## NEW MANGALORE PORT AUTHORITY MARINE DEPARTMENT

TENDER No. NMPA/ME/PL/2023/19 dated 29-09-2023 NIT No. NMPA/ME/PL/2023/19 dated 29-09-2023

e-tender No. 2023\_NMPT\_774096\_1



## **TENDER DOCUMENT** FOR "HIRING OF RSV TYPE IV PILOT LAUNCH WITH MANNING FOR A PERIOD OF 5 YEARS"

<b>Estimated Amount</b>	₹5,64,96,321/-
	Excluding GST
E.M.D	₹13,33,300/-
Tender Fee	₹1,680/-

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#### **IMPORTANT INSTRUCTIONS TO THE BIDDERS FOR THE E-SUBMISSION OF THE BIDS ONLINE THROUGH CENTRAL PUBLIC PROCUREMENT PORTAL**

This is an **E-Tender** event of NMPA. You are requested to read the terms & conditions of this tender before submitting your online tender. BIDDERS who do not comply with the conditions with documentary proof (wherever required) will not qualify in the Tender for opening of price bid.

· · ·	· · · · · ·	not qualify in the render for opening of price ofd.	
	1	Bidder should do Online Enrolment in the Portal using the option Click	
		Here to Enroll available in the Home Page. Then the Digital Signature	
		enrollment has to be done with the e-token, after logging into the portal.	
	2	Bidder then logs into the portal giving user id / password chosen during	
		enrollment.	
	3	The e-token that is registered should be used by the bidder and	
		should not be misused by others. The bidder participating in	
		the tender shall upload the tender in CPP website. If the	
		tender uploaded by any other firm, the tender shall be	
		rejected summarily.	
	4	DSC (Digital Signature Certificates) once mapped to an account cannot be	
		remapped to any other account. It can only be inactivated.	
	5	The Bidders can update well in advance, the documents such as	
		certificates, purchase order details etc., under My Documents option and	
		these can be selected as per tender requirements and then attached along	
		with bid documents during bid submission. This will ensure lesser upload	
		of bid documents.	
	6	After downloading / getting the tender schedules, the Bidder should go	
		through them carefully and then submit the documents as per the tender	
		document; otherwise, the bid will be rejected.	
	7	The BOQ template must not be modified / replaced by the bidder and the	
		same should be uploaded after filling the relevant columns, else the bidder	
		is liable to be rejected for that tender. Bidders are allowed to enter the	
		Bidder Name and Values only.	
	8	If there are any clarifications, this may be obtained online through the e-	
		Procurement Portal, or through the contact details given in the tender	
		document. Bidder should take into account of the corrigendum published	
		before submitting the bids online on http://eprocure.gov.in/eprocure/app or	
		www.newmangalore-port.com Bidder, in advance, should prepare the bid	
		documents to be submitted as indicated in the tender schedule and they	
		should be in PDF formats.	

9	Bidder should arrange for Tender Fee and EMD as specified in the tender. The proof of payments made towards Tender Fee and EMD to be submitted along with technical bid.		
10	The bidder should read the terms and conditions and accepts the same to proceed further to submit the bids.		
11	The bidder has to submit the tender document(s) online well in advance before the prescribed time to avoid any delay or problem during the bid submission process.		
12	There is no limit on the size of the file uploaded at the server end. However, the upload is decided on the Memory available at the Client System as well as the Network bandwidth available at the client side at that point of time. In order to reduce the file size, bidders are suggested to scan the documents in 75-100 DPI so that the clarity is maintained and the size of file gets reduced. This will help in quick uploading even at very low bandwidth speeds.		
13	It is important to note that, the bidder has to click on the Freeze Bid Button, to ensure that, he/she completes the Bid Submission Process. Bids, which are not frozen, are considered as Incomplete/Invalid bids and are not considered for evaluation purposes.		
14	The Tender Inviting Authority (TIA) will not be held responsible for any sort of delay or the difficulties faced during the submission of bids online by the bidders due to local issues.		
15	The bidder has to upload the Technical bid in full shape in CPP Website only. The documents uploaded in CPP website should		
	<b>be legible, otherwise it will be treated as invalid document.</b> The PRICE BID HAS TO BE UPLOADED IN CPP WEBSITE ONLY in the respective event and NO HARD COPY FOR PRICE BID WILL BE ACCEPTED.		
16	At the time of freezing the bid, the e-Procurement system will give a successful bid updating message after uploading all the bid documents submitted and then a bid summary will be shown with the bid no., date & time of submission of the bid with all other relevant details. The documents submitted by the bidders will be digitally signed using the e-token of the bidder and then submitted.		
17	After the bid submission, the bid summary has to be printed and kept as an acknowledgement as a token of the submission of the bid. The bid summary will act as a proof of bid submission for a tender floated and will also act as an entry point to participate in the bid opening event.		
18	Successful bid submission from the system means, the bids as uploaded by the bidder is received and stored in the system. System does not certify for its correctness.		

10	The hidder should see that the hid decurrents submitted should be free	
19	The bidder should see that the bid documents submitted should be free	
	from virus and if the documents could not be opened, due to virus, during	
	tender opening, the bid is liable to be rejected.	
20	0 The time that is displayed from the server clock at the top of the te	
	Portal, will be valid for all actions of requesting bid submission, bid	
	opening etc., in the e-Procurement portal. The Time followed in this portal	
	is as per Indian Standard Time (IST) which is GMT+5:30. The bidders	
	should adhere to this time during bid submission.	
21	The bidders are requested to submit the bids through online e-Procurement	
21	-	
	system to the Tender Inviting Authority (TIA) well before the bid	
	submission end date and time (as per Server System Clock).	
22	<b>Tender Fee</b> and <b>EMD</b> shall be submitted with the Part I- Technical BID.	
	BID submitted without fees, as mentioned above will not be considered	
	for evaluation and shall be rejected summarily.	
23	The EMD of un-successful Bidders shall be refunded only after the	
	contract has been awarded to the successful Bidder. No interest shall be	
	paid on the EMD.	
	The EMD of successful Bidder will be released/ Refunded upon the	
	Bidder's accepting the award & signing the Agreement, and furnishing the	
	Contract Performance Security/Bank Guarantee. No interest shall be paid	
	on the EMD.	
24	If the successful bidder fails to sign the AGREEMENT within the	
	stipulated time, the contract shall be cancelled and EMD shall be forfeited	
	as per Clause No. 10 of GCC.	
25	The bidder/Tenderer/contractor shall file the applicable returns with Tax	
	departments in time and submit the same as documentary proof.	
26	The GST applicable shall be paid extra as applicable.	
27	While imposing penalty GST shall be collected.	
28	A. Techno-Commercial bid will be opened electronically on specified date	
	and time as given in the NIT. Bidder can witness opening of bid.	
	B. Price bid will be opened electronically of only those bidder(s) whose	
	Techno-Commercial Bid is found to be Techno-Commercially	
	acceptable by NMPA. Such bidder(s) will be intimated date of opening	
	of Price bid, through valid email confirmed by them.	
29	All entries in the tender should be entered in online Technical &	
	Commercial Formats without any ambiguity.	
30	No deviation to the technical and commercial terms & conditions are allowed.	
31	After submitting online bid, the bidder cannot access the tender, once it	
	has been submitted with digital signature.	
<u></u>		

32	A. Please note that there is no provision to take out the list of parties
	downloading the tender document from the website mentioned in NIT.
	As such, BIDDERS are requested to see the website once again before
	the due date of tender opening to ensure that they have not missed any
	corrigendum uploaded against the said tender after downloading the
	tender document. The responsibility of downloading the related
	corrigenda, if any, will be that of the downloading parties.
	B. No separate intimation in respect of corrigendum to this NIT (if any)
	will be sent to BIDDER (s) who have downloaded the documents from
22	website. Please see websites of NMPA / CPP.
33	PRE-BID QUERIES
	i. Upload their questions/queries in the CPP Website. ii. The bidder can also submit the queries in writing to The
	Dy. Conservator, Marine Department, NMPA, well in advance
	through e-mail dyconservator@nmpt.gov.in.
	iii. The pre-bid queries will be received up to 06-10-2023 at 1500 hours.
	Pre-bid queries will not be entertained after the cutoff date & time.
	iv. Minutes of the meeting, including the text of the questions raised
	(without identifying the source of enquiry) and the responses given
	will be published in Port and CPP websites. Non submission of pre-
	bid queries will not be a cause for disqualification of a Bidder.
34	NMPA has the right to cancel this e-tender or extend the due date of
	receipt of bid(s) without assigning any reason thereof.
35	The online tender should be submitted strictly as per the terms and
	conditions and procedures laid down in the website.
	www.eprocure.gov.in/eprocure/app of CPP Portal.
36	The BIDDERS must upload all the documents required as per terms of
	NIT. Any other document uploaded which is not required as per the terms
	of the NIT shall not be considered.
37	The bid will be evaluated based on the filled-in Technical & commercial
20	formats.
38	The documents uploaded by bidder(s) will be scrutinized. In case any of
	the information furnished by the bidder is found to be false during
20	scrutiny, tender liable to be rejected.
39	Nodal Officer:
	The Marine Engineer, Marine Department, New Mangalore
	Port Authority, Panambur-575010, Mangalore.
	Email id: me-section@nmpt.gov.in, Ph: 0824-2887265
40	<b>BOQ</b> format available in " <b>BOQ</b> " Section of CPP website.

## NEW MANGALORE PORT AUTHORITY MARINE DEPARTMENT

#### **NOTICE INVITING TENDER (NIT)**

# NIT No. NMPA/ME/PL/2023/19 Date: 29-09-2023 Title of Work "HIRING OF RSV TYPE IV PILOT LAUNCH WITH MANNING FOR A PERIOD OF 5 YEARS"

The Deputy Conservator, New Mangalore Port Authority invites e-tenders in Two Bid system (Technical Bid and Price Bid) are invited on behalf of New Mangalore Port Authority (NMPA), from the reputed, bonafide, resourceful & experienced firms for the subject Work.

