address to the other Party a notice requesting an amicable settlement of the dispute within seven (7) days of receipt of the notice.
 - **ii.** The matter will be referred for negotiation between Deputy General Manager of The Bank / Purchaser and the Authorised Official of the Bidder. The matter shall then be resolved between them and the agreed course of action documented within a further period of 15 days.
- **b.** In case any dispute between the Parties, does not settle by negotiation in the manner as mentioned above, the same may be resolved exclusively by arbitration and such dispute may be submitted by either party for arbitration within 20 days of the failure of negotiations. Arbitration shall be held in Kolkata and conducted in accordance with the provisions of Arbitration and Conciliation Act, 1996 or any statutory modification or re-enactment thereof. Each Party to the dispute shall appoint one arbitrator each and the two arbitrators shall jointly appoint the third or the presiding arbitrator.
- c. The "Arbitration Notice" should accurately set out the disputes between the parties, the intention of the aggrieved party to refer such disputes to arbitration as provided herein, the name of the person it seeks to appoint as an arbitrator with a request to the other party to appoint its arbitrator within 45 days from receipt of the notice. All notices by one party to the other in connection with the arbitration shall be in writing and be made as provided in this tender document.
- d. The arbitrators shall hold their sittings at Kolkata. The arbitration proceedings shall be conducted in English language. Subject to the above, the courts of law at Kolkata alone shall have the jurisdiction in respect of all matters connected with the Contract/Agreement even though other Courts in India may also have similar jurisdictions. The arbitration award shall be final, conclusive and binding upon the Parties and judgment may be entered thereon, upon the application of either party to a court of competent jurisdiction. Each Party shall bear the cost of preparing and presenting its case, and the cost of arbitration, including fees and expenses of the

- arbitrators, shall be shared equally by the Parties unless the award otherwise provides.
- e. The Bidder shall not be entitled to suspend the Service/s or the completion of the job, pending resolution of any dispute between the Parties and shall continue to render the Service/s in accordance with the provisions of the Contract/Agreement notwithstanding the existence of any dispute between the Parties or the subsistence of any arbitration or other proceedings.

39. Arbitration

All dispute or differences whatsoever arising between the selected bidder and the Bank out of or in relation to the construction, meaning and operation, with the selected bidder, or breach thereof shall be settled amicably. If, however, the parties are not able to resolve any dispute or difference aforementioned amicably, the same shall be settled by arbitration in accordance with the Rules of Arbitration of the Indian Council of Arbitration and the award made in pursuance thereof shall be binding on the parties. The Arbitrator / Arbitrators shall give a reasoned award.

Work under the Contract shall be continued by the Selected bidder during the arbitration proceedings unless otherwise directed in writing by the Bank unless the matter is such that the work cannot possibly be continued until the decision of the arbitrator or of the umpire, as the case may be, is obtained and save as those which are otherwise explicitly provided in the Contract, no payment due to payable by the Bank, to the Selected bidder shall be withheld on account of the on-going arbitration proceedings, if any unless it is the subject matter or one of the subject matters thereof. The venue of the arbitration shall be at KOLKATA, INDIA.

40. Applicable Law and Jurisdiction of Court

The Contract with the Selected bidder shall be governed in accordance with the Laws of India for the time being enforced and will be subject to the exclusive jurisdiction of Courts at Kolkata (with the exclusion of all other Courts).

41. <u>Limitation of Liability</u>

- i. For breach of any obligation mentioned in this document, subject to point no. iii, in no event selected bidder shall be liable for damages to the Bank arising under or in connection with this agreement for an amount exceeding the total project cost/contract value.
- **ii.** Service Provider will ensure Bank's data confidentiality and shall be responsible for liability arising in case of breach of any kind of security and/or leakage of confidential customer/Bank's related information to the extent of loss cause.
- iii. The limitations set forth in point no. 1 shall not apply with respect to:
 - a) claims that are the subject of indemnification pursuant to Intellectual Property Rights and Ownership.

- b) damages occasioned by the gross negligence or willful misconduct of Service Provider.
- c) damages occasioned by Service Provider for breach of confidentiality obligations.
- d) Regulatory or statutory fines imposed by the Government or Regulatory agency or non-compliance of statutory or regulatory guidelines applicable to the project.

"Gross Negligence" means an indifference to, and/or a blatant violation of a legal duty with respect of the rights of others, being a conscious and voluntary disregard of the need to use reasonable care, which is likely to cause foreseeable grave injury or harm to persons, property, or both. Gross negligence involves conduct that is extreme, when compared with ordinary negligence. A mere failure to exercise reasonable care shall not be a gross negligence.

"Wilful Misconduct" means any act or failure to act with an intentional disregard of any provision of this RFP/Contract, which a party knew or should have known if it was acting as a reasonable person, which would result in injury, damage to life, personal safety, real property, harmful consequences to the other party, but shall not include any error of judgment or mistake made in good faith.

42. Amendment(s) In the Contract / Service Level Agreement

There shall be no variation(s) in or modification(s) in the terms of the Contract/ Service Level Agreement save and except by a written mutual consent signed by both the Parties i.e. the Bank and Vendor. Bank shall have the discretion/liberty to give effect to any amendment, modification etc. in the Contract/Service Level Agreement, if so required by Bank, sequel to any amendment(s)/ modification(s) etc. in the applicable Laws/Statutes including but not limited to amendment(s)/ modification(s) etc. in the existing Guidelines/ Instructions issued/to be issued by any Regulatory Authority.

43. Severability

If any provision of this Agreement is held to be illegal, invalid, or unenforceable under any Applicable Law, and if the rights or obligations of the Parties under this Contract/ Service Level Agreement will not be materially and adversely affected thereby (a) such provision will be fully severable; (b) this Contract/Service Level Agreement will be construed and enforced as if such illegal, invalid, or unenforceable provision had never been comprised a part hereof; and (c) the remaining provisions of this Contract/ Service Level Agreement will remain in full force and effect and will not be affected by the illegal, invalid, or unenforceable provision or by its severance here from.

Annexure - A

(Tender offer forwarding letter)

Tender Ref. No.: DIT/BPR&BTD/OA/3458/2020-21 Date: 01/03/2021

To
The Deputy General Manager
DIT, BPR & BTD
UCO Bank, Head Office
5th Floor, 3&4, DD Block, Sector-I
Salt Lake, Kolkata -700064

Dear Sir,

Sub: Request for Proposal (RFP) For Supply, Installation and Maintenance of Centralized Queue Management System for installation in Branches of UCO Bank (Re-Tendering)

With reference to the above RFP, having examined and understood the instructions including all annexure, terms and conditions forming part of the Bid, we, the undersigned, hereby enclose our offer for "Supply, Installation and Maintenance of Centralized Queue Management System for installation in Branches of UCO Bank (ReTendering)" mentioned in the RFP document forming Eligibility, Technical and Commercial Bids being parts of the above referred Bid.

In the event of acceptance of our Eligibility, Technical and Commercial Bids by The Bank we undertake to RFP for "Supply, Installation and Maintenance of Centralized Queue Management System for installation in Branches of UCO Bank (Re-Tendering)" as per your purchase orders.

In the event of our selection by the Bank for **Supply**, **Installation and Maintenance of Centralized Queue Management System for installation in Branches of UCO Bank (Re-Tendering)**, we will submit a Performance Guarantee for a sum equivalent to 10% of the Project Cost to be valid for a period of **39 months** in favour of **UCO BANK** effective from the month of execution of Service Level Agreement.

We agree to abide by the terms and conditions of this tender and our offer shall remain valid for 180 days from the date of commercial bid opening and it remain binding upon us which may be accepted by The Bank any time before expiry of 180 days.

Until a formal contract is executed, this tender offer, together with the Bank's written acceptance thereof and Bank's notification of award, shall constitute a binding contract between us.

We understand that The Bank is not bound to accept the lowest or any offer the Bank

may receive.				
We enclose the fo	ollowing:			
1.Tender Fee of R UTR No/Txn Id		Rupees	Only) dated	Vide
2.BGNo	forRs	(Rupees	Only) dated	as EMD.
Dated this <u></u> day	of2021.			
Signature:				
(In the Capacity (of)			
Duly authorized to	o sign the ten	der offer for and or	n behalf of	

General Details of the Bidder

A. Profile of Bidder

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	. Nam	\triangle	t Mic	naar.
	• INGIII	\sim		JUCI.

2. Location

Regd. Office:

Controlling Office:

- 3. Constitution
- **4.** Date of incorporation & Date of Commencement of business:
- 5. Major change in Management in last three years:
- 6. Names of Banker /s:
- 7. Name and details (designation and Phone no.) of Authorized Signatory:

B. Financial Position of Bidder for the last three financial years

	2016-17	2017-18	2018-19
Profit After Tax			
Net Worth			
Turnover			

N.B. Enclose copies of Audited Balance Sheets along with enclosures

C. Proposed Service details in brief

- > Description of service :
- ➤ Details of similar service provided to PSU organization/BFSI in India specifying the number of Banks and branches

Details of Experience in the field for Supply, Installation and Maintenance of Centralized Queue Management System for installation in Branches

	PSU Organization/BFSI	
Name of Overenization	Perio	d
Name of Organization	From	То
N.B. Enclose copies of Purcho	ase Orders and references.	
Signature of Bidder:		
Place:	Name:	
Date:	Business Address:	

Annexure - C

Manufacturer's Authorization Form (MAF)

To
The Deputy General Manager
DIT, BPR & BTD
UCO Bank, Head Office
5th Floor, 3&4, DD Block, Sector-I
Salt Lake, Kolkata -700064

Dear Sir,
We
We hereby extend our guarantee/ warranty and AMC as per terms and conditions of the RFP No
Yours Faithfully
Authorized Signatory
(Name:
Phone No.:
Fax:
E-mail :)
(This letter should be on the letterhead of the Manufacturer duly signed by an authorized signatory).

Annexure - D

Eligibility on Criteria Compliance

SI. No.	Eligibility Criteria	(Proof of documents required / must be submitted)	Bidder's Compliance (Yes/No)
1	company (Public/Private) registered in India under the Companies Act, 1956/2013 for the last 3 years as on RFP issuance date. Companies registered as MSME Entrepreneur & still categorized as MSME as on bid submission date.	 by Registrar of Companies Copies of Memorandum of Association Copies of Articles of Association Shareholding pattern PAN, TAN, GSTIN Certificate and any other tax related document if applicable is required to be submitted along with the eligibility bid. Registration from DIC, KVIB, NSIC, KVIC, DIHH, UAA or any other body specified by Ministry of MSME. An Undertaking to be submitted in 	
	Bidder/Partner/Investor must adhere cross border sharing/FDI/FEMA and other regulatory guidelines of Govt of India.		
2	The Bidder should have	Copy of audited balance sheet of the financial years i.e. 2017-18, 2018-19 & 2019-20 should be submitted. Certificate from Chartered Accountant stating Turnover and Profit/Loss for last three financial years i.e. 2017-18, 2018-19 & 2019-20 should be submitted.	
3	The Bidder should have positive net-worth in last three financial years. (i.e. 2017-18, 2018-19 & 2019-20)	Copy of audited balance sheet of the financial years i.e. 2017-18, 2018-19 & 2019-20 should be submitted. Certificate from Chartered Accountant stating Turnover and Profit/Loss for last three financial	

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		years i.e. 2017-18, 2018-19 & 2019- 20 should be submitted.	
4	The bidder should be either Original Equipment Manufacturer (OEM) of proposed Hardware, Operating System Licenses & Storage or their authorized representative in India whose product they are proposing.	An authorization letter from OEM (MAF) to this effect should be furnished as per Annexure - C . This letter should specify that in case authorized representative is not able to perform obligations as per contract during contract period, the OEM would provide the same.	
5	The bidder should have supplied, installed/commissioned and maintained proposed Queue Management Solution in at least 50 Branches/Outlets of any organisation (not necessarily in a single order but in the same organisation) in India during last three financial years i.e. 2017-18, 2018-19 & 2019-20.	Copy of purchase order/s and reference letters/ Certificates clearly mentioning that the bidder has supplied, installed/ commissioned and maintained proposed Queue Management Solution in at least 50 Branches of any organisation (not necessarily in a single order but in the same organisation) in India during last three financial years i.e. 2017-18, 2018-19 & 2019-20. The Purchase Orders & Reference letters/ Certificates to be enclosed should bear following details of the signatory: 1. Signature & Seal 2. Name & Designation 3. Date of issuance	
6	Product offered, by the bidder, of OEMs should be installed and running in at least one organisation having 50 branches/ outlets in India within last three years as on date of bid submission.	Copy of purchase order and reference letter/ Certificates mentioning make, model & number of Queue management solution installed under the referred PO issued by organization evidencing the experience in Supply, Installation and Maintenance of queue	

		management solution and services are satisfactory.	
7	The bidder / OEM should have service centers with engineers having experience in components (both hardware and software) of the proposed solution for providing support at Bank's location.	Self – Undertaking regarding Detailed list of authorized service centers at the said delivery locations should be provided. The detailed list of 42 zonal offices along with its location details are enclosed in Annexure – W .	
9	Bidder should not have been black-listed by any bank / institution in India. An undertaking to this effect must be submitted in their letter head.	Self-declaration to this effect on the company's letter head should be submitted as per format given as Annexure - L .	
10	The service provider should ensure that there are no legal proceedings / inquiries / investigations have been commenced / pending against service provider by any statutory or regulatory or investigative agencies or any other for which performance under the contract will get adversely affected / may get affected.	Self-declaration to this effect on the company's letterhead should be submitted.	

Note: - In this tender process, either authorized representative / distributor in India on behalf of Principal OEM (Original Equipment Manufacturer) or Principal OEM itself can bid but both cannot bid simultaneously. In such case OEM bid will only be accepted. If an agent / distributor submits bid on behalf of the Principal OEM, the same agent / distributor shall not submit a bid on behalf of another Principal OEM in the same tender for the same item or product.

Annexure – E

Technical Criteria/Scope of Solution

SI. No.	Item	Minimum set of Requirements	Desired set of Requirements	Bidder's Compliance (Yes/No)
1.	Token Dispenser	PC with 15 inch LCD screen (Minimum) with Touchscreen that can support a minimum of 15 counters and support 1024*768 or higher resolution. The OS should be Windows 10 or compatible OS to ensure compatibility with the banks security standards	Industrial Grade PC with frameless design unit with sealed 15 inch LCD screen with Touchscreen (SAW) that can be mounted as a desktop or on a pedestal. The OS should be Windows 10 or compatible OS to ensure compatibility with the Bank's security standards	
2.	Form Factor	Should be freestanding model	Should support free standing or wall mounted and have a very pleasing aesthetic design	
3.	Printers and other peripherals	3 inch printer auto cutter feature and support at least 500 receipts without a refill.	High speed 3 inch printer with auto cutter feature and support at least 500 receipts without a refill. Preference for drop in design for easy paper loading	
4.	Token Display Unit with speakers	To be provided by vendor minimum 32" LED screen & Integration also to be done by vendor	The connection with minimal set of external peripherals and wiring is preferable.	
5.	Ticket Generator Unit	Should display set of services relevant to the branch. Services can be selected by customers using the touchscreen	Should display set of services relevant to the branch. Services can be selected by customers using the touchscreen. Should support minimum of 3 languages per branch. English, Hindi	

		Ticket dispenser UI to be web/ App based &	and the regional language. Languages should be configurable from a central location. Responsive web/ App interface to support all latest browsers and	
		responsive and can be accessed from any device - Tablet or Kiosk.	should be accessible from Android or iPAD or Windows Tablets/devices.	
		Features and functionalities of the ticket generator should be readily available as APIs, for seamless integrations.	All of the core features and functions of the queuing system should be available as REST API for integration with any Banks internal or external systems	
		The system should have capability of integrating with the Bank's Core Banking system.		
6.	Service Selection	Customers can select any service of choice and the relevant ticket has to be printed	System should support single or multiple selection of service/s at the time of dispensing the token and the system would generate the ticket of choice. Alphanumeric numbers are desired to easily identify service and customer prefix.	
7.	Queuing algorithm	Should support linear queuing as well as priority queuing whereby customers can select onscreen customer identification icons like senior citizens, Army personnel etc.		

		Facility to redirect	Customers can be	
		customers and serve out of turn customers and handle missing customers	redirected to a particular counter or for a service by the Branch Admin.	
8.	Ticket Print	System should dispense printed tokens.	System should dispense printed tokens with Banks Branding.	
		The printed ticket will contain Branch name, the service(s) selected in a clear visible format.	Additionally the estimated wait time for each service or / and number of people waiting ahead of this ticket. Centrally configurable promotional messages at the bottom of the screen would be highly desirable.	
		The default language for ticket printing would be English	It is desirable to print the ticket in the language option selected by the customer	
		Provision to generate paper tickets as SMS	Go green / e-Tickets to be generated and sent as an SMS to customers.	
9.		Print promotional messages on tickets. This will vary customer to customer or ticket/service type.	Capability to print promotional text as a footer message for specific events based on customer type or service chosen by the customer.	
	Ticket Display	The ticket display would clearly show the tickets that have been called to their respective counters.	Additionally the ticket numbers should be displayed in the language of choice selected by the customer.	
		Voice Calling in English language, Hindi, or local language chosen by the customer.	Additionally the ticket numbers should be announced in the language of choice	

			selected by the	
		The P 1 1 2 2 1	customer.	
		The ticket display should show the promotional videos and the called ticket in clear distinct panels.	Real-time queue statistics of every service should be displayed on the screen constantly.	
		The ticket panel should display a minimum of 5 counters at any given point of time	The system should ideally support a dynamic scrolling display to handle sites with larger number of counters.	
		The ticket panel should display promotional video.	Promotional video should run on full screen in case if no customer is called for some time.	
10.	Ticket calling panel	The ticket calling panel allows calling of the next customer in the queue.	The Ticket calling panel should be web based i.e. no installation to be done on the Bank's existing PC.	
		Should support login for the tellers, call next customer, redirect customers, missing customers	Additionally should have features that encourage higher productivity through real time information statistics. Redirection should be counter to counter or to a particular service etc.	
		Ticket calling panel should support additional user defined field inputs for example account numbers other remarks etc.	Ticket calling panel should support additional user defined field inputs for example Product related data, various Schemes etc.	
		System should keep information of missing token/s.	System should keep information of missing token/s and this list must be easily accessible on the ticket calling panel	
		Counter staff should be able to stop or pause operations	Counter staff should be able to stop or pause operations. On pausing	

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			they need to indicate	
			reason for taking the	
			break. The counter	
			should not be available	
			to the scheduler for	
			allocating a customer	
			during this time.	
		Browser based tool	Should have the	
		integrated with AD	capability to integrate	
		users / SSO, logs in	with LDAP / SSO for single	
		automatically	sign on authentication	
		Should support Auto		
		Call - once a ticket is	Option to enable or	
		closed next once will be	disable this feature for	
			each branch	
		called automatically.	Charte also Lot li	
			Staff should have an	
			option to put a customer	
			On Hold in case of	
		Ability to put customers	missing documents,	
		On Hold and call back	back office verification	
		from the queue.	etc. and call the next is	
			queue and later that	
			ticket can be called	
		Aladii la aladia aladi	back again for service.	
		Ability to define and		
		publish learning		
		content for specific		
		services which will be		
		displayed to the bank's		
		staff when a token is		
		called.		
		The Branch Manager		
		will have a detailed	Display module should	
	Pranch		· · ·	
	Branch	supervisor view of what		
11.	Supervisor	=	current tokens being	
	View	, ,	serviced, upcoming	
		time along with	tokens and past tokens	
		average service and	in an easy format	
		wait times		
		Supervisor view should	Desired would be a	
		be able to	graphical view with	
		accommodate	complete details	
			<u>'</u>	
		additional counters	including alerts to	

		added by admin or any changes to the counters without affecting the view	making on the basis of	
		ability. The Supervisor can notify the teller staff the moment service times	discreet and on a one to one basis between the	
		are going higher. Admin should be able to set triggers to alert him of certain threshold conditions being breached such as individual wait time of any single customer should not be more than X minutes.	supervisor and the teller.	
12.	Security	The system should support creation of Users with password management features. Minimal password requirements should	management systems would be linked to the	
		All data transmission between the teller and the branch would be encrypted.	Transfers of data through network and interfaces must be encrypted over HTTPS and logged with sufficient details	
		User Authorization	System should ensure that users have been authorized to perform the functions/attempt to access resources.	