Details of Estimated cost, Tender fee, EMD and Schedule of Tender (SoT) for participation in this tender are given below:

1	TENDER No.	NMPA/ME/PL/2023/19 Dated 29-09-2023
2	MODE OF TENDER	e-Tender System (Online – Two Cover System) through e-procurement portal www.eprocure.gov.in/eprocure/app
3	e-Tender No.	2023_NMPT_774096_1
4	Estimated cost	<b>₹5,64,96,321</b> /- Excluding GST
5	Earnest Money Deposit as per Clause No. 2.6 (a) of ITB	₹13,33,300/-
6	Tender Fee	<b>₹1,680/- (1,500</b> + 12% GST) Non-refundable.

7	Date of NIT available to parties to download	29-09-2023	at 1730 hrs
8	Date of Starting of online <b>Pre-bid</b> <b>queries</b>	29-09-2023	at 1730 hrs
9	Date of Closing of online <b>Pre-bid</b> <b>queries</b>	06-10-2023	at 1500 hrs
10	Date of Starting of e-Tender for submission Bid on line at www.eprocure.gov.in/eprocure/app	12-10-2023	at 1000 hrs
11	Date of closing of <b>e-Tender</b> for submission of Bid.	19-10-2023	at 1500 hrs
12	Date & Time of opening of Technical Bid.	20-10-2023	at 1530 hrs
13	Date & Time of opening of Price Bid	To be communic by e-mail	ated separately
14	Work Contract period	5 years from commencement of	
15	Validity of Tender	90 days from the submission of bids	

**Note:** Amendments to the tender (if any) will be issued only through website **www.newmangaloreport.gov.in** and on CPP Portal (Central Public Procurement Portal) **www.eprocure.gov.in/eprocure/app**.

Sd/-Deputy Conservator New Mangalore Port Authority

## **NEW MANGALORE PORT AUTHORITY**

#### **MARINE DEPARTMENT**

# Minimum Qualification Criteria of the BIDDER (MQC):1.1AVERAGE ANNUAL TURNOVER

Average Annual Financial Turnover during the last three years ending 31st March 2022, should be at least ₹33,89,779/-.

Bidders have to submit the following:

Audited Financial Statements for the last three financial years [2019-20, 2020-21 and 2021-22] i.e. balance sheets, profit and loss statements, duly sealed and signed by Chartered Accountant.

1.2 The BIDDER shall have SUCCESSFULLY COMPLETED Similar Works in India DIRECTLY (No subcontract work will be considered for Pre-Qualification) in Port Sector (Govt.) / Port Sector (Private) / Central Govt. / State Govt. / PSUs during last 07 (SEVEN) years ending on last day of month previous to the one in which tenders are invited, should be either of the following:

<b>One</b> similar completed work	₹90,39,411/-	
costing not less than (OR)	excluding GST	
<b>Two</b> similar completed works	₹56,49,632/-	
each costing not less than <b>(OR)</b>	excluding GST	
Three similar completed works	₹45,19,706/-	
each costing not less than	excluding GST	
Bidder should have GST registration and copy of same		
be submitted.		

#### "Similar Work" means

**The bidder should have experience in "Supply of Pilot launch** / Security Patrol Boat / Offshore Vessel / Tugs and same should have been operated, manned and maintained by the bidder".

The BIDDERS shall enclose the self-certified copy of supporting documents, if not, originals to fulfill the eligibility criteria for **Minimum Qualification Criteria viz**. Work Order/Agreement copies for similar works, **Satisfactory Work Completion Certificates** from client's letter head (Not in bidder's letter head) indicating contract period & Total executed contract value excluding GST. TDS certificate towards the proof of payment received from the clients to be submitted.

#### **ONGOING CONTRACTS**:

Completed portion of ongoing contract will be considered. The BiddershallsubmitSATISFACTORYWORKCERTIFICATEfor the completed period of contractstating the executed value of contract excluding GST.

## **INSTRUCTIONS TO BIDDERS (ITB)**

2.1 E- Tenders in Two Cover system are invited from the reputed, bonafide, resourceful & experienced firms for the work of "Hiring of RSV Type IV Pilot Launch with manning for a period of 5 years"

#### 2.2 TENDER SUBMISSION:

a) Technical Bid shall contain all the documents as per clause 2.16 of ITB. The proof of payments made towards Tender Fee and EMD (receipt of NEFT / RTGS / SBI collect) to be submitted along with technical bid.

In case bidder is submitting EMD in the form of Bank Guarantee / Insurance Surety Bonds / Account Payee Demand Draft / Banker's Cheque, then bidder shall submit the **Original document (hard copy)** for the same prior to cut off date and time of **technical bid opening**.

b) Price Bid shall contain only the Price schedule in the prescribed form given in this Tender Document. <u>Price Bid only through ONLINE</u>. Any condition imposed in the Price Bid shall make the Tender liable for out-right rejection. Technical Bid should not contain Price Bid. "Disclosure / indication of Price in the Technical Bid shall render the tender disqualified and rejected".

#### **2.3 LAST DATE FOR SUBMISSION OF TENDER:**

The last day for submission of tender is **19-10-2023**. NMPA may at its sole discretion reserves the right to extend the date for receipt of tender.

#### 2.4 AUTHORITY IN SIGNING TENDER DOCUMENTS

- i The tender, if submitted on behalf of a Partnership Firm should be signed either by all the partners or some of the partners or other person/s holding a valid "**Power of Attorney**" from other partners or all the partners constituting the firm. Each partner shall be fully responsible for any non-compliance of Terms and conditions.
- ii In case of a Company, the Tender Document along-with Pre-bid Clarifications, Corrigendum, Addendums etc. should be signed by a person holding a valid "Power of Attorney" as per Annexure 6 or firm's Power of Attorney executed in his favour in accordance with the constitution of the Company.
- iii The **Proprietorship firm** need not submit "**Power of Attorney**" however, firm has to submit the **Declaration** as per **Annexure-10**.

#### 2.5 BIDDER TO INFORM HIMSELF FULLY

i The BIDDER is expected to examine carefully the contents of all the documents provided like Instructions to the BIDDERS, General Conditions of Contract, Scope of work and Specifications etc. Failure to

comply with the requirements of the tender will be at the BIDDERS own risk. The BIDDER to ensure to make a complete and careful examination of requirements and other information set out in the tender document.

The BIDDER shall be deemed to have, visited the site and surroundings and have obtained all necessary information in all the matters whatsoever that might influence while carrying out the Works as per the conditions of the tender and to satisfy himself to sufficiency of his tender etc.

- The BIDDER is advised to acquaint himself with the job involved at the site, like communication facilities, laws and bye laws in force from Government of Karnataka and Govt. of India;, and other Statutory bodies, NMPA Rules and Regulations as well as CISF regulation for the issue of passes and collect all information that may be necessary for preparing and submitting the tender and entering into Contract with NMPA.
- iii BIDDER shall bear all costs associated with the preparation and submission of his tender and NMPA will in no case be responsible or liable for these costs, regardless of the conduct or outcome of the tendering process.
- $i_V$  The BIDDER and/or his representatives will be granted permits to visit the site for the purpose of inspection, on receipt of a formal written request. The BIDDER will be fully responsible for any injury (whether fatal or otherwise) to himself or his representatives for any loss or damage to property or for any other loss, damage, costs and expenses whatsoever caused which but for the granting of such permission would not have arisen.

#### 2.6 EARNEST MONEY DEPOSIT (EMD)

a The tender shall be accompanied by Earnest Money Deposit of ₹13,33,300/- in the form of Insurance Surety Bonds or Account Payee Demand Draft or Banker's Cheque or Bank Guarantee from any of the commercial Banks or payment online in an acceptable form which is stipulated in the tender. The tender not accompanied with EMD shall be treated as invalid and summarily rejected.

In case bidder claims exemption of **Tender Fee** and **EMD** as Micro and Small Enterprises (MSE), the bidder shall upload proof of their being MSE registered with District Industries Centre (DIC) or Khadi and Village Industries Commission or Khadi and Industries Board (KVIB) or Coir Board or National Small Industries Corporation (NSIC) or Directorate of Handicrafts and Handlooms or Udyam Registration Certificate or any other body specified by the Ministry of MSME.

b EMD in the form of Bank Guarantee (as per Form -5) of shall have a validity period of **06 months** and claim period of **03 months**.

- c In the event of BIDDER withdrawing his tender before the expiry of tender validity period of 90 days from the latest closing date of submission of tender, the tender shall be cancelled and EMD shall be forfeited.
- d The Earnest Money Deposit of unsuccessful BIDDERS shall be returned without interest as early as possible on award of Contract to the successful BIDDER. The Earnest Money Deposit of the successful BIDDER shall be refunded (without interest) only on receipt of Performance Guarantee as stipulated in the tender Clause 19 of GCC.
- e In the event of forfeiting the EMD, GST as applicable shall be collected.

#### **2.7 ACCEPTANCE OF TENDER:**

NMPA reserves the right to accept or reject all or any tender without assigning any reasons and does not bind themselves to accept the lowest offer.

#### **2.8 TENDER VALIDITY:**

The tender shall remain valid for acceptance for a period of **90 days** from the last date of submission of bids. NMPA reserves their right to extend the last date of submission of bids. The request and the response, there to, shall be made in writing by post, email or by Fax. However, if any BIDDER agrees to extend the validity of his Tender, he shall not be permitted to modify his tender. Incase extension of validity of tender if required, it shall be done by mutual consent of Port and bidder.

#### **2.9 AMENDMENTS**

- i At any time, prior to the last date for submission of tenders, NMPA reserves the right to amend and modify the tender document by issuing Addendum/Corrigendum which shall be uploaded in the CPP/PORT Websites.
- ii The Addenda/Corrigenda so issued shall form part of the tender document and shall be binding upon the BIDDERS. NMPA may at their discretion, extend the last date for submission of the tender, to enable the BIDDERS to have reasonable time to submit their tender after taking into consideration such amendments, which shall also be uploaded to the Websites. The BIDDER shall acknowledge receipt of such Addenda/Corrigenda and upload the same along with his Tender duly signed and sealed in all pages.

#### 2.10 ERRORS IN THE TENDER DOCUMENT:

- i Tender shall be prepared, signed and uploaded only by that Firm/Corporation in whose name the tender documents have been issued. The tender shall be typed or written in indelible ink and all pages of the tender shall be signed.
- ii The BIDDER shall submit complete tender and the same shall be without alterations, interlineations or erasure except those to accord that instructions issued by the NMPA or as may be necessary to correct errors made by the BIDDERS. Person or persons signing the tender shall initial all such cancellations, alterations or amendments. If any discrepancy found in figures and words in the Price Schedule the rate quoted in words shall supersede the figures. In the event of any difference between the unit rate and the total amount stated therein, the unit rate should be reckoned as the correct one.

#### 2.11 LANGUAGE OF TENDER :

The Tender submitted by the BIDDER and all correspondence and documents relating to the Tender exchanged by the BIDDER and the NMPA shall be written in the <u>English language</u>. Any printed literature, other than English language, shall be accompanied by an English translation, in which case, for purpose of interpretation of the tender, the English translation shall govern.

## 2.12 MODIFICATION, SUBSTITUTION AND WITHDRAWAL OF PROPOSAL:

No offer shall be modified, substituted or withdrawn by the BIDDER after the closing time on due date. Withdrawal of a proposal during the interval between closing time on proposed due date and expiry of the proposal validity period would result in cancellation of bid.

#### 2.13 CURRENCY:

Prices shall be quoted in Indian Rupees only and all payments will be made in Indian Rupees.

#### 2.14 CONTRACT WORK

The work to be carried out (hereinafter referred to as "the Contract Works") and the Price for the same (hereinafter called "the Contract Price") shall include the Work described in the Tender Documents with particular reference to the specifications, schedules, etc. annexed hereto.

#### 2.15 CONTRACT PRICE

The BIDDER shall fill up the Price Schedules against Bill of Quantities in CPP Portal as detailed in **Annexure 12**. Prices quoted by the BIDDER shall be firm, fixed and valid till completion of the Contract and will not be subject to variation on any account.

## 2.16 TECHNICAL BID

	TECHNICAL BID		
	The Technical Bid shall be uploaded with the following		
	documents duly sealed and signed in all pages.		
1	Tender Fee and EMD:		
	a) The tender shall be accompanied by Tender Fee of ₹1,680/-		
	through NEFT / SBI Collect, which is stipulated in the tender.		
	The tender not accompanied with Tender fee shall be treated		
	as invalid and rejected summarily.		
	b) The tender shall be accompanied by Earnest Money Deposit of		
	₹13,33,300/- through NEFT / RTGS / SBI Collect / Bank		
	Guarantee / Insurance Surety Bonds / Account Payee Demand		
	Draft / Banker's Cheque, which is stipulated in the tender. The		
	tender not accompanied with EMD shall be treated as invalid		
	and rejected summarily.		
	In case bidder claims exemption of Tender Fee and EMD as Micro and Small Enterprises (MSE), the bidder shall upload proof of their being MSE registered with District Industries Centre (DIC) or Khadi and Village Industries Commission or Khadi and Industries Board (KVIB) or Coir Board or National Small Industries Corporation (NSIC) or Directorate of Handicrafts and Handlooms or Udyam Registration Certificate or any other body specified by the Ministry of MSME.		
2	Tender Document along-with Pre-bid Clarifications, Corrigendum, Addendums if any, to be submitted duly initialed on each page with company's seal as token of acceptance of Tender Conditions & Specifications as per <b>Clause No.2.4</b> of <b>ITB</b> .		
3	<b>Power of Attorney</b> as per <b>Annexure 6</b> or <b>Firm's Power of Attorney</b> to be submitted.		
	The <b>Proprietorship firm</b> need not submit " <b>Power of Attorney</b> " however, firm has to submit the <b>Declaration</b> as per <b>Annexure 10</b> .		
4	Audited Financial Statements for the last three financial years [2019-20, 2020-21 and 2021-22] i.e. balance sheets, profit and loss statements, duly sealed and signed by Chartered Accountant. Average Annual Financial Turnover is calculated as follows: Annual Turnover of 2019-20 = A Annual Turnover of 2020-21 = B Annual Turnover of 2021-22 = C Average Annual Turnover $= \frac{A+B+C}{R}$		
	3		

5	<b>Experience on similar works as per Clause 1.2 of MQC executed</b> <b>during the last Seven years ending on last day of month</b> <b>previous to the one in which tenders are invited.</b>		
	a	The document (Work Order / Agreement) submitted shall clearly indicate the Contract Price and Contract Period.	
	b	Satisfactory Work Completion Certificate from client's letter head (Not in bidder's letter head) shall clearly indicate the total executed contract Price and Contract Period.	
	C	<b>TDS certificate</b> towards the proof of payment received from the clients to be submitted.	
6		<b>ST Registration certificate. The tender not accompanied with</b> <b>ST Registration certificate is summarily rejected.</b>	
7		N Card Copy	
8		dder Information form (Annexure -1).	
9		<b>inimum Qualification Criteria of BIDDERS (Annexure -2)</b> to typed in Bidder's Letter Head.	
10		<b>idertaking</b> for not altering Tender Document along-with Pre-bid arifications, Corrigendum, Addendums (Annexure -3)	
11	Ba	nkers Details (Annexure -4)	
12	Co	vering letter in firm's letter head. (Annexure -5)	
13	Te	chnical Details of Launch (Annexure -7)	
14	Fu	el Consumption of Launch (Annexure -8)	
15	Bic	<b>formation regarding Debarred (Annexure -9)</b> Ider shall give declaration in <b>Annexure-9</b> for not having been debarred or de- ed by any government, semi-government agency or PSUs.	
16	De	claration for Proprietorship firm (Annexure-10) if applicable	
17			
	<ul> <li>ii. Fuel Consumption of launch as in Annexure – 8</li> <li>iii. Valid Class Certificate (IACS)</li> </ul>		
	iv. Launch Registration Certificate v. Launch GA Plan		
18		CASE BIDDER INTENDS TO SUPPLY NEW BUILT LAUNCH	
		ONSTRUCTION IN INDIA	
		der should submit the following along with <b>Technical bid</b> :	
		An undertaking of new built launch as in Annexure - 11	
		Technical details of new built launch as in Annexure - 7	
	iii	. Fuel Consumption of new built launch as in Annexure – 8	

- **19** The bidder has to upload the Technical Bid (Full Shape) and the Price Bid in CPP Website only in the respective event and NO HARD COPY FOR PRICE BID WILL BE ACCEPTED.
- **20** 1) Technical offer with **counter condition** shall be liable for **rejection** and **disqualification**.
  - 2) All Annexure to be neatly typed in firm's letter head and submitted.

## 2.17 Techno-commercial Pre-Bid Enquiries / Clarification

If any Clarification on Techno-commercial aspects, same may be forwarded to the Deputy Conservator, NMPA. The queries/clarification received from the BIDDERS would be discussed and the response of the Port Authority shall be communicated to the BIDDERS through CPP and Port websites.

#### 2.18 TENDER OPENING AND EVALUATION

#### i **OPENING OF TECHNICAL BID:**

Technical bids of the Tender, received up to closing time on stipulated date, shall be opened as per SOT & Important Instructions of CPP.

#### ii SCRUTINY AND EVALUATION OF THE TENDERS:

- a) In the first instance the documents submitted with the Technical Bid will be scrutinized to ascertain whether the BIDDER fulfils the requirements as stipulated in the tender document.
- b) To assist in the scrutiny, evaluation and comparison of tenders, the Port Authority may ask BIDDER individually for clarifications. Request for clarification and response thereto shall be in writing or through fax or E-mail followed by post or through speed post. No change in Price or substance of the tender shall be sought, offered or permitted nor is the BIDDER permitted to withdraw the tender before the expiry of the validity period of the tenders in the process of clarifications.
- c) The Technical Bids shall be thereafter scrutinized for responsiveness. For this purpose, a tender shall be treated as substantially responsive which meets with all the requirements of the tender documents and is without any deviations. The BIDDER who does not fulfil the tender requirements shall not be considered for further evaluation.
- d) After the tender opening, the whole process involving scrutiny, clarifications, evaluation and comparison of tenders and recommendations regarding award of Contract shall be confidential. Any efforts on part of any BIDDER to influence the Port Authority in any way in the process of scrutiny, evaluation, comparison of tenders and decision concerning award of Contract may result in rejection of the BIDDER's bid.

e) Any modification of the Tender Document, which may become necessary, before opening of the Technical Bid, shall be made through the issue of an Addendum. This Addendum, so issued, shall be communicated to all the participating BIDDERS. This Addendum shall form part of the Tender Document and shall remain binding on all the BIDDERS and the same shall be submitted (duly signed and stamped on each pages as token of acceptance) by them, within the stipulated date of submission or extended due date of submission, if any.