			System should use TLS (
		Protection of sensitive web transactions	TLS Version 1.2 and above) with approved cryptographic and key management algorithms to implement seamless end-to-end session encryption of all network-based Web transactions in which sensitive information is transmitted	
		Audit viewing and reporting tool	The audit facility should enable the administrator to view audit records and report against them and can be based on a selection criteria (time duration, selected user, specific date, etc.)	
13.	Central MIS Reporting	Should generate ticket wise, service wise wait time and service time reports in tabulated format.	Additionally data is converted into a graphical dashboard view with detailed parameterized drill-down options. Data is displayed systemically for senior management. Extracting of data is available (in different file formats or for download into bank's systems).	
		System should be able to provide an non interactive live view of real time statistics for all the braches remotely from central location	Additionally this would be an automated flip style view of real-time branch statistics giving management complete	

			Pending Tokens	
		Reports on trends in branches based on different metrics	Additionally, option for forecasting based on historical queue data collected over a period of time to perform data simulation for predicting the performance of branches.	
		The system should have facility of generating scores for the branch.	Additionally, system should have facility of generating scores for each branch staff on the basis of service imparted.	
		Service Wise Wait time and service wise reports	Clear comparison of every branch in a Region ,city ,state on following	
		Employee Wise Wait times and Service time Report	Service time, Wait time, Employee wise	
		Pause time reports	Dashboard detailing total tickets generated, service time and wait time in a single consolidated view across all branches	
		All reports should be day wise or periodic as per bank's choice.		
		Best employee wise service time in a branch		
14.	Central Configurati ons from bank's Head Office	System should be able to provide configuration like adding /deleting services for a single branch or group of branches from the bank's Head Office.	like adding /deleting services, change the token machine display properties (colour,	

			change elements in token (logo, waiting	
			customer count,	
			promotional message,	
			etc.). Ability to	
			deactivate / activate	
			services time wise and	
			across all or select group of branches.	
			System should possess	
			comprehensive set of	
			Housekeeping jobs	
		Provision to take data	including Data Purging,	
		backup by bank	Archiving, Compressions	
			and clean-up of	
			temporary data	
			files/reports/tables	
		System should have	System should have	
		facility of assigning	facility of assigning	
		benchmark time.	benchmark time for different services.	
			Additionally, system	
			should have the	
	Central	Central Health		
15.	Health	Monitoring for system		
	Reporting	functioning	administrator for events	
			like device fault, printer	
			out of paper, etc.)	
		System must include a		
		configurable	Appointment module:	
	Appointme	responsive website that allows customers to	The customer to get an	
16.	nt Booking	book and manage	appointment in	
		appointments through	advance on a specific	
		desktop or mobile	date, through web.	
		interfaces.		
		Allows customers to log		
		into a website and		
		liberal alamana and		
		book, change, and		
		otherwise manage		

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Appointment business		
rules should be		
configurable based on		
time slots, buffers,		
branch timings, max		
number of		
appointments per slot		
etc.		
Appointment reminders		
or confirmations, could		
be done via SMS, Email		
or in app notifications.		
Book instant queue		
ticket using a mobile		
app in a nearest		
available branch		
Ability to show real time		
status of the branch in		
terms of customers		
waiting in the queue		
and the expected		
waiting time for the		
chosen service		
Show nearest available		
branches within a		
defined perimeter		
based on GPS co-		
ordinates of the		
customer.		
Smart check-in feature		
to enable the customer		
to activate the token		
when the customer		
arrives in close vicinity		
of the branch.		
APIs for appointment		
booking or instant		
virtual ticket booking		
should be available if		
Bank wants to extend		
this feature into their		
existing mobile app		

17.	Advance Reporting & Analytics	Management dashboards to centrally monitor staff performance, trend analysis for capacity planning, identify forged tickets (suspect tickets)	Business users can track and weed out percentage of tickets suspected tickets served within lower limit benchmark. Should enable the business users to swiftly track the performance of the branches and identifies those branches, which require immediate attention.	
		Capacity Utilization	Capacity utilization should give a detailed insight about the branch's staff utilization ratio.	
		Productivity and efficiency of the branches based on defined KPIs Capability to integrate		
		with existing BI tools by exposing SQL views		
18.	Integrated Digital Signage	The Queuing system should support a digital Signage which would be displayed on the LCD screen along with the ticket panel	The Digital signage management server should allow users to change screen layouts, change colours of the LCD layouts including the fonts and sizes.	
		The Digital signage management server should provide a user interface to add new promotions for a selection of dates and times.	Automated display of Foreign exchange rates, term deposit rates etc through integration with bank's backend system. The system should alternate between rates and other promotional content.	

	14		<u> </u>
	Minimal Video formats		
	can be Mpeg4 ,flash		
	movies and images		
	RSS feeds and ticker		
	support		
	The videos transmission		
	between the server and		
	the branch should be		
	encrypted using SFTP		
	Provide for two level		
	feedback as per Bank		
	set design	A A consideration of the consideration	
		- Monitoring the health	
		of the Client terminal	
		remotely - Monitoring	
		live / switched off status	
		-Component level	
		monitoring -Touch	
		Screen: - Token Printer: -	
		Scanner:-if applicable -	
		Error auto-resolution	
		possibility: - Automatic	
19.	HMS	Call logging feature: -	
		Automatic Call closing	
		feature: -Self restart of	
		the client terminal	
		•	
		,	
		,	
		•	
		·	
		-	
		•	
	Management	•	
20.	•		
	•		
		Reporting formats -	
1		Please provide two-	
		provide two	<u> </u>
20.	•	through RMMS: - Replenishment Status (Printer Cartridge) (Methodology used): - Any other : -Please provide the screenshots of RMMS screens -Transactions report - Customization of report as per Bank's need, hierarchy - Management of MIS, - Changes/upgradation process -Types of Reporting formats -	

 _
presently generated -
Automation in
installations: -Any other
factor which can add
value to the project,
Innovation, USP of the
bidder, etc
Dashboards of various
types which can be
used as management
tool at
Multiple levels
(Branch/City
Cluster/RO/ZO/ HO-
Corporate centre

Note: The vendor may please note that the above parameters may be further elaborated, viz., more details may be included in the Request for Proposal (RFP) while submitting the BID. The bank will look forward to vendors showcasing their capabilities in the area of remote monitoring, MIS capabilities, central monitoring, national and regional dashboards, integration of both the systems for central monitoring etc.

Annexure - F

Bill of Material

Proposed Hardware / Software shall be delivered at Bank's Centers as mentioned in Purchase Order.

Requirement:

	HARDWARE REQUIREMENTS			
SI. No	Line Item	Make/Model	Specification	Quantity
	Server			
	Branch Unit			
1	Screen: Touch Type Min size 15", Resolution 1920x1080			
2	Display Unit : LED Display ensuring proper display for distant view; Wall Mounting		USB Port: LAN Port: Audio: Power:	
3	Thermal Printer (min 80mm for receipt printing)			
4	Calling Unit (Min 4 per branch)			
5.	Others (If any, please mention details here)			

SOF	TWARE REQUIREMENTS			
SI. No	Application	Name of Application	Platform	Specification
1	Server Application			
2	Client Application			
3	Database Server			
4.	Others (If any, please mention details here)			

Place:	Signature of Bidder:
Date:	Name:
Business Address:	_

Commercial Bid

Amount in Rs.

SI	Particular	Per month rental (Per Branch) Exclusive of GST	Number of Branches	Total Monthly Rental Exclusive of GST		
		Α	В	C=AxB		
1	Monthly rental per branch					
	(all inclusive cost for end to		100			
	end solution including H/w,		100			
	S/w, maintenance etc.)					
Toto	al Cost of Ownership (TCO) for 3					
of GST						
Toto	al Cost of Ownership (TCO) for 3					
of G	SST		of GST			

- a. The calculation for arriving at TCO is properly mentioned in the appropriate columns and we confirm that the above mentioned rates are accurate. In case of any anomalies in the calculation for arriving at TCO, the Bank will have the right to rectify the same and it will be binding upon our company.
- b. The L1 bidder will be selected on the basis of the amount quoted for the proposed solution as per commercial bid. However, in case of any discrepancy in calculation, unit cost for components & services shall prevail and TCO will be calculated accordingly.
- c. If the cost for any line item is indicated as zero or blank then Bank may assume that the said item is provided to the Bank without any cost.
- d. Bank has discretion to keep any of the line item mentioned above as optional as per Bank's requirement.
- e. We have ensured that the price information is filled in the Commercial Offer at appropriate column without any typographical or arithmetic errors. All fields have been filled in correctly.
- f. We have not added or modified any clauses/ statements/ recordings/ declarations in the commercial offer, which is conditional and/or qualified or subjected to suggestions or which contain any deviation in terms & conditions or any specification.
- g. We have understood that in case of non-adherence to any of the above, our offer will be summarily rejected.

h.	In case of any discrepancy between figures and words, the amount in words shall ail.
•	Please note that any Commercial offer which is conditional and/ or qualified or ected to suggestions will also be summarily rejected. This offer shall not contain any ation in terms & condition or any specifications, if so such offer will be summarily sted.
j.	All prices should be quoted in (INR) only.
k.	The TCO (Total cost of ownership) will be exclusive of GST and other applicable

taxes. However the GST and other applicable taxes will be paid as per actuals.

The quantity mentioned above is only indicative and may change at the time of

I. The quantity mentioned above is only indicative and may change at the time of issuance of Purchase Order to the L-1 bidder.

Place:	Signature of Bidder:
Date:	Name:
Business Address:	_

PROFORMA FOR PERFORMANCE GUARANTEE (To be stamped in accordance with the stamp act)

Companies (Acquisition & Transfer of Undertaking) Act, 1970, having its head office at 10 BIPLABI TRILOKYA MAHARAJ SARANI (BRABOURNE ROAD), Kolkata-700001 (hereinafter called "UCO BANK") having agreed to exempt M/s (Name of the vendor Company) a Company incorporated under the Companies Act, 1956 having its registered office at (Address of the vendor company) (hereinafter called "the said VENDOR") from the demand, under the terms and conditions of UCO BANK's purchase order/Letter of Intent bearing nodated issued to the Vendor and an Agreement to be made between UCO Bank and the Vendor for a period of
"the said Agreement"), of security deposit for the due fulfillment by the said VENDOR
of the Terms and conditions contained in the said Agreement, on production of a Bank
Guarantee for Rs (Rupees
Only).
We, [indicate the name of the bank ISSUING THE BANK
GUARANTEE] (hereinafter referred to as "the Bank") at the request of
amount not exceeding Rsagainst any loss or damage caused to or suffered or would be caused to or suffered by UCO BANK by reason of any breach by the said VENDOR of any of the terms or conditions contained in the said Agreement.
2. We
3. We undertake to pay to UCO BANK any money so demanded notwithstanding any dispute or disputes raised by the VENDOR in any suit or proceeding pending before any court or Tribunal relating thereto our liability under this present being absolute and

The payment as made by us under this bond shall be a valid discharge of our liability for payment there under and the VENDOR for payment there under and the VENDOR

RFP Ref. No.: DIT/BPR&BTD/OA/3458/2020-21 dated 01/03/2021

shall have no claim against us for making such payment.

unequivocal.