#### 2.19 **OPENING OF PRICE BID:**

- a. Technical Proposals considered to be non-conforming, not substantially compliant and not fulfilling the requirements of the Tender Documents, shall be rejected by the Employer and the BIDDER shall not subsequently be permitted to make any changes or corrections to, or withdrawals of the non-conforming deviation or reservation.
- b. Tenders, which are found to be in conformity with Tender requirement, shall be considered for opening of Price Bid.
- c. The BIDDERS found to be qualified and responsive shall be informed about the date and time of opening of their Price Bids. On the stipulated date and time the Price Bids of such BIDDERS shall be opened online.

#### **2.20 DISQUALIFICATION**

Even if an applicant meets the eligibility criteria and MQC, he shall be subject to disqualification if he is found to have:

- i. made misleading or false representations in the forms, statements, affidavits and attachments submitted in proof of the qualification requirements; and/ or;
- ii. Records of poor performance during the last five years, as on the date of application, such as abandoning the work, rescission of the contract for reasons which are attributable to non-performance of the contractor, inordinate delays in completion, consistent history of litigation resulting in awards against the contractor or any of the constituents, or financial failure due to bankruptcy, and so on. The rescission of a contract of venture JV on account of reasons other than non-performance, such as the most experienced partner (major partner) of JV pulling out;
- iii. On account of currency of debarment by any Government agency.

#### 2.21 FALSE INFORMATION

The Bid will be summarily rejected & disqualified and bidder shall be debarred for a period of up to three (3) years from participating for tenders at NMPA, duly informing the MSE authorities as applicable, if:

- a) Any of the documents furnished by the bidder is found to be wrong / false during scrutiny ; and/or
- **b)** Any of the documents furnished by the bidder is found to be wrong / false **during the contract period**, contract will be terminated and performance security will be forfeited.

#### 2.22 **RESPONSIVENESS**

The bidder has to submit the following documents, failing which the Bid will be treated invalid and rejected summarily. Bidder shall not have any claim on this account later on.

- 1. Tender Fee details (or) MSME/NSIC Certificate as per Clause No. 2.16 (1) of ITB.
- 2. EMD details (or) MSME/NSIC Certificate as per Clause No. 2.16 (1) of ITB.
- **3. GST** Registration Certificate.
- 4. Total Fuel Consumption of Launch as per Annexure -8

## **GENERAL CONDITIONS OF CONTRACT**

#### **1 DEFINITIONS**

In the Contract (as hereinafter defined) the definition of the following words and expressions shall have the meanings hereby assigned to them except where the context otherwise requires:

- a) "**Employer**" means Board of Members of New Mangalore Port, a body corporate under the Major Port Authority Act, 2021, by notification issued by the Government of India, acting through its Chairperson, Dy. Chairperson or Deputy Conservator or any other officers so nominated by the Board.
- b) "**Bidder/Contractor/Operator"** means the person or persons, firm, corporation or company whose tender has been accepted by the Board and includes the Bidder's servants, agents and workers, personal representatives, successors and permitted assigns.
- c) "Contract" means and includes Tender Documents, Instructions to BIDDERS, General Conditions of Contract, Drawings, Specifications, and Schedules etc., any amendments thereto, Bid, Work Order and the Contract Agreement.
- d) "Contract Price" means the total sum of money to be paid by the board to the bidder on timely completion of the contract work as per Contract including payment for extra work, i.e. as per defined and applicable items of the terms of payment.
- e) "Specifications" means the specification referred to in the tender documents and any modifications thereof or additions thereto or amendments thereto as may be from time to time be furnished or approved in writing by the Employer.
- f) "Work" or "Works" shall mean the Pilot Launch services to be provided and work to be done, executed or carried out by the contractor as per the scope of work under the contract.
- g) The "Site" shall mean the area of working place.
- h) "Approved" or "Approval" shall mean approval in writing.
- i) "Month" shall mean English Calendar Month.
- j) "Engineer-in-charge/representative" shall mean any officer / Engineer authorized by Dy.Conservator for purpose of this contract.
- k) "SOT": Schedule of Tender
- 1) NMPA or Port means New Mangalore Port Authority, Panambur.

## **2** COMMENCEMENT OF CONTRACT

The successful bidder shall commence the work within **45 days** from the date of issue of Work Order.

Please refer clause No.37 of GCC for regarding supply of Launch.

#### **3 CONTRACT PERIOD**

The contract period is for **5 years** (Five years) from the date of commencement of contract.

#### **4 TERMINATION FOR DEFAULT / DEBARMENT**

- a) The Port may, without any prejudice to any other remedy for breach of contract, by written notice of default sent to the Bidder, terminate the contract in whole or in part:
  - i. If the Bidder fails to commence the contract within the period as specified in the contract or any extension granted by the Port.
  - ii. If the Bidder fails to perform any other obligation under the contract and does not cure after receipt of a notice of default, its failure within the time specified by the Port in the notice. The notice of default shall specify the nature of default as well as the time within which the default has to be cured by the Bidder.
- iii. The Bidder shall be debarred if he has been convicted of an offence
  - 1) Under the prevention of corruption Act, 1988 or
  - 2) The Indian Penal code or any other Law for the time being enforced, for causing any loss of life or property or causing a threat to public health as part of execution of a public procurement contract.
  - 3) If the Bidder has breached the code of Integrity.
- b) In case of termination of contract for default by the Bidder, the bidder will be banned up to for a period of up to **3 years** to participate in any of the future tender of New Mangalore Port Authority.
- c) "The contract may be terminated by NMPA by giving written notice to the bidder, at least **30 days** in advance and bidder shall not have right of any claim on NMPA on account of such termination, if they don't comply the above conditions Clause No.4 a) and b)"
- d) If bidder is found debarred or de-listed from any government, semigovernment agency or PSUs **during scrutiny of bids**, their bid is liable to be rejected.
- e) If bidder is found debarred or de-listed from any government, semigovernment agency or PSUs **during the contract period**, their contract will be terminated by giving **30 days** of advance notice and their Performance Bank Guarantee shall be shall be forfeited. The bidders shall also be debarred from participating in future bids for a minimum period of **3 years**.

## **5 FORCE MAJEURE:**

- (A) In this clause "Force Majeure" means exceptional event or circumstances,
  - a) which is beyond party's (Employer or Contractor) control
  - b) which such party could not reasonably have provided against before entering into the contract
  - c) which, having arisen, such party could not reasonably have avoided or overcome
  - d) which is not substantially attributable to the other party

Force Majeure may include, but it is not limited to, exceptional events or circumstances of the kind listed below, so long as condition (a) to (d) above are satisfied.

- Natural catastrophic such as Earthquake, Tsunamis, hurricane, Typhoon, tempest etc.
- War hostilities (whether war to be declared or not), invasion, act of foreign enemies.
- Rebellion, Terrorism, Revolution, insurrection, military or usurped power or civil war.
- Riot, commotion, disorder, strike or Lockout by persons other than contractor's personnel and other employees are the contractor or sub contractor
- Munitions of War, explosive materials, ionizing radiations or contaminations by radioactivity, except as maybe attributable to the contractor's use of such munitions, explosive, radiation or radioactivity

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

#### **(B)** Measures to be taken:

- A party affected by an event of Force Majeure shall take all reasonable measures to remove such party's inability to fulfill its obligations hereunder with a minimum delay.
- A party affected by an event of Force Majeure shall notify the other party of such event as soon as possible, and in every event not later than 14 days following the occurrence of such events, providing evidence of the nature and cause of such event, and shall similarly give notice of the Restoration of the normal conditions as soon as possible
- The parties shall take all reasonable measures to minimise the consequences of any event of Force Majeure.

#### **6 INSURANCE:**

The Insurance of the launch including the staff to be deployed for the Port operations and for the dry-docking of launch shall be arranged by the contractor. The contractor shall obtain Insurance coverage from IRDA approved Insurance company.

The contractor is required to take the following policies/ coverage:

- All marine Hull & Machineries (H & M) policies are governed by Institute Time Clause (Hull) in short ITC Clause. Therefore Hull & Machinery Insurance policy shall be taken by the contractor with "ITC Hull Clause" with Earthquake, War, SRCC extension.
- (2) **Insurance** policy cover to be taken by the contractor which covers:
  - a Crew Liability towards (i) Accidental Death/ Injury (ii) Illness Diseases (iii) Medical& Funeral Expenses as well as repatriation cost.
  - **b** Third Party liability towards death / bodily injury as well as property damage.
  - c Wreck Removal.
  - d Accidental Pollution Liabilities.
- (3) Standard Workmen's compensation policy covering all the employees of the contractor on shore because Masters & Crew members are covered under P&I.
- (4) CGL coverage towards third party death, bodily injury as well as damage to third party property is already covered under Insurance Policy. However if the port provide office inside wharf area / anywhere within confines of the Port, then CGL Policy needs to be taken by the contractor covering TP Liability (accidental injury/ death & Property Damage).

During the entire contract period, the Insurance should be valid failing which the vessel will be off hired (non-availability of launch) and penalty will be levied as per **Clause No. 55 of GCC**, in addition to non-payment of hire charges. At least 2 months before the expiry of Insurance Policy, the firm shall take action for renewal of Insurance Policy, intimating the Port and the copy of renewed Policy should be submitted before the expiry of validity of Insurance Policy.

#### 7 CONDUCT:

The Bidder, at all times during the tenure of contract, shall take all measures to prevent any unlawful, riotous or disorderly conduct by or amongst his staff at the site and for the preservation of peace and protection of persons and property at the work site as well as in the neighborhood of the works. *The bidder shall not give, charter or otherwise dispose of to any person or persons any arms or ammunition or any kind or permit or offer the same as aforesaid.* 

8 The contractor should also note that they should employ the staff of **Indian Nationals only** and comply with the provisions of Applicable Acts and other relevant Rules.

#### 9 WORK ORDER:

The Deputy Conservator will arrange for issue of Work Order intimating the Bidder about the proposed acceptance of tender.

#### **10 CONTRACT AGREEMENT:**

The successful Bidder will be required to execute an agreement at his expense on **Rs.100/-** Non-Judiciary Stamp Paper in the proper departmental format (Form 1) for the due and proper fulfillment of the contract within **28 days** from the date of issue of Work Order.

The contractor shall make **07 copies of the Agreement** with your Original Technical bids and submit to the employer within 07 days after signing of Agreement by the EMPLOYER and CONTRACTOR.

If the successful bidder fails to sign the agreement within the 28 days from the date of issue of Work Order, the contract shall be cancelled.

#### **11 ARBITRATION:**

In case of any dispute arises out of this agreement, the contractor may refer the dispute for settlement through **'conciliation and settlement guidelines'** issued by IPA time to time. In case contractor fails to arrive any settlement as mentioned above, the contractor may refer the following arbitration clause.

In case of any dispute between the contractor and employer, all the reasonable efforts shall be made for an amicable settlement in the first instance. Unresolved dispute between the contractor and employer shall be referred to arbitrators to be appointed in accordance with the provisions of the arbitration and conciliation Act, 1996 or statutory amendments and modifications thereof. Arbitration shall be held in **Mangalore**. The arbitration proceedings shall be in **English**.

The disputes so raised shall be referred to a panel of three Arbitrators, of which one to be appointed by the NMPA and other by the contractor. The Arbitration proceedings shall take place in Mangalore or Administration building, NMPA, Panambur only and same shall be under Jurisdiction of Court of Mangalore.

## **12 LANGUAGE AND LAW:**

The language in which the Contract documents shall be drawn up shall be in English.

**13** The staff shall be deemed to be under the control and supervision of the contractor for all legal purposes and the charterer (NMPA) is not liable for settlement of any claim or compensation or for any acts or omissions of those staff.

#### **14 TAX:**

The rate quoted by the Bidder is exclusive of GST. Applicable GST to be shown separately in Tax Invoice and same will be reimbursed. All the GST returns needs to be filled within time limit. The contractor shall file the applicable returns with Tax Department in time and submit the same as documentary evidence. Input Tax credit lost if any due to non-filing of returns will be recovered from contractor.

After the last date of bid submission date, other than GST if any new taxes, levies, duties imposed by the Govt. is applicable to this contract, same shall be reimbursed by the employer on production of documentary evidence.

#### **15 E PAYMENT**

The option of e-payment is available to the Bidder. The BIDDERS are required to furnish the following information as per the enclosed format (Annexure 4) for opting e-payment.

#### **16 CANTEEN FACILITIES**

The Canteen facilities may be availed by the Contractor on chargeable basis for the contractor / personnel deployed.

## **17 PROTECTION OF ENVIRONMENT**

All measures and aspects to be adapted to protect the environment

## **18 SAFETY REGULATIONS**

Working personnel should wear proper PPE and follow the safety regulations of Port. The contractor shall be responsible for the safety of all activities at the Site.

#### **19 PERFORMANCE SECURITY**

- 19.1 Performance Security should be 10 % of Total Contract value + GST and should be submitted in the form of Insurance Surety Bonds or Account Payee Demand Draft from a Commercial Bank or Bank Guarantee from a Commercial Bank or payment online in an acceptable form within 28 days of issue of Work Order. Bank Guarantee as per Format given in Form -2 with a validity of One year and claim period of 3 months. However, the Bank Guarantee will have to be extended every year till completion of contract with a claim period of 3 months. Contractor has to renew the BG well in advance to avoid penalty / encashment. The BG with a validity of five years and claim period of 3 months can also be submitted.
- 19.2 Penalty @ 0.25% on the value of Performance Security + GST shall be levied per week for each week or part thereof on delayed submission of BG.
- 19.3 Penalty @ 0.25% on the value of Performance Security + GST shall be levied per week for each week or part thereof for non-renewal of BG before completion of 12 months. If the BG is not renewed within 75 days after completion of 12 months, action would be initiated for encashment of BG.
- 19.4 Failure of the successful bidder to comply with the requirements shall constitute sufficient grounds for cancellation of the award of work.
- 19.5 **"Performance Security**" shall be released after satisfactory completion of contract period of **5 Years.**
- 19.6 In case non availability of Bank Guarantee in time, the contractor can also deposit the Performance Guarantee amount in NMPA Bank account to avoid penalty. This amount will be refunded after submission of Bank Guarantee.

#### **20 STAFF PASS**

**Free Port Entry Passes** will be issued for the staff & their vehicles. However, RFID card to be purchased from Pass section at contractor's cost. The cost of each card is ₹150/- appx.

21 The contractor or his staff shall not indulge in smuggling or illegal activities, give barter or otherwise dispose off to any person or persons, any arms or ammunition of any kind or Port property or permit or offer the same as aforesaid.

22 In case the Port receives complaints of indiscipline, refusal to carry out the orders of proper authority or indulging in illegal activities, the concerned personnel shall not be allowed inside wharf and this personnel shall be replaced within 24 hrs.

#### **23 PAYMENTS**

- a) The monthly bill in complete shape i.e. Applicable ESI, PF, Crew list, copy of Attendance Register, copy of Wage Register, documentary proof like Bank statement for salary paid to the staff through bank etc. are to be submitted to the office of the Deputy Conservator and payment will be made within 15 days from the date of submission of bill in full shape.
- **b)** The bill / invoice should clearly indicate the contractor's PAN, GST Registration Number etc.

**The invoice should contain the following information:** Name of the customer: **NEW MANGALORE PORT AUTHORITY** GSTIN of customer: **29AAALN0057A2ZG** 

- c) GST will be paid extra as applicable.
- **d)** Taxes such as INCOME TAX etc. as applicable will be deducted from the contractor's bill.
- e) NO INTEREST ON ACCOUNT OF DELAYED PAYMENTS.
- f) Payment will be made only in INDIAN RUPEES.
- g) Any claim for interest will not be entertained by the NMPA with respect to any payment or balance which may be in their hands owing to any disputes between themselves and the Contractor or with respect to any delay on the part of the NMPA in making payment.

#### 24 PRICES

The contractor should make sure that their offer is firm and without any condition which will have any financial implication. Only the price that appears in the Price bid will be considered.

#### **25 DEVIATION**

The contractor shall not offer and/or submit any counter conditions. Tenders containing counter conditions shall be rejected.

## **26 ALTERATION**

Any alteration, omission or cancellation made to the tender must be authenticated by the contractor's signature.

#### **27** ALTERNATIVE/CONDITIONAL TENDER

In the event any contractor offers any alternative proposal in this tender and/or incorporate any condition the tender shall be considered as nonresponsive and rejected.

#### **28 BRIBES**

The offer of bribes or other inducement to any person with a view to influence the placing of the contract will result in the unconditional rejection of the tender.

#### **29 ASSIGNMENT AND SUBLETTING**

The contractor shall not assign lease or sublet this contract or the benefit hereof or any part thereof or any money payable here under or sublet the services to be rendered as aforesaid or any part thereof to any other person, firm or company. Contradictory action to this condition shall render the contact liable for termination and the Performance Bank Guarantee (Security Deposit) shall be forfeited.

#### **30 MAINTENANCE OF ATTENDANCE REGISTER**

An attendance register to be maintained by the contractor for the Launch staff and the same to be produced to the Marine Engineer or his representative.

#### **31 MANAGER**

The contractor shall provide a Manager locally who will be responsible for all the operations, necessary communications with office and documentations with the decision making capabilities.

#### **32 ADDRESS**

Address mentioned in GST Registration Form will be considered for all future correspondence as per Annexure -4.

#### **33 PORT CHARGES**

The Launch shall be exempted from Port charges during **ON-HIRE period**. Berthing facilities will be provided to the Launch FREE OF COST as per the convenience of the Port. However, during the OFF-HIRE period, the charges are applicable as per the Scale of Rate.

## **34 MOBILIZATION & DEMOBILIZATION**

The contractor shall bear all expenses for mobilization and de-mobilization.

#### **35** ALCOHOLIC LIQUOR OR DRUG

The contractor shall not otherwise then in accordance with statutes, Ordinances and government regulations or orders for the time being in force, import, sell, give, barter or otherwise dispose of any alcoholic liquor or drugs or permit or suffer any such importation, sale, gift, barter or disposal by his agent or employees.

36	<b>PILOT</b> LA	<b>UNCH REQUIREMENTS</b>	
36.1	Length O.A	LOA to be between 17 Mtr to 20 Mtr	
36.2	Breadth	Breadth to be between 4 Mtr to 6 Mtr	
36.3	Draft	Draft not less than 1.0 Mtr.	
36.4	Free board	Free board not less than <b>1.5 Mtr</b>	
36.5	Age	The age of launch should be less than 10 years or New	
		Built at the time of commencement of Contract.	
36.6	No. of Screw	Twin Screw	
36.7	Speed	The launch shall have an average speed of 12 knots and	
		capable of carrying 10 persons.	
36.8	Main Engine	BHP of each Main Engine shall be not less than	
		700 BHP. The main engine of the launch should be of	
		reputed make for trouble free operation continuously with	
		easy availability of spares.	
36.9	DG set	Capacity of DG set shall be not less than <b>30 KVA</b> .	
36.10	Classification	Launch should be IRS Class or any other Class, who is	
		member of IACS and registered under RSV Type IV	
		regulation of M.S. Act and shall be valid during the	
		contract period.	
36.11	Navigational	The launch shall have AIS class-A, Radar, VHF (fixed	
	equipment	type) - 2Nos., Search light, eco-sounder, necessary	
		LSA/FFA items etc.	
36.12	Safety Devices	Should have appropriate safety devices.	
36.13	Pilot landing	The Pilot Launch should have sufficient deck space for	
	platform	smooth embarkation/ disembarkation of Pilots from ships.	
		Minimum area of Pilot landing platform is <b>9</b> Sqmtr.	