4. We
5. We
6. This guarantee will not be discharged due to the change in the constitution of the Bank or the VENDOR.
7. We
i) Our liability under this Bank Guarantee shall not exceed Rs (Rupees) only. ii) This Bank Guarantee shall be valid upto
8. Dated the day of [indicate the name of Bank]
Yours' faithfully,

For and on behalf of	
Bank. Authorized Official.	
NOTE: 1. Selected vendor should ensure that the seal and CODE No. of the signatory is possible by the bankers, before submission of the bank guarantee. 2. Bidder guarantee issued by banks located in India shall be on a Non-Judicial Star Paper of requisite value as applicable to the place of execution.	

PRE CONTRACT INTEGRITY PACT (To be stamped as per the Stamp Law of the Respective State)

1. Whereas UCO Bank having its registered office at UCO BANK, a body corporate constituted under The Banking companies (Acquisition & Transfer Act of 1970), as amended by The Banking Laws (Amendment) Act, 1985, having its Head Office at 10, Biplabi Trailokya Maharaj Sarani, Kolkata-700001 acting through its Department of IT, represented by Authorised Signatory hereinafter referred to as the Buyer and the first party, proposes for Supply, Installation and Maintenance of Centralized Queue Management System for installation in Branches of UCO Bank (Re-Tendering) hereinafter referred to as Stores and / or Services.

And		
M/s	represented by	_ Authorized signatory,
(which term, unless expressly indic	ated by the contract, shall be	e deemed to include its
successors and its assignee), he	ereinafter referred to as the	bidder/seller and the
second party, is willing to offer/ha	is offered the Stores and / or s	Services.

2. Whereas the Bidder/Seller is a private company/public company/partnership/registered export agency, constituted in accordance with the relevant law in the matter and the BUYER is a Public Sector Undertaking and registered under Companies Act 1956. Buyer and Bidder/Seller shall hereinafter be individually referred to as —Party or collectively as the —parties, as the context may require.

3. Preamble

Buyer has called for tenders under laid down organizational procedures intending to enter into contract /s for supply / purchase / etc. for Supply, Installation and Maintenance of Centralized Queue Management System for installation in Branches of UCO Bank (Re-Tendering) and the Bidder /Seller is one amongst several bidders /Proprietary Vendor /Customer Nominated Source/Licensor who has indicated a desire to bid/supply in such tendering process. The Buyer values and takes primary responsibility for values full compliance with all relevant laws of the land, rules, regulations, economic use of resources and of fairness / transparency in its relations with its Bidder (s) and / or Seller(s).

In order to achieve these goals, the Buyer will appoint Independent External Monitor(s) (IEM) in consultation with Central Vigilance Commission, who will monitor the tender process and the execution of the contract for compliance with the principles mentioned above.

4. Commitments of the Buyer

4.1 The Buyer commits itself to take all measures necessary to prevent corruption and fraudulent practices and to observe the following principles:-

- (i) No employee of the Buyer, personally or through family members, will in connection with the tender, or the execution of a contract demand, take a promise for or accept, for self or third person, any material or immaterial benefit which the person is not legally entitled to.
- (ii) The Buyer will during the tender process treat all Bidder(s) /Seller(s) with equity and reason. The Buyer will in particular, before and during the tender process, provide to all Bidder (s) /Seller(s) the same information and will not provide to any Bidders(s) /Seller(s) confidential /additional information through which the Bidder(s) / Seller(s) could obtain an advantage in relation to the process or the contract execution.
 - (iii) The Buyer will exclude from the process all known prejudiced persons.
- **4.2** If the Buyer obtains information on the conduct of any of its employees which is a criminal offence under the Indian Legislation Prevention of Corruption Act 1988 as amended from time to time or if there be a substantive suspicion in this regard, the Buyer will inform to its Chief Vigilance Officer and in addition can initiate disciplinary action.

5 Commitments of the Bidder(s) /Seller(s):

- **5.1** The Bidder(s)/ Seller(s) commit itself to take necessary measures to prevent corruption. He commits himself to observe the following principles during his participation in the tender process and during the contract execution.
- (i) The Bidder(s) /Seller(s) will not directly or through any other persons or firm, offer promise or give to any of the Buyer's employees involved in the tender process or the execution of the contract or to any third person any material or other benefit which he / she is not legally entitled to, in order to obtain in exchange any advantage during the tendering or qualification process or during the execution of the contract.
- (ii) The Bidder(s) /Seller(s) will not enter with other Bidders / Sellers into any undisclosed agreement or understanding, whether formal or informal. This applies in particular to prices, specifications, certifications, subsidiary contracts, submission or non-submission of bids or any other actions to restrict competitiveness or to introduce cartelization in the bidding process.
- (iii) The bidder(s) /Seller(s) will not commit any offence under the Indian legislation, Prevention of Corruption Act, 1988 as amended from time to time. Further, the Bidder(s) /Seller(s) will not use improperly, for purposes of competition or personal gain, or pass on to others, any information or document provided by the Buyer as part of the business relationship, regarding plans, technical proposals and business details, including information constrained or transmitted electronically.
- **5.2** The Bidder(s) /Seller(s) shall ensure compliance of the provisions of this Integrity Pact by its sub-supplier(s) / sub-contractor(s), if any, Further, the Bidder /Seller shall be held

responsible for any violation /breach of the provisions by its sub-supplier(s) /sub-contractor(s).

5.3 The Bidder(s) /Seller(s) will not instigate third persons to commit offences outlined above or be an accessory to such offences.

5.4 Agents / Agency Commission

The Bidder /Seller confirms and declares to the Buyer that the bidder/Seller is the original manufacturer/authorized distributor / stockiest of original manufacturer or Govt. Sponsored /Designated Export Agencies (applicable in case of countries where domestic laws do not permit direct export by OEMS of the stores and /or Services referred to in this tender / Offer / contract / Purchase Order and has not engaged any individual or firm, whether Indian or Foreign whatsoever, to intercede, facilitate or in any way to recommend to Buyer or any of its functionaries, whether officially or unofficially, to the award of the tender / contract / Purchase order to the Seller/Bidder; nor has any amount been paid, promised or intended to be paid to any such individual or firm in respect of any such intercession, facilitation or recommendation. The Seller / Bidder agrees that if it is established at any time to the satisfaction of the Buyer that the present declaration is in anyway incorrect or if at a later stage it is discovered by the Buyer that the Seller incorrect or if at a later stage it is discovered by the Buyer that the Seller/Bidder has engaged any such individual /firm, and paid or intended to pay any amount, gift, reward, fees, commission or consideration to such person, party, firm or institution, whether before or after the signing of this contract /Purchase order, the Seller /Bidder will be liable to refund that amount to the Buyer. The Seller will also be debarred from participating in any RFP / Tender for new projects / program with Buyer for a minimum period of five years. The Buyer will also have a right to consider cancellation of the Contract / Purchase order either wholly or in part, without any entitlement of compensation to the Seller /Bidder who shall in such event be liable to refund agents / agency commission payments to the buyer made by the Seller /Bidder along with interest at the rate of 2% per annum above LIBOR (London Inter Bank Offer Rate) (for foreign vendors) and Base Rate of SBI (State Bank of India) plus 2% (for Indian vendors). The Buyer will also have the right to recover any such amount from any contracts / Purchase order concluded earlier or later with Buyer.

6. Previous Transgression

- **6.1** The Bidder /Seller declares that no previous transgressions have occurred in the last three years from the date of signing of this Integrity Pact with any other company in any country conforming to the anti-corruption approach or with any other Public Sector Enterprise in India that could justify Bidder's /Seller's exclusion from the tender process.
- **6.2** If the Bidder /Seller makes incorrect statement on this subject, Bidder /Seller can be disqualified from the tender process or the contract, if already awarded, can be terminated for such reason without any liability whatsoever on the Buyer.

7. Company Code of Conduct

Bidders /Sellers are also advised to have a company code of conduct (clearly rejecting the use of bribes and other unethical behaviour) and a compliance program for the implementation of the code of conduct throughout the company.

8. Sanctions for Violation

- **8.1** If the Bidder(s) /Seller(s), before award or during execution has committed a transgression through a violation of Clause 5, above or in any other form such as to put his reliability or credibility in question, the Buyer is entitled to disqualify the Bidder(s) /Seller (s) from the tender process or take action as per the procedure mentioned herein below:
- (i) To disqualify the Bidder /Seller with the tender process and exclusion from future contracts.
- (ii) To debar the Bidder /Seller from entering into any bid from Buyer for a period of two years.
- (iii) To immediately cancel the contract, if already signed /awarded without any liability on the Buyer to compensate the Bidder /Seller for damages, if any. Subject to Clause 5, any lawful payment due to the Bidder/Seller for supplies effected till date of termination would be made in normal course.
- (iv) To encash EMD /Advance Bank Guarantees / Performance Bonds / Warranty Bonds, etc. which may have been furnished by the Bidder /Seller to the extent of the undelivered Stores and / or Services.
- **8.2** If the Buyer obtains Knowledge of conduct of Bidder /Seller or of an employee or representative or an associate of Bidder /Seller which constitutes corruption, or if the Buyer has substantive suspicion in this regard, the Buyer will inform to its Chief Vigilance Officer.

9. Compensation for Damages

- **9.1** If the Buyer has disqualified the Bidder(s) /Seller(s) from the tender process prior to the award according to Clause 8, the Buyer is entitled to demand and recover the damages equivalent to actual cost of damage in case of open tendering.
- **9.2** If the Buyer has terminated the contract according to Clause 8, or if the Buyer is entitled to terminate the contract according to Clause 8, the Buyer shall be entitled to encash the advance bank guarantee and performance bond / warranty bond, if furnished by the Bidder / Seller, in order to recover the payments, already made by the Buyer for undelivered Stores and / or Services.