36.14	Hull	The hull shall be made of <b>STEEL</b> .		
36.15	Pilot cabin	2 Nos. of Air Conditioners (AC) to be provided.		
		However, one AC should be operational at all time. AC should run on DG set power. Seating arrangement for 2 Pilots (individual chairs) and a sofa set for 4 persons.		
36.16	Manning	Pilot launch must be manned as per <b>RSV Type IV</b> regulation of M.S. Act (Harbour Manning).		
36.17	Fenders	Launch shall be provided with strong and adequate rubber fenders at Bow, Stern and all along the length.		
36.18	Working hours	Working hours for the Launch is round the clock on all days in all weather conditions.		

37	At	At the time of submission of bids, the Launch offered by the				
	bio	bidder in Annexure -7 should be either of the following:				
	A IN CASE BIDDER INTENDS SUPPLY OF LAUNCH OWNED					
		BY THE BIDDER				
		Bidder should submit the following along with <b>Technical bid</b> :				
		i. Technical details of launch as in Annexure - 7				
		ii. Fuel Consumption of launch as in Annexure – 8				
		iii. Valid Class Certificate (IACS)				
		iv. Launch Registration Certificate				
	v. Launch GA Plan					
	The <b>owned launch</b> shall be deployed within <b>45 days</b> from the date					
		of issue of Work Order, failing which Penalty will be imposed as per				
		Clause No. 53 of GCC up to period of 60 days (penalty period).				
		After completion of <b>60 days</b> of penalty period, the contract shall				
		liable to be terminated and the EMD / Performance Security will be				
		forfeited.				
	OR					
	B	IN CASE BIDDER INTENDS TO SUPPLY NEW BUILT				
	LAUNCH CONSTRUCTION IN INDIA					
		Bidder should submit the following along with <b>Technical bid</b> :				
	i. An undertaking of new built launch as in Annexure - 11					
	ii. Technical details of new built launch as in Annexure - 7					
		iii. Fuel Consumption of new built launch as in Annexure – 8				

However, the successful bidder shall submit **Technical details** of **substitute launch** as in **Annexure - 7** and **MOU / Agreement for New Built launch** in a non-judicial stamp paper (₹100) between the bidder and the shipyard in India confirming arrangement for construction of launch meeting the specification within **Twenty (20) working days** from the date of issue of Work Order, failing which the same will be recorded in his service/completion certificate.

If the successful bidder is providing new built launch, they will be allowed to provide **substitute launch** (owned / hired) as per the clause No. 38 of GCC or higher capacity for commencement of contract. The substitute launch shall be deployed within **45 days** from the date of issue of Work Order. The newly built launch as per the specification in **Annexure-7** shall be deployed within **240 days** from the date of issue of Work Order.

In case substitute launch are not deployed within **45 days** from the date of issue of Work Order, Penalty will be imposed as per **Clause No. 53** of GCC. If the newly built launch are not deployed within **240 days** from the date of issue of Work Order, Penalty will be imposed as per **Clause No. 54** of GCC.

However, substitute launch deployed by the contractor shall be permitted till the newly built launch are deployed for operation or maximum period of **300 days** (240 days from the date of issue of work order + 60 days penalty period) from the date of issue of Work Order. Any delay in delivery of the launch by the owner or builder of the launch or transshipment delays or any other reason excluding force majeure will not be accepted and penalty shall be imposed as mentioned above.

If the fuel consumption of the substitute launch exceeds the declared fuel oil consumption of offered launch as in **Annexure-8**, the Port would recover the cost towards the excess consumption of fuel from the monthly bill, as per fuel rates prevailing at that time.

## **38 SUBSTITUTE PILOT LAUNCH**

#### (for commencement of contract only) In case the bidder intends to **supply new bui**

In case the bidder intends to **supply new built RSV Type IV Pilot** Launch construction in India, the bidder will be allowed to provide **substitute Pilot Launch under I.V Act /RSV Type I** with following capacity / specification in sea worthy and efficient condition (with all necessary valid certificates).

#### Substitute Launch requirements are as follows:

1	BHP of each Main Engine shall be not less than <b>400 BHP</b> .		
2	Capacity of DG set shall be not less than <b>15 KVA</b>		
3	The launch shall have an average speed of 12 knots and capable of		
	carrying 10 persons		
4	Launch should be IRS Class or any other Class, who is member of IACS		
	and registered under IV Act and shall be valid.		
5	The launch shall have AIS class-A, Radar, VHF (fixed type)-2Nos.,		
	Search light, necessary LSA/FFA items etc.		
6	The Pilot Launch should have sufficient deck space for smooth		
	embarkation/ disembarkation of Pilots from ships. Minimum area of Pilot		
	landing platform is <b>9 Sqmtr</b>		
7	The hull shall be made of <b>STEEL</b> .		
8	AGE OF LAUNCH: The age of launch should be less than 20 years at		
	the time of commencement of Contract.		
9	LOA to be not less than 17 Mtr		
10	Draft not less than 1.2 Mtr		
11	Free board not less than 1.5 Mtr		
12	Breadth not less than 4.5 Mtr		
13	No. of Screw: Twin Screw		
14	Pilot cabin: Air Conditioned Seating arrangement for 4 persons. AC		
	should run on DG set power		
15	Pilot launch must be manned as per I.V. Act / Statutory Regulations		

The charter Hire rate per day for Substitute launch or Launch under RSV Type IV or New Built Launch:

New Built Launch RSV Type IV	100% Amount will be paid as per	
	quoted rate in BOQ (Price bid)	
Offering Launch under RSV Type IV	<b>100%</b> Amount will be paid as per	
(conversion / old launch) throughout	quoted rate in BOQ (Price bid)	
the contract period.		
Substitute Pilot Launch under I.V Act /		
RSV Type I	quoted rate in BOQ (Price bid)	

#### **39 SCOPE OF WORK**

The contract involves Supply, Manning, Operation and Maintenance of RSV Type IV Pilot launch for New Mangalore Port Authority on hire basis for a period of **Five years** as per broad specifications stipulated as per Clause No.36 of GCC (Pilot Launch Requirements) with full crew, provisions and all stores and lubricants. The Main Scope of work includes:

**39.1 OPERATION:** Launch to be deployed for Operations inside Port limits as per directions of Deputy Conservator or his representative.

#### **39.2 MANNING**:

- a) Pilot launch must be manned as per **RSV Type IV** regulation of M.S. Act (Harbour Manning).
- b) Launch to be manned suitably 24x7 basis round the year (including weekly off / Public holidays) as per the Safe manning guide lines. However, staff's manning the Launch to be suitably compensated for the work on weekly off/Holidays.
- c) Operative crew list to be submitted from time to time on change of any crew etc.

#### **39.3 MAINTENANCE**:

# The launch shall be maintained as per Class requirements throughout the contract period at contractor's expenses.

- A. <u>NAVIGATIONAL EQUIPMENTS</u>: The contractor to maintain all the navigational equipment fitted on board.
- **B.** <u>LSA & FFA</u>: The contractor to maintain the LSA & FFA as per the approved plan and shall be valid.
- C. <u>DECK MACHINERY</u>: The contractor to maintain all the Deck machinery with accessories to keep the launch in operative readiness at all times.
- D. ENGINE ROOM MACHINERY: The contractor to maintain all the Engine Room machinery with accessories such as Main Engines, DG sets, Gearboxes, steering, Pumps, Motors, valves etc. as per PMS (Planned Maintenance Schedule).
- E. <u>DRYDOCKING</u>: The vessel to be dry-docked as per statutory classification requirements. The entire drydock and associated works to be taken up and expenses shall borne by the contractor. For the purpose of Drydocking of Launch, the contractor **may avail 6 days of downtime** as per **Clause No. 51** of **GCC**. The drydocking expenses to be borne by the contractor including all spares, Fuel, Fresh water and consumables.
- F. <u>PAINTING</u>: All Decks, Deck/Engine Room machinery and floor plates to be painted periodically as per painting scheme. The main deck to be painted with antiskid paint. The contractor to arrange the paints, thinner etc. at their cost.

- **G.** <u>SPARES</u>: Spares required for maintenance/defect rectification of Deck & Engine Room machinery, Navigational Equipment etc. to be arranged by the contractor.
- H. <u>SURVEY</u>: The contractor to maintain the Certificates as per Statutory requirements at contractor's cost.
- I. <u>CLASS CERTIFICATE, INSURANCE POLICY</u>: The Class Certificate, Insurance Policy of the Launch and crew etc. to be valid at all times during the period of contract. Annual Inspection of the launch as per Class requirements and renewal of Insurance Policy annually to be carried out and copies of the Certificates & Insurance Policy are to be submitted to the Deputy Conservator or his representative.
- J. <u>HULL CLEANING</u>: Crane, cradle, equipment etc. required for lifting and placing it on cradle is to be arranged by the contractor. Immediately after completion of hull cleaning, all the waste material from the site to be cleared by the Contractor, complying the environmental guidelines.

## 40 THE CONTRACTOR HAS TO ENSURE EXECUTION OF WORK AS INTENDED

The contractor shall carry out the works strictly in accordance with the contract to the satisfaction of the Port Authority and shall comply with and adhere strictly to his instruction and direction on any matter (Whether mentioned in the contract or not).

#### 41 JOINT INSPECTION FOR ACCEPTING THE LAUNCH FOR SERVICE (Main Offered Lunch/ Substitute Lunch)

- On the date of commencement of service, the launch shall be deployed with complete necessary surveys and be in possession of all valid certificates.
- A Joint inspection will be carried out at New Mangalore Port Authority before the Launch is accepted for service in the Port to assess the condition, capability and performance of the Launch and the quantity of fuel, Lube oil, freshwater etc., on board.

- The Launch will be declared **ON-HIRE** from the time, the Deputy Conservator or his representative declaring after pursuing the report of Joint survey and verification of all the relevant certificates viz., various documents, Registration certificate, classification certificates, safety equipment, other statutory certificates, list of crew etc. and satisfy the Port of all other requirements.
- The Bunker survey will be carried out in the presence of certified Marine Surveyor (third party) to assess the quantity of fuel and freshwater on board.
- The cost of the quantity of liquids (fuel & fresh water) remaining on board (ROB) would be reimbursed / settled by the Port and the contractor respectively at the end of the contract as per the price prevailing at Mangalore.
- For Bunker survey, competent Marine surveyor to be arranged at the contractor's cost.

#### 42 BUNKER SURVEY FOR ON-HIRE SURVEY AND OFF-HIRE SURVEY

On-hire and off-hire survey charges shall be borne by the contractor. The contractor shall arrange a certified Marine Surveyor (third party) for Bunker survey for **ON-HIRE** and **OFF-HIRE** survey at their cost.

## 43 POLLUTION DAMAGES / WRECK REMOVAL

The launch must have a valid Insurance coverage at all times including Pollution and Wreck removal. The contractor shall be liable for pollution damage and the cost of cleanup, which has occurred due to the contractor's and / or the contractor's personnel by willful, intentional acts or omissions or gross negligence which cause or allow the discharge, spills or leaks of any pollutant from any source whatsoever, into the Port waters.

#### 44 DAMAGE TO LAUNCH

The Port will not be responsible for any damage suffered by the Launch due to failure of the Launch or errors of the Launch Master and crew or any reason whatsoever. The Contractor shall have to replace the Launch with a Launch of suitable type & capacity or higher in case of obsolescence or damage due to faulty operation.

## 45 MASTER TO EXECUTE PORT'S INSTRUCTION

- A. The Master to execute the Port's instructions with the utmost dispatch and to render customary assistance with the vessel's crew. The Master to be under the order of the Ports as regards deployment, agency or other arrangements. The contractor to indemnity the Port against all consequences or liabilities arising from the Master, Officers or Agents for their unlawful actions as well as from any irregularity in the vessel's papers.
- B. If the Port Authority have the reason to be dissatisfied with the conduct or efficiency of the Master, Officer, or crew, the contractor on receiving particulars of the complaint, promptly investigate the matter and if necessary shall make a change as found necessary. However, the Port shall have the right to demand the change of any Master or other crew.

#### **46 PRICE BID EVALUATION**

Price bid of those tenderers, who have qualified technocommercially, will be opened and daily charter rate for Pilot launch evaluation will be calculated for **8 hours** running per day as per the following:

»)	= <b>X</b>				
as per BOQ Basic rate excluding GST					
Total Fuel consumption of the	= Y Litre/hour				
Launch per hour as per <b>Annexure -8</b>					
Daily rate (Evaluated Bid Price)	$= X + \{(Y x 8) x C\}$				

Where C = cost of fuel / Litre prevailing on the date of opening of price bid. The rate considered is the rate of LSHFHSD supplied by Public Sector Oil companies for NMPA Port Crafts.

The bidder has to declare the fuel consumption per hour (Y) of launch in Annexure 8. During the course of contract, If fuel consumption is found more than the declared fuel consumption, the cost incurred on additional fuel consumption is recovered / deducted from the contractor's account, as per fuel rates prevailing at that time.

## 47 EXPENDITURE DUE ON CONTRACOR'S ACCOUNT

All operational costs including wages, (Minimum Wages Act or any other Act,) allowances, Insurance, (personnel, Hull and machinery, protection and indemnity) will be borne by the contractor. The expenses for repairs, periodical/mandatory survey and other requirements to keep the Launch operational will be to the contractor's account and the period during the absence of the Launch from duty or inability of Launch to perform due to above or any other reasons, will result in nonpayment of hire charges for a period the Launch has not been made available to the Port Authority, on pro-rata basis and will be regulated with applicable penalty.

### 48 CHARGES FOR FUEL, WATER AND SHORE ELECTRICITY POWER

#### 48.1 SUPPLY OF FUEL AND FRESH WATER

Fuel and fresh water for running of the Launch will be supplied by the Port Authority on Port's account. Fuel & freshwater supply will be made periodically as per the requisition of the contractor sufficiently in advance. In the event of any difficulty faced by NMPA for supply of fuel & fresh water, the contractor will be requested to supply the same to the Launch and the cost will be reimbursed at actuals including transportation cost on production of supporting documents. A log book shall be maintained by the Launch-in-charge/Master indicating the running hours, day-today Fuel consumption, fuel tank soundings, balance fuel on board etc. and verified by the Engineer-in-charge.

#### **48.2 SHORE ELECTRICITY POWER**

Shore Electricity power and fresh water for running of the Launch will be supplied by the Port Authority on Port's account.

## **Contractor should provide necessary cable / plugs, etc. required for the electricity connection.**

In case, the shore supply is not available, the contractor can use their auxiliary engine for the power source and fuel cost will be paid by the Port as per the consumption submitted by the contractor.

## **49 MAINTENANCE OF LOG BOOK**

- A log book shall be maintained by the Master indicating the running hours, day-to-day Fuel consumption, fuel tank soundings, balance fuel on board, etc.
- The fuel report to be submitted in the separate format before 5<sup>th</sup> every month.
- The Log book shall be verified by the Engineer-in-charge prior to clearing the monthly bills.
- The Log book also to be made available/presented as directed by the concerned Port Authorities.

### 50 OPERATOR TO MAKE GOOD THE LOSS IN CASE OF DAMAGE TO PORT / OTHER PROPERTIES AND POLLUTION OF PORT WATERS / WRECK REMOVAL

The Launch must have a valid Insurance coverage during the contract period including oil Pollution and Wreck removal. The contractor shall be liable for any damage to Port property / pollution damage and the cost of cleanup, which has occurred due to the contractor's and / or the contractor's personnel by willful, intentional acts or omissions or gross negligence which resulted in pollution of Port waters.

## 51 DOWN TIME

- The contractor shall be allowed a down time of one day for each month of service during the currency of the contract for the upkeep of the Launch. The downtime of **12 days** will be credited in the beginning of each **contractual year**. The contractor can avail a maximum accumulated down time up to **6 days** at any point of time during the currency of the contract to carry out any work/repair including dry-dock repairs.
- If the down time availed exceeds 6 days, the contractor shall provide substitute Launch of Suitable type and capacity or higher (as per tender requirement) for operation from the 7<sup>th</sup> day onwards on his own account.
- The contractor must take prior permission of the Deputy Conservator, New Mangalore Port Authority before laying up the Launch to carry out any maintenance work.

- During the permissible downtime availed by the firm, charter rate will be paid. However, if the availed down time is not earned by providing satisfactory service, the charter rate would be deducted as applicable.
- Accumulated downtime at the end of each contract year will lapse and no carry forward for next contract year and also no payment could be claimed for the non-availed down time.

## 52 SUBSTITUTE LAUNCH (during the contract period)

Considering the requirements of the Port, the contractor shall provide a **substitute Launch of Suitable type and capacity or higher** (as per tender requirement) from 7<sup>th</sup> day onwards after availing 6 days of downtime, whenever the Launch is not available for operations due to any defects during the contract period.

## 53 PENALTY FOR DELAYING COMMENCEMENT OF CONTRACT

As per Work Order issued, the successful bidder shall commence the work as per clause No. 02 of GCC. If the contractor fails to **comply the date of commencement of work**, penalty will be imposed (a)  $\frac{1}{2}$  % per week or part thereof of the total contractual value for the delayed period till 25 days (penalty period). If the work is not commenced within 70 days (45 days from the date of issue of work order + 25 days penalty period), the contract shall be liable to be terminated and the EMD/ Performance Security will be forfeited. In the event of imposing Penalty, GST as applicable shall be collected.

## 54 PENALTY FOR NON DEPLOYMENT OF NEW BUILT LAUNCH

If the Newly built Launch not deployed within 240 days from the date of issue of work order, Penalty will be imposed (a)  $\frac{1}{2}$  % per week or part thereof for the delayed period till 25 days (penalty period). If the newly built launch is not deployed within 265 days (240 days from the date of issue of work order + 25 days penalty period), the contract shall be liable to be terminated and the Performance Security will be forfeited. In the event of imposing Penalty, GST as applicable shall be collected.

#### 55 PENALTY ON NON AVAILABILITY OF LAUNCH If the Launch fails to perform/provide service fulfilling the

contractual obligations, penalty will be imposed.

The contractor shall provide a substitute launch of suitable type and capacity or higher from **7th day** onwards, whenever the Launch is not available beyond its accumulated down time of **6 days**.

If substitute Launch of suitable type and capacity or higher is not provided after availing 6 days of down time, penalty as follows will be imposed.

1 to 7 days =	<b>25 %</b> of hire charges per day + Non-payment of hire charges			
8 to 14 days =	<b>50%</b> of hire charges per day + Non-payment of hire charges			
15 to 21 days =	<b>75%</b> of hire charges per day + Non-payment of hire charges			
<b>22</b> to <b>30 days</b> = $100\%$ of hire charges per day + Non-payment of hire charges				

- If the Launch is not available for more than one hour, it would be considered as the Launch is not available for operations. If the Launch is not available for 1 hour or part thereof, it would be considered as full hours, Say for 1 hour 20 minutes, non-availability will be considered as 2 hours and so on.
- In case of non-availability, hire charges will be deducted on pro-rata basis taking in to consideration non availability hours.
- The penalty would be recovered from the running account bill payment due to the firm or firm would have to make the payment as applicable.
- 1 to 23 hours = 25% of hire charges per hour + Non-payment of hire charges per hour on pro rata basis.