10. Independent External Monitor(s)

- **10.1** The Buyer has appointed independent External Monitors for this Integrity Pact in consultation with the Central Vigilance Commission (Names and Addresses of the Monitors are given in RFP).
- **10.2** As soon as the integrity Pact is signed, the Buyer shall provide a copy thereof, along with a brief background of the case to the independent External Monitors.
- **10.3** The Bidder(s) / Seller(s) if they deem it necessary, May furnish any information as relevant to their bid to the Independent External Monitors.
- **10.4** If any complaint with regard to violation of the IP is received by the buyer in a procurement case, the buyer shall refer the complaint to the Independent External Monitors for their comments / enquiry.
- **10.5** If the Independent External Monitors need to peruse the records of the buyer in connection with the complaint sent to them by the buyer, the buyer shall make arrangement for such perusal of records by the independent External Monitors.
- **10.6** The report of enquiry, if any, made by the Independent External Monitors shall be submitted to MD & CEO, UCO Bank, Head Office at 10, Biplabi Trailokya Maharaj Sarani, Kolkata-700001 within 2 weeks, for a final and appropriate decision in the matter keeping in view the provision of this Integrity Pact.
- **10.7** The word "Monitor" would include both singular and plural.

11. Law and Place of Jurisdiction

This Integrity Pact is subject to Indian Laws, and exclusive Jurisdiction of Courts at Kolkata, India.

12. Other Legal Actions

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

13. Integrity Pact Duration.

- **13.1** This Integrity Pact begins when both parties have legally signed it. It expires of order / finalization of contract.
- **13.2** If any claim is made/ lodged during this time, the same shall be binding and continue to be valid despite the lapse of this Integrity Pact as specified above, unless it is discharged / determined by MD & CEO, UCO Bank.
- **13.3** Should one or several provisions of this Integrity Pact turn out to be invalid, the reminder of this Integrity Pact remains valid. In this case, the parties will strive to come to an agreement to their original intentions.

14. Other Provisions

- 14.1 Changes and supplements need to be made in writing. Side agreements have not been made.
- 14.2 The Bidders (s)/ Sellers (s) signing this IP shall not initiate any Legal action or approach any court of law during the examination of any allegations/complaint by IEM and until the IEM delivers its report.
- 14.3 In view of nature of this Integrity Pact, this Integrity Pact shall not be terminated by any party and will subsist throughout its stated period.
- 14.4 Nothing contained in this Integrity Pact shall be deemed to assure the bidder / Seller of any success or otherwise in the tendering process.
- **15.** This Integrity Pact is signed with UCO Bank exclusively and hence shall not be treated as precedence for signing of IP with MoD or any other Organization.
- **16.** In the event of any contradiction between the Integrity Pact and its Annexure, the Clause in the Integrity Pact will prevail.
- **17.** The Parties here by sign this Integrity Pact.

BUYER	BIDDER /SELLER
Signature:	Signature:
Authorized Signatory	Authorized Signatory
Department of IT	
Place:	
Date:	
Witness:	Witness:
(Name & Address)	(Name & Address)
(Name & Address)	(Name & Address)

Annexure – J

Format of Pre-Bid Queries to be submitted by the Bidder(s)

Name	of the	Bidder:
1 101110	01 11 10	Diadoi.

Name of the Contact Person of the Bidder:

Contact Number of the Contact Person:

Email id of the Contact Person:

	RFP	RFP	Original		Query
SI. No.	Page	Clause	RFP	Subject/Description	sought/Suggestions
	No.	No.	Clause		of the Bidder

Format of Bank Guarantee (EMD)

To

The Deputy General Manager DIT, BPR & BTD UCO Bank, Head Office 5th Floor, 3&4, DD Block, Sector-I Salt Lake, Kolkata -700064

Dear Sir,

In response to your invitation to respond to	your Request for Proposal (RFP) For Sup	ply,
Installation and Maintenance of Centre	ralized Queue Management System	for
installation in Branches of UCO Bank (Re-	Tendering), M/shav	/ing
their registered office at	_hereinafter called the 'Bidder') wish	ı to
respond to the said Request for Proposal	(RFP) and submit the proposal for Sup	ply,
Installation and Maintenance of Centre	ralized Queue Management System	for
installation in Branches of UCO Bank (Re-Te	endering).	
Whereas the 'Bidder' has submitted the		
-	Office hereby irrevoc	-
guarantee an amount of Rs. 5 Lacs (Rupes		
to be submitted by the 'Bidder' as a cond RFP.	dition for participation in the said proce	ss of

The Bid security for which this guarantee is given is liable to be enforced/invoked:

- 1. If the Bidder withdraws his proposal during the period of the proposal validity; or
- 2. If the Bidder, having been notified of the acceptance of its proposal by the Bank during the period of the validity of the proposal fails or refuses to enter into the contract in accordance with the Terms and Conditions of the RFP or the terms and conditions mutually agreed subsequently.

We undertake to pay immediately on demand to UCO BANK the said amount of **Rupees Five Lacs** without any reservation, protest, demur, or recourse. The said guarantee is liable to be invoked/ enforced on the happening of the contingencies as mentioned above and also in the RFP document and we shall pay the amount on any Demand made by UCO BANK which shall be conclusive and binding on us irrespective of any dispute or difference raised by the Bidder.

Notwithstanding anything contained herein:

1. Our liability under this Bank guarantee shall not exceed Rs. 5 Lacs only (Rupees Five Lacs Only).

 This Bank guarantee will be valid upto; and We are liable to pay the guarantee amount or any part thereof under this Bank guarantee only upon service of a written claim or demand by you on or before
In witness whereof the Bank, through the authorized officer has sets its hand and stamp on thisday ofat
Yours faithfully,
For and on behalf of
Bank
Authorised Official
Note : This guarantee will require stamp duty as applicable and shall be signed by the official whose signature and authority shall be verified. The signatory shall affix his signature, name and designation.
(The value of the stamp paper will be as applicable at the place of issuing of Bank Guarantee.)

<u>Annexure – L</u>

<u>Undertaking for Non-Blacklisting / Non-Debarment of the bidder</u>

To The Deputy General Manager DIT, BPR & BTD UCO Bank, Head Office 5th Floor, 3&4, DD Block, Sector-I Salt Lake, Kolkata -700064.
Dear Sir(s),
Sub: Request for Proposal (RFP) for "Supply, Installation and Maintenance of Centralized Queue Management System for installation in Branches of UCO Bank (Re-Tendering)" vide "RFP Ref No: DIT/BPR&BTD/OA/3458/2020-21 Dated 01/03/2021"
 a. We M/s
1. 2.
(Signature and the capacity of the person duly authorized to sign the bid for and on behalf of)

Undertaking to abide by all By-Laws / Rules / Regulations

(TO BE EXECUTED ON NON-JUDICIAL STAMP PAPER OF REQUISITE VALUE)

To
The Deputy General Manager
DIT, BPR & BTD
UCO Bank, Head Office
5th Floor, 3&4, DD Block, Sector-I
Salt Lake, Kolkata -700064

Sub: Declaration-Cum-Undertaking regarding compliance with all statutory requirements

In consideration of UCO Bank, a body corporate, constituted under Banking Companies (Acquisition & Transfer of Undertakings) Act, 1970 as amended from time to time having its Head Office at 10, Biplabi Trailokya Maharaj Sarani, Kolkata-700001. (hereinafter referred to as "Bank" which expression shall include its successors and assigns), we, M/s......, having its Registered Office at......, do hereby, having examined the Request for Proposal (RFP) For Supply, Installation and Maintenance of Centralized Queue Management System for installation in Branches of UCO Bank (Re-Tendering) with RFP REF NO: DIT/BPR & BTD/OA/3458/2020-21 Date: 01/03/2021 including all Annexure, confirm and agree to comply with all Laws, Rules, Regulations, Bye-Laws, Guidelines, Notifications etc.

We do also hereby irrevocably and unconditionally agree and undertake to save and keep the Bank, including its respective directors, officers, and employees and keep them harmless from and against any claim, demand, losses, liabilities or expenses of any nature and kind whatsoever and any damage caused from and against all suits and other actions that may be instituted taken or preferred against the Bank by whomsoever and all losses, damages, costs, charges and expenses arising out of non-compliance with or non-adherence to any statutory/regulatory requirements and/or any other law for the time being in force.

Dated this	day of	, 20
Place:		
For M/s		
Isaal and Signatural	's) of the Authorized Sid	anatory (c)1

Annexure - N

<u>Undertaking by the bidder</u>

To
The Deputy General Manager
DIT, BPR & BTD
Bank, Head Office
5th Floor, 3&4, DD Block, Sector-I
Salt Lake, Kolkata -700064

Dear Sir,

Sub: Request for Proposal (RFP) For Supply, Installation and Maintenance of Centralized Queue Management System for installation in Branches of UCO Bank (Re-Tendering) vide (RFP Ref. No DIT/BPR & BTD/OA/3458/2020-21 Date: 01/03/2021)

We submit our Bid Document herewith.

We understand that Bank is not bound to accept the lowest or any bid received and Bank may reject all or any bid. We shall keep the price valid for the entire contract period from the date of issuance of the first Purchase Order.

If our bid is accepted, we are responsible for the due performance as per the scope of work and terms & conditions as per mentioned in RFP.

Yours faithfully,
For
(Signature and seal of authorized person
Place:
Date:

Annexure – O

Undertaking Letter to the Bank on the Vendor's Letterhead

То
The Deputy General Manager
DIT, BPR & BTD
UCO Bank, Head Office
5th Floor, 3&4, DD Block, Sector-I
Salt Lake, Kolkata -700064

Dear Sir,

Sub:	Request	for	Proposal	(RFP)	For	Supply,	Installation	and	Maintenance	of
Centr	alized Qu	eue	Managem	ent Sy	stem	for instal	lation in Brai	nches	of UCO Bank (Re-
Tende	ering) vide	e (RF	P Ref. No D	OIT/BPR	& BT	D/OA/34	58/2020-21 [Date: (01/03/2021)	

Furthe	r to our proposal dated	, in response to the Request	for
Propo	sal (Bank's tender No	hereinafter referred to	as
"RFP")	issued by Bank, we hereby cover	nant, warrant and confirm as follows:	

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

We undertake to execute Deed of Indemnity, Non-disclosure Agreement & provide Performance Bank Guarantee as per the annexure enclosed in the RFP, in case of emergence as a successful bidder.

Yours faithfully,
For
Designation:
(Signature and seal of authorized person)
Bidder's corporate name:
Place:
Date:

<u>Proforma of letter to be given by the Bidder participating in the Bank For Supply,</u>
<u>Installation and Maintenance of Centralized Queue Management System for</u>
installation in Branches of UCO Bank (Re-Tendering) RFP on their official letterheads.

To
The Deputy General Manager
DIT, BPR & BTD
UCO Bank, Head Office
5th Floor, 3&4, DD Block, Sector-I
Salt Lake, Kolkata -700064

Dear Sir,

Sub: Request for Proposal (RFP) For Supply, Installation and Maintenance of Centralized Queue Management System for installation in Branches of UCO Bank (Re-Tendering) vide (RFP Ref. No DIT/BPR & BTD/OA/3458/2020-21 Date: 01/03/2021)

The soft-copies of the proposal submitted by us in response to the RFP and the related addendums and other documents including the changes made to the original tender documents issued by the Bank, conform to and are identical with the hard-copies of aforesaid proposal required to be submitted by us, in all respects.

We hereby confirm that we are agreeable to provide services as per SLA for a period of 3 years, extendable by another 2 years on the basis of performance. All the Annexures with other Technical documents duly filled in and signed are enclosed. We understand that the Bank is not bound to accept the offer either in part or in full and that the Bank has right to reject the offer in full or in part without assigning any reasons whatsoever.

The bid submitted herein shall be valid for a period of 180 days from the date of RFP response submission process closes

Yours faithfully,

Authorized Signatory:

Designation:

Bidder's corporate name:

<u>Undertaking Letter on the vendor's letterhead for Central Minimum Wages Act & Labour Laws.</u>

To
The Deputy General Manager
DIT, BPR & BTD
UCO Bank, Head Office
5th Floor, 3&4, DD Block, Sector-I
Salt Lake, Kolkata -700064

Dear Sir.

Sub: Request for Proposal (RFP) For Supply, Installation and Maintenance of Centralized Queue Management System for installation in Branches of UCO Bank (Re-Tendering)) vide (RFP Ref. No DIT/BPR & BTD/OA/3458/2020-21 Date: 01/03/2021)

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

In this regard we confirm that the employees engaged by our Company to carry out the services in your bank for the above said contract are paid minimum wages / salaries as stipulated in the Government (Central / State) Minimum Wages / Salaries act in force. All the employees/operator deployed as part of this solution/activity must comply with government's rules and regulations like minimum wages act, Provident Fund and ESIC facility standard. We also indemnify the Bank against any action / losses / damages that arise due to action initiated by Commissioner of Labour for non-compliance to the above criteria.

We further authorize the Bank to deduct from the amount payable to the Company under the contract or any other contract of the Company with the Bank if a penalty is imposed by Labour Commissioner towards non-compliance to the "Minimum Wages / Salary stipulated by government in the Act by your company.

(Proof of compliance and labour license needs to be submitted along with the quotation).

Yours faithfully,
For
Designation:
(Signature and seal of authorized person
Bidder's corporate name:
Place:
Date:

Annexure - R

Application Integrity Statement

(To be submitted in the Company Letter Head with technical Bid)

We undertake, that application supplied for RFP for Supply, Installation and Maintenance of Centralized Queue Management System for installation in Branches of UCO Bank (Re-Tendering) provided to Bank as per the scope of this RFP is free of malware, free of any obvious bugs, and free of any covert channels in the code.

Authorized signatory		
Name:		
Designation:		
Place:		
Date:		

NON-DISCLOSURE AGREEMENT (To be executed on non-judicial stamp paper of requisite value)

This Non-Disclosure Agreement is entered into on this day of......... 2021.

BETWEEN

UCO Bank, a body corporate, constituted under the Banking Companies (Acquisition & Transfer of Undertakings) Act, 1970 as amended from time to time having its Head Office at No.10, BTM Sarani, Kolkata-700001 hereinafter referred to as "**the Bank**" (which expression shall unless excluded by or repugnant to the subject or context be deemed to mean and include its assigns, administrators and successors) **of the FIRST PART/ DISCLOSING PARTY**

WHEREAS the Vendor/Receiving Party is inter alia engaged for RFP for Supply, Installation and Maintenance of Centralized Queue Management System for installation in Branches of UCO Bank (Re-Tendering) as per the terms and conditions specified in the RFP Ref No. DIT/BPR&BTD/OA/3458/2020-21 Date: 01/03/2021. The Vendor/Receiving Party would be the single point of contact for this project.

WHEREAS Bank/Disclosing Party is inter alia engaged in the business of Banking; and

WHEREAS the Parties presently desire to discuss and/or consult with each other's business for the purposes of entering into Agreements for RFP for Supply, Installation and Maintenance of Centralized Queue Management System for installation in Branches of UCO Bank (Re-Tendering).

WHEREAS the Parties recognize that each other's business involves specialized and proprietary knowledge, information, methods, processes, techniques and skills peculiar to their security and growth and that any disclosure of such methods, processes, skills, financial data, or other confidential and proprietary information would substantially injure a Party's business, impair a Party's investments and goodwill, and jeopardize a Party's relationship with a Party's clients and customers; and

WHEREAS in the course of consultation with respect to the potential business venture, the Parties anticipate disclosing to each other certain information of a novel,

proprietary, or confidential nature, and desire that such information be subject to all of the terms and conditions set forth herein below:

NOW THEREFORE the Parties hereto, in consideration of the promises and other good and valuable consideration, agree such information shall be treated as follows:

- 1. Confidential Information. "Confidential Information" shall mean and include any information which relates to the financial and/or business operations of each Party, including but not limited to, specifications, drawings, sketches, models, samples, reports, forecasts, current or historical data, computer programs or documentation and all other technical, financial or business data, information related to each Party's customers, products, processes, financial condition, employees, intellectual property, manufacturing techniques, experimental work, trade secrets.
- **2. Use of Confidential Information**. The Vendor/Receiving Party agrees not to use the Bank/Disclosing Party's confidential Information for any purpose other than for the specific consultation regarding the potential business venture. Any other use of such Confidential Information by the Receiving Party shall be made only upon the prior written consent from an authorized representative of the Disclosing Party which wishes to disclose such information or pursuant to subsequent agreement between the Parties hereto.
- 3. Restrictions. Subject to the provisions of paragraph 4 below, the Party receiving Confidential Information (the "Receiving Party") shall, for contract period of Three (3) years from the date of the last disclosure of Confidential Information made under this Agreement (except for personal customer data which shall remain confidential forever), use the same care and discretion to limit disclosure of such Confidential Information as it uses with similar confidential information of its own and shall not disclose, lecture upon, publish, copy, modify, divulge either directly or indirectly, use (except as permitted above under clause (2) or otherwise transfer the Confidential Information to any other person or entity, including taking reasonable degree of care and steps to:
- (a) Restrict disclosure of Confidential Information solely to its concerned employees, agents, advisors, consultants, contractors and /or subcontractors with a need to know and not disclose such proprietary information to any other parties; and
- (b) Advise all receiving Party's employees with access to the Confidential Information of the obligation to protect Confidential Information provided hereunder and obtain from agents, advisors, contractors and/or consultants an agreement to be so bound.
- (c) Use the Confidential Information provided hereunder only for purposes directly related to the potential business venture.

- **4. Exclusions.** The obligations imposed upon Receiving Party herein shall not apply to information, technical data or know how, whether or not designated as confidential, that:
- (a) is already known to the Receiving Party at the time of the disclosure without an obligation of confidentiality;
- (b) is or becomes publicly known through no unauthorized act of the Receiving Party;
- (c) is rightfully received from a third Party without restriction and without breach of this Agreement;
- (d) is independently developed by the Receiving Party without use of the other Party's Confidential Information and is so documented;
- (e) is disclosed without similar restrictions to a third party by the Party owning the Confidential Information;
- (f) is approved for release by written authorization of the Disclosing Party; or
- (g) is required to be disclosed pursuant to any applicable laws or regulations or any order of a court or a governmental body; provided, however, that the Receiving Party shall first have given notice to the Disclosing Party and made a reasonable effort to obtain a protective order requiring that the Confidential Information and/or documents so disclosed be used only for the purposes for which the order was issued.
- **5. Return of Confidential Information**. All Confidential Information and copies and extracts of it shall be promptly returned by the Receiving Party to the Disclosing Party at any time within thirty (30) days of receipt of a written request by the Disclosing Party for the return of such Confidential Information.
- **6. Ownership of Information.** The Receiving Party agrees that all Confidential Information shall remain the exclusive property of the Disclosing Party and its affiliates, successors and assigns.
- **7. No License Granted.** Nothing contained in this Agreement shall be construed as granting or conferring any rights by license or otherwise in any Confidential Information disclosed to the Receiving Party or to any information, discovery or improvement made, conceived, or acquired before or after the date of this Agreement. No disclosure of any Confidential Information hereunder shall be construed by the Receiving Party to be a public disclosure of such Confidential Information for any purpose whatsoever.
- **8. Breach.** In the event the Receiving Party discloses, disseminates or releases any Confidential Information received from the Disclosing Party, except as provided above, such disclosure, dissemination or release will be deemed a material breach of this Agreement and the Disclosing Party shall have the right to demand prompt return of all Confidential Information previously provided to the Receiving Party and in such

case, the Receiving party shall be bound to return all information within 30 days from the date of such demand. The provisions of this paragraph are in addition to any other legal right or remedies, the Disclosing Party may have under the Law for the time being in force.

9. Arbitration and Equitable Relief.

- (a) Arbitration. The Parties shall endeavor to settle any dispute/difference arising out of or relating to this Agreement through consultation and negotiation. In the event no settlement can be reached through such negotiation and consultation, the Parties agree that such disputes shall be referred to and finally resolved by arbitration under the provisions of the Arbitration and Conciliation Act, 1996 and the rules made thereunder from time to time. The arbitration shall be held at city of Head Office of member Bank. The language used in the arbitral proceedings shall be English. The arbitration proceeding shall be conducted by a panel of three arbitrators, each party shall appoint his own arbitrator and the two appointed arbitrators shall appoint the third arbitrator who shall act as presiding Arbitrator.
- **(b) Equitable Remedies.** The Parties agree that in event of breach of any of the covenants contained in this Agreement due to negligence/fault/lack of the Receiving Party, the Disclosing party shall have, in addition to any other remedy, the right:
- i) To obtain an injunction from a court of competent jurisdiction restraining such breach or threatened breach; and
- ii) To specific performance of any such provisions of this Agreement. The Parties further agree that no bond or other shall be required in obtaining such equitable relief and the Parties hereby consent to the issuance of such injunction and to the ordering of specific performance.
- (c) Legal Expenses: If any action and proceeding is brought for the enforcement of this Agreement, or because of an alleged or actual dispute, breach, default, or misrepresentation in connection with any of the provisions of this Agreement, each Party will bear its own expenses, including the attorney's fees and other costs incurred in such action.
- **(d)** *Indemnification:* The Receiving Party shall indemnify the Bank and hold the Bank harmless against any loss caused to it as a result of the non-performance or improper performance of this Agreement by the Receiving Party, or its servants or agents to perform any aspect of its obligations forming part of the subject matter of this Agreement.
- **10. Term.** This Agreement may be terminated by either Party giving sixty (60) days' prior written notice to the other Party; provided, however, the obligations to protect the Confidential Information in accordance with this Agreement shall survive for a period of three (3) years from the date of the last disclosure of Confidential Information

made under this Agreement (except for personal customer data which shall remain confidential forever).

11. No Formal Business Obligations. This Agreement shall not constitute create, give effect to or otherwise imply a joint venture, pooling arrangement, partnership, or formal business organization of any kind, nor shall it constitute, create, give effect to, or otherwise imply an obligation or commitment on the part of either Party to submit a proposal or to perform a contract with the other Party or to refrain from entering into an agreement or negotiation with any other Party. Nothing herein shall be construed as providing for the sharing of profits or loss arising out of the efforts of either or both Parties. Neither Party will be liable for any of the costs associated with the other's efforts in connection with this Agreement. If the Parties hereto decide to enter into any licensing arrangement regarding any Confidential Information or present or future patent claims disclosed hereunder, it shall only be done on the basis of a separate written agreement between them.

12. General Provisions.

- (a) Governing Law. This Agreement shall be governed by and construed in accordance with the laws of India.
- **(b) Severability.** If one or more of the provisions in this Agreement is deemed void by law, then the remaining provisions shall remain valid and continue in full force and effect.
- **(c) Successors and Assigns.** This Agreement will be binding upon the successors and/or assigns of the Parties, provided however that neither Party shall assign its rights or duties under this Agreement without the prior written consent of the other Party.
- (d) **Headings.** All headings used herein are intended for reference purposes only and shall not affect the interpretation or validity of this Agreement.
- **(e)** Entire Agreement. This Agreement constitutes the entire agreement and understanding of the Parties with respect to the subject matter of this Agreement. Any amendments or modifications of this Agreement shall be in writing and executed by a duly authorized representative of the Parties.
- **(f) Jurisdiction of Court:** All disputes under this Non-Disclosure Agreement are subject to the jurisdiction of Courts at City of Head office of Individual member Bank in India.
- **(g)** Two original sets of Non-Disclosure Agreement are executed and retained by either parties, Bank and ______ (the selected vendor)

The Parties, by the signature of their authorized representatives appearing below, acknowledge that they have read and understood each and every term of this Agreement and agree to be bound by its terms and conditions.

For and on behalf of	For and on behalf of
•••••	(the selected bidder)
Signature:	Signature:
Name:	Name:
Designation:	Designation:
Date:	Date:

Annexure - T

PROFORMA FOR DEED OF INDEMNITY

(To be executed on non-judicial stamp paper of requisite value)

	S DEED OF INDEMNITY made at 2021.	on this	day of				
	BETWEEN						
Act Aut to sub	s <vendor>, a company incorporated und t, having its I thorized Signatory, Mr./Mrs</vendor>	Registered (represe(Designation) (he ss excluded by or 1	Office at ented by the ereinafter referred repugnant to the				
	AND						
UCO Bank, a body corporate, constituted under the Banking Companies (Acquisition & Transfer of Undertakings) Act, 1970 as amended from time to time, having its Head Office at No.10, BTM Sarani, Kolkata-700001 represented by the Authorized Signatory of its Information Technology Department, Mr							
AN	D WHEREAS the Indemnifier has:						
A. B.	Offered to provide the services to the Bank and subsequent amendments / corrigenda Represented and warranted that it has all license from all authorities, both regulator providing the services to the Bank in term subsequent amendments / corrigenda / cla SLA dated;	/clarifications etc.; permissions, consen ry / statutory and n ns of the above me	ts, approvals and on-regulatory, for entioned RFP and				
C.	Represented and warranted that the Serviolate any provisions of the applicable laws relating to Intellectual Property Rights	ws, regulations or gu	uidelines including				

- there is any violation of any law, rules or regulation, which is capable of being remedied, the same will be got remedied immediately during the tenure of contract to the satisfaction of Bank:
- D. Represented that the Vendor has adequate resources and sufficient knowledge, expertise and competency in the field for RFP for Supply, Installation and Maintenance of Centralized Queue Management System for installation in Branches of UCO Bank (Re-Tendering) as per the scope mentioned in the RFP document(s) and legally competent to enter into Contract with the Bank;

WHEREAS the Bank, relying and based on the aforesaid representations and warranties of the Indemnifier, has agreed to avail the Services from the Indemnifier on the terms and conditions more particularly described in the Master Contract/SLA dated;

WHEREAS one of the conditions of the said Master Contract dated/SLA...... is that the Indemnifier is required to furnish an indemnity in favour of the BANK indemnifying the latter against all claims, losses, costs, actions, suits, damages etc. arising due to or on account of indemnifier's breach of any of the terms and conditions of the Master Contract dated or violation of any trademarks, patents, copyrights and licenses, the applicable laws, regulations, guidelines during the Supply / Services to the BANK as also Indemnifier's misconduct, omission and negligence.

In pursuance thereof, the Indemnifier has agreed to furnish an indemnity in the form and manner and to the satisfaction of the BANK as hereinafter appearing;

NOW THIS DEED WITNESSETH AS UNDER: -

The words and expressions not specifically defined shall have the same meanings as are respectively assigned to them in the RFP/the Contract. In consideration of Bank having agreed to award the Contract to the Indemnifier, the Indemnifier hereby unconditionally, absolutely and irrevocably agrees and undertakes that: -

1. The Indemnifier shall, at all times hereinafter, save and keep the Bank including its respective directors, officers, employees, agents and representatives harmless and indemnified, from and against any claim, costs, charges, damages, demand, losses, liabilities or expenses of any nature and kind whatsoever and by whomsoever made in respect of the said Contract and any loss or damage caused from and against all suits and other actions that may be instituted, taken or preferred against Bank by whomsoever and all losses, damages, costs, charges and expenses etc. that the Bank may incur by reason of any claim made by any claimant for any reason whatsoever or by anybody claiming under them or otherwise for any losses, damages or claims arising out of all kinds of accidents, destruction, deliberate or otherwise, direct or indirect, from those arising out of violation of applicable laws including those relating to intellectual property rights, rules , regulations, guidelines and also from the environmental damages, if any, which may occur or result during the contract period.

- 2. The Indemnifier further agrees and undertakes that the Indemnifier shall, ensure that all the permissions, authorizations, consents and licenses are obtained and renewed from the local and/or municipal and/or governmental authorities, as may be required under the applicable laws, rules, regulations, guidelines, orders framed or issued by the appropriate authorities.
- 3. The Indemnifier further agrees to provide complete documentation of all hardware or other components in the nature of accessories or otherwise they are having or procured from third parties. The Indemnifier shall also provide licensed software for all software services, whether developed by it or acquired from others for performing the obligations under the Contract. The Indemnifier hereby indemnifies and keeps indemnified the Bank including its respective directors, officers, employees, agents and representatives against any levies/penalties /claims /demands litigations, suits, actions, judgments, and or otherwise on account of any default and or breach and or otherwise in this regard.
- **4.** If any additional approval, consent or permission is required by the Indemnifier to execute and perform the Contract during the currency of the Contract, the Indemnifier shall procure the same and/or comply with the conditions stipulated by the concerned authorities without any delay.
- 5. The obligations of the Indemnifier herein are irrevocable, absolute and unconditional, in each case irrespective of the value, genuineness, validity, regularity or enforceability of the aforesaid Contract or other agreement, or the insolvency, bankruptcy, reorganization, dissolution, liquidation or change in ownership of the Bank or Indemnifier or any other circumstances whatsoever which might otherwise constitute a discharge or defense of an indemnifier.
- 6. The obligations of the Indemnifier under this deed shall not be affected by any act, omission, matter or thing which, would reduce, release the Indemnifier from any of the indemnified obligations under this indemnity or diminish the indemnified obligations in whole or in part, including in law, equity or contract (whether or not known to it or to the Bank).
- 7. This indemnity shall survive notwithstanding expiry or termination (for any reason(s) whatsoever) of the contract.
- **8.** Any notice, request or other communication to be given or made under this indemnity shall be in writing addressed to either party at the address as stated in the Contract and / or as stated above.
- 9. This indemnity and other non-contractual obligations arising out of this indemnity shall be governed by and construed in accordance with the laws of India. The Indemnifier irrevocably and unconditionally agrees that any legal action, suit or proceedings arising out of or relating to this indemnity shall be brought in the Courts/Tribunals at Kolkata. Final judgment against the Indemnifier in any such action, suit or proceeding shall be conclusive and may be enforced in any other jurisdiction, by way of suit on the judgment/decree, a certified copy of which shall

be conclusive evidence of the judgment/decree, or in any other manner provided by law. By the execution of this indemnity, the Indemnifier irrevocably submits to the exclusive jurisdiction of Court(s)/ Tribunal(s) at Kolkata in any such action, suit or proceeding.

10. The Bank may assign or transfer all or any part of its interest herein to any other person. The Indemnifier shall not assign or transfer any of its rights or obligations under this indemnity, except with the prior written consent of the Bank.

IN WITNESS WHEREOF the parties herein have set their hands unto these presents on the day, month and year above written

Signed and Delivered on behalf of	()			
By the hand of (Obligor))	the	authorized	official	of	the

Self-Certificate for Local Content (TO BE PROVIDED ON Rs.100/- STAMP PAPER)

	Date:/
	IS/o, D/o, W/oresident ofdo hereby solemnly affirm and declare as under:
1.	That I will agree to abide by the terms and conditions mentioned in the tender specification issued vide ref. nodated
2.	That the information furnished hereinafter is correct to the best of my knowledge and belief and that I undertake to produce the relevant records before to any authority nominated by UCO Bank for the purpose of assessing the Local Content.
3.	That the Local Content for all inputs which constitute the Goods
4.	That in the event of the Local Content mentioned herein is found to be incorrect and not meeting the prescribed norms of Local Content, based on the assessment of an authority so nominated by UCO Bank and that I will be liable as under Clause 9(f) of Public Procurement (Preference to Make in India) Order 2017, as amended.
5.	That I agree to maintain all the information regarding my claim for Local Content in our records and that I shall make the requisite information available to UCO Bank as and when required.
6.	That *I (name of Manufacturer) do hereby confirm in respect of quoted item(s) that the Local Content is equal to or more than 50% and come under 'Class-Local Supplier' Category. As being 'Class-Local Supplier', I am eligible for Purchase Preference under 'Make in India' Policy vide Government of India Order no. P-45021/2/2017-PP (B.EII) dated 15.06.2017 (subsequently revised vide Orders dated 28.05.2018, 29.05.2019 and 04.06.2020)
7.	OR That *I (name of Manufacturer) do hereby confirm in respect of quoted item(s) that Local Content is more than 20% but less than 50% and come under 'Class-II Local Supplier' Category. That I submit as under:
	Name & Details of the Local Supplier (Regd. Office, Manufacturing Unit, Location, Nature of legal entity) Date on which this Certificate was issued

Product for which the Certificate is issued

Procuring Agency to whom the Certificate is furnished	
Percentage of Local Content claimed	
Name & details of the unit of the Manufacturer	
Sale Price of the Product	
Ex-Factory Price of the Product	
Freight, Insurance and handling	
Total bill of Material	
List & Total cost value of inputs used manufacture of the proposed Goods	
List & Total cost value of inputs which are locally sourced (Attach Certificates of Local Content from Local Suppliers, if the input is not in-house)	
List and cost of inputs which are imported (directly or indirectly)	
Any other information	

8. That the details of the location(s) at which the local value addition made is/are as under:

SI. No.	Product Details	Name of Place

^{*} Strike out whichever is not applicable

Date:

For & on behalf of

Signature of the Authorised Signatory of the Bidder (insert name, designation & contact number)
Official Seal of the Bidder

Restriction on Procurement due to National Security

This Certificate should be submitted on the letterhead of the bidder as well as the OEM/ Manufacturer duly signed by an authorized signatory

To,

Deputy General Manager DIT, BPR & BTD UCO Bank, Head Office 5th Floor, 3&4, DD Block, Sector-I Salt Lake, Kolkata -700064

Dear Sir.

RFP ref No. - DIT/ BPR & BTD/OA/3458/2020-21 DATE: 01/03/2021

- 1. "I have read the clause regarding restrictions on procurement from a bidder of a country which shares a land border with India; I hereby certify that this bidder is not from such a country and is eligible to be considered."
- 2. "I have read the clause regarding restrictions on procurement from a bidder of a country which shares a land border with India; / certify that this bidder is not from such a country or, if from such a country, have been registered with the Competent Authority. I hereby certify that this bidder fulfills all requirements in this regard and is eligible to be considered. (Where applicable, evidence of valid registration by the Competent Authority shall be attached.)"

Yours Faithfully,
Authorized Signatory,
Name:
Designation:
Vendors Corporate Name:
Address:
Email:
Contact No.

<u>List of Zonal Offices</u>

(This should be submitted on the letterhead of the bidder duly signed by an authorized signatory)

Sub: Request for Proposal (RFP) For Supply, Installation and Maintenance of Centralized Queue Management System for installation in Branches of UCO Bank (ReTendering)) vide (RFP Ref. No DIT/BPR & BTD/OA/3458/2020-21 Date: 01/03/2021)

SI. No.	Zonal Office Name	Bidders Compliance (Yes/No)
1	AGARTALA	
2	AHMEDABAD	
3	AJMER	
4	BALASORE	
5	BANGALORE	
6	BEGUSARAI	
7	BHAGALPUR	
8	BHOPAL	
9	BHUBANESWAR	
10	BURDWAN	
11	CHANDIGARH	
12	CHENNAI	
13	COIMBATORE	
14	DEHRADUN	
15	DHARAMSALA	
16	ERNAKULAM	
17	GUWAHATI	
18	HARYANA	
19	HOOGHLY	
20	HYDERABAD	
21	INDORE	
22	JAIPUR	
21	JALANDHAR	
24	JODHPUR	
25	JORHAT	
26	KANPUR	
27	KOLKATA	
28	LUCKNOW	
29	MEERUT	
30	MUMBAI	
31	NAGPUR	
32	NEW DELHI	

33	PATNA	
34	PUNE	
35	RAIPUR	
36	RANCHI	
37	SALT LAKE	
38	SAMBALPUR	
39	SHIMLA	
40	SURAT	
41	SURI	
42	VARANASI	

Yours faithfully,
For
Designation:
(Signature and seal of authorized person
Bidder's corporate name:
Place:
Date:

<u>List of Regional languages for display of the messages and voice enabled audio</u>

(This should be submitted on the letterhead of the bidder duly signed by an authorized signatory)

Sub: Request for Proposal (RFP) For Supply, Installation and Maintenance of Centralized Queue Management System for installation in Branches of UCO Bank (ReTendering)) vide (RFP Ref. No DIT/BPR & BTD/OA/3458/2020-21 Date: 01/03/2021)

SI. No.	Regional Languages	Bidders Compliance (Yes/No)
1	Assamese	
2	Gujarati	
3	Marathi	
4	Odia	
5	Punjabi	
6	Tamil	
7	English	
8	Hindi	
9	Telugu	
10	Malayalam	
11	Kannada	
12	Bengali	

Yours faithfully,
For
Designation:
(Signature and seal of authorized person
Bidder's corporate name:
Place:
Date:

Note:

All other terms and conditions, clauses of the subject RFP remain unchanged. The reply to pre-bid queries responses / clarifications / corrigendum / addendum & changes in the RFP clause mentioned herein above will be part & parcel of the RFP.

Place: Kolkata Date: 01/03/2021

ANNEXURE – Y

Masked Commercial Bid

(To be submitted with Technical bid envelope)

Amount in Rs.

SI	Particular	Per month rental (Per Branch) Exclusive of GST	Number of Branches	Total Monthly Rental Exclusive of GST
		Α	В	C=AxB
1	Monthly rental per branch			
	(all inclusive cost for end to		100	
	end solution including H/w,		100	
	S/w, maintenance etc.)			
Total Cost of Ownership (TCO) for 3 Years (Cx36) in words – exclusive				
of GST				
Total Cost of Ownership (TCO) for 3 Years (Cx36) in figure – exclusive of GST				

- a. The calculation for arriving at TCO is properly mentioned in the appropriate columns and we confirm that the above mentioned rates are accurate. In case of any anomalies in the calculation for arriving at TCO, the Bank will have the right to rectify the same and it will be binding upon our company.
- b. The L1 bidder will be selected on the basis of the amount quoted for the proposed solution as per commercial bid. However, in case of any discrepancy in calculation, unit cost for components & services shall prevail and TCO will be calculated accordingly.
- c. If the cost for any line item is indicated as zero or blank then Bank may assume that the said item is provided to the Bank without any cost.
- d. Bank has discretion to keep any of the line item mentioned above as optional as per Bank's requirement.
- e. We have ensured that the price information is filled in the Commercial Offer at appropriate column without any typographical or arithmetic errors. All fields have been filled in correctly.
- f. We have not added or modified any clauses/ statements/ recordings/ declarations in the commercial offer, which is conditional and/or qualified or subjected to suggestions or which contain any deviation in terms & conditions or any specification.
- g. We have understood that in case of non-adherence to any of the above, our offer will be summarily rejected.
- h. In case of any discrepancy between figures and words, the amount in words shall prevail.

- i. Please note that any Commercial offer which is conditional and/ or qualified or subjected to suggestions will also be summarily rejected. This offer shall not contain any deviation in terms & condition or any specifications, if so such offer will be summarily rejected.
- j. All prices should be quoted in (INR) only.
- k. The TCO (Total cost of ownership) will be exclusive of GST and other applicable taxes. However the GST and other applicable taxes will be paid as per actuals.
- I. The quantity mentioned above is only indicative and may change at the time of issuance of Purchase Order to the L-1 bidder.

Place:	Signature of Bidder:
Date:	Name:
Rusiness Address:	

Format of Bid Security Declaration

To,

Deputy General Manager (DIT, BPR & BTD) UCO Bank, Head Office, Department of Information Technology 5th Floor, 3&4, DD Block, Sector-I Salt Lake, Kolkata -700064

Dear Sir.

Ref: Request for Proposal (RFP) For Supply, Installation and Maintenance of Centralized Queue Management System for installation in Branches of UCO Bank (Re-Tendering)) vide (RFP Ref. No DIT/BPR & BTD/OA/3458/2020-21 Date: 01/03/2021)

Sir,

I/We,...... (Authorised Signatory of the Bidder) submitted by the undersigned on behalf of the Bidder (Name of the Bidder), either Sole or in Joint Venture, do hereby declare and accept the following:

- (A) I/We understand according to your conditions, the bid must be supported by a Bid-Securing Declaration.
- (B) I/We accept that (Name of the Bidder) will automatically be suspended from being eligible for bidding or submitting proposals in any contract with the Bank for the period of 2 years starting from the date of submission of the bid, if I/We are in breach of our obligation(s) under the Bid conditions, enumerated as under:
 - 1) if I/We withdraw the Bid during the period of validity i.e. 180 days from the Bid due date; or
 - 2) if I/We is/are awarded the Contract and fail to sign the Contract; or
 - 3) if I/We fail to submit an unconditional and irrevocable performance security before the deadline defined in the request for bid documents; or
 - 4) if I/We make any statement or enclose any form which turns out to be false, incorrect and/or misleading at any time prior to signing of contract and/or conceals or suppresses material information; or
 - 5) if I/We fail to submit the requisite documents as per the tender specification; or
 - 6) if I/We violate any of the provisions of the terms and conditions of this tender specification.
 - (C) We understand this Bid Securing Declaration shall expire if we are not the successful Bidder, upon the earlier of (i) our receipt of your notification to us of the name of the successful Bidder or (ii) 30 days after the expiration of our Bid.

Name of the Bidder*	
Name of the person duly authorized to sign the Bid on behalf of the Bidder**	
Designation of the person signing the Bid	
Signature of the person named above	
Official Seal	

Dated onthis day of(mention the month),...... (mention the year) P.S.

- (1) * In the case the Bid is submitted by an Entity (viz., Partnership Firm, LLP, Company, Joint Venture), specify the name of the Entity as the Bidder.
- (2) ** The Person signing the Bid shall have the Power of Attorney given by the Bidder to execute the documents on behalf of the Bidder.
- (3) In case of a Joint Venture, the Bid-Securing Declaration must be in the name of all Members/Partners to the Joint Venture that submits the Bid.