# However, if the contractor is not providing a Launch as per the contract even after a lapse of 36 days (6 days down time + 30 days penalty duration), the contract is liable to be terminated, subject to decision of the Management.

Non availability of launch may be adjusted against downtime available in contractor's account. If the non-availability is say for total 26 hours, 24 hours may be adjusted against 1 day downtime available in contractor's account subject to firm submitting a written request in this regard and acceptance of the same by the Deputy Conservator. For remaining 2 hours penalty shall be imposed.

## **56 FUEL CONSUMPTION**

Blank spaces in Annexure - 8 (Fuel consumption of the Launch) are to be filled up without any alterations to the format, failing which bid shall be summarily rejected.

## **57 PERSONAL PROTECTIVE EQUIPMENT**

The contractor shall be solely responsible for the supply of required PPE to his workers at his own cost and he shall also ensure the use of PPE such as helmets, nose masks, hand gloves, Boiler suits, safety shoes, life vest, safety harness, rain coats etc. by his staff at site.

- **58** In the event of any of its workers raising any demand/dispute on employment or terms and conditions of service or any such matter, the contractor shall resolve the same without interruption of service and the functioning of the Port. However, there shall be no claim for employment or any other monetary benefits from the Port.
- **59** The Port Authority reserves the right to cancel the contract without assigning any reason thereof and without any liability by giving **30 days** advance notice due to non-satisfactory performance / deviation from tender conditions, in execution of contract as per **Clause No.4** of **GCC**.
- 60 The Employer (NMPA) shall not be **responsible** for any damage / loss/ death / injury suffered by any of the contractor's staff due to errors of the Supervisor / staff or any reason whatsoever.
- **61** The Employer (NMPA) shall not be liable for any accident, damage or compensation payable to any workman or other person in the employment of the Contractor or any Sub contractor.
- **62 Employer Liability Insurance**: The Contractor shall indemnify and keep indemnified the Employer i.e. NMPA against all damages or compensation payable at Law in respect of or in consequence of any accident or injury to any workman or other person in the employment of the contractor or Sub-Contractor against all claims, demands, proceedings, costs, charges and expenses whatsoever in respect thereof on in relation thereto and the Employer shall be at liberty to deduct or adjust from the Contractor's bills an amount that employer may be called upon to pay towards claims, demands, proceedings, costs, charges and expenses whatsoever in respect of or in relation to any accident or injury referred to above without any reference to the Contractor.

- The Contractor shall comply with the Central State and Municipal Laws 63 and Rules and shall be solely responsible for complying with the provisions of the Contract "Labour (Regulations & Abolition )Act, 1970 & the contract labour (Regulation & Abolition) Karnataka Rules 1974 and rules there under and the enactments that may be applicable including ESI Act, the payment of wages act, Provident Fund Act, the Minimum Wages Act, the Factory's Act, as applicable. The Workman Compensation Act or any other applicable legislation and the Municipal by-laws or other statutory Rules and Regulations whatsoever in force of these are applicable. Any obligations finding or otherwise missed under any statutory enactments, rules & regulations there under shall be the responsibility of the Contractor and the NMPA will take no responsibility for the same. The Contractor should take Workmen's Compensation Policy for his workers, who are not covered under ESI and submit the same to the EIC immediately after commencement of the work.
- 64 The Contractor is liable to pay all Statutory Compensation of the Labourers / persons engaged by him for the satisfactory execution of the works, as applicable. If any claim is made against New Mangalore Port Authority on this work, the Port Authority shall have the right to deduct the same from the bill amount payable to the contractor after verification of the validity and if admissible as per rules.
- 65 The contractor has to submit an **Indemnity Bond** as per prescribed format Form No.3 prior to commencement of work.
- 66 The contractor has to submit an **Undertaking** as per prescribed format Form No.4 prior to commencement of work.

Signature of the bidder with stamp

## Annexure -1

#### **Bidder Information Form**

[The Bidder shall fill in this Form in accordance with the instructions indicated below. No alterations to its format shall be permitted and no substitutions shall be accepted.]

Date: [insert date (as day, month and year) of Tender Submission] Tender No.: [insert number of Tendering process] Page ------ pages

1. Bidder's Legal Name ------ [insert Bidder's legal name]

2. Bidder's actual or intended Country of Registration: ----- [insert actual or

intended Country of Registration along with Registration Details]

3. Bidder's Year of Registration: ----- [insert Bidder's year of registration]

4. Bidder's Legal Address in Country of Registration: ------ [insert Bidder's legal address in country of registration]

5. Bidder's Authorized Representative Information

Name of the Authorized Representative: ----- [insert Authorized Representative's name]

Name of the firm: ----- [insert Firm's name]

Address: ------ [insert Authorized Representative's Address]

Telephone/Fax numbers: ----- [insert Authorized Representative's telephone/fax numbers]

Email Address: ----- [insert Authorized Representative's email address]

- 6. Attached are copies of original documents of: [check the box(es) of the attached original documents]
- □ In case of government owned entity from India, documents establishing legal and financial autonomy and compliance with commercial law, in accordance with ITB
- PAN NUMBER
- GST Registration Numbers

(Authorised Signatory)

Company Seal:

**NOTE:** The above details should be typed in the firm's letter head and submitted with signature and seal.

### **MINIMUM QUALIFICATION CRITERIA OF BIDDERS**

1.	List of all Completed Contracts during the last SEVEN					
	(07) years similar in nature ending on last day of					
	month previo	ous to th	e one ir	n which	tenders are	
	invited as per	Clause No	<b>. 1.2 of M</b>	QC:		
Sl. No.	Nature of Work	Total value	Contract Period		Name & address	
		(in INR)	From	То	of clients	
<b>a</b> )	Work Order/ A	greement	for each c	ompleted	work is to be	
	enclosed.					
<b>b</b> )	Work Completi	on Certifica	te from the	client's le	etter head (Not	
Í	in bidder's letter head) for each completed work is to be enclosed					
	as documentary evidence for similar work/s carried out. Such					
	certificate should clearly reflect the Period of Contract, Total					
	Executed Contract Amount (exclusive of GST) in INR.					
<b>c)</b>	<b>TDS certificate</b> towards the proof of payment received from the					
	clients to be submitted.					
ONG	<b>ONGONG CONTRACTS:</b> Completed portion of ongoing contract					
will be	considered. The	Bidder shal	1 submit S	ATISFAC	FORY WORK	
COMP	PLETION CERT	IFICATE fo	or the com	pleted per	iod of contract	
from its	s client stating the	executed val	ue of contra	act excludin	g GST.	

2 Existing commitments and ongoing works						
	1	2	3	4	4	5
Sl.No.	Description of				Period of	f contract
	work	No. date	client	value	from	to

**NOTE:** The above details should be typed in the firm's letter head and submitted with signature and seal.

Annexure -3

## **UNDERTAKING**

This is to certify that the contents of the downloaded Tender Document along-with Pre-bid Clarifications, Corrigendum, Addendums etc. for the work of "HIRING OF RSV TYPE IV PILOT LAUNCH WITH MANNING FOR A PERIOD OF 5 YEARS" have not been altered, in any form by us.

Signature .....

For and on behalf of.....

(Company Seal)

Date: .....

## **Bankers Details for E Payment**

1.	Name of the firm (Bidder)	
2.	Full address of the firm (Bidder) registered under GST (All correspondence will be made to this address only)	
3.	Telephone No. of the beneficiary (Bidder)	
4.	Mobile No. of the beneficiary (Bidder)	
5.	Fax No. of the beneficiary	
6.	Email ID:	
7.	Account No.	
8.	Account Type (SB or CA or OD)	
9.	Name of the Bank	
10.	Full address of Branch	
11.	MICR code (Should be 9 digit)	
12	Bank IFSC Code No.	
13	GST Registration No.	
14	PAN Card No.	

## **NOTE:** The above details should be typed in the firm's letter head and submitted with signature and seal.

## **Annexure -5**

## **COVERING LETTER**

No..... To Date:....

#### The Dy. Conservator, Marine Department, New Mangalore Port Authority, Panambur-575010 Mangalore.

Dear Sir,

Sub: Submission of Technical BidsRef: Tender No NMPA/ME/PL/2023/19 dated 29-09-2023 for "Hiring of RSV Type IV Pilot Launch with Manning for a period of 5 Years"

Please find attached herewith the following enclosures

1			
2			
2 3			
4			
4 5			
6			
7			
8			
9			
10			
11			
12			
13			
14			
15			
16			
Place:			
Date:			

## **NOTE:** The above details should be typed in the firm's letter head and submitted with signature and seal.

Signature:

Seal:

#### Annexure -6 (To be executed on non-judicial Stamp Paper of ₹100/-) FORMAT OF POWER OF ATTORNEY

In favour of signatory/s to the Tender, duly authenticated by Notary Public.

TO ALL TO WHOM THESE PRESENTS shall come, I ------, (Name & address of the authorized person to sub-delegate/delegate powers, delegated on him by the Board of Directors) do hereby sub-delegate/delegate, in terms of the powers delegated to me by the Board of Directors, -------(name of the Co.) to Shri ------ (name, designation & address of the Attorney) the following:

NOW KNOW YE AND THOSE PRESENTS that I ------, (Name & address of the authorized person to sub-delegate/delegate powers, delegated on him by the Board of Directors), do hereby authorize and empower Shri ------ (name, designation & address of the Attorney) to do severally amongst others, for the purpose of carrying on our business, the following:

- a) To represent lawfully the ------ (name of the Co.) for obtaining bid/tender documents, prepare, sign, execute and submit tenders for execution of "HIRING OF RSV TYPE IV PILOT LAUNCH WITH MANNING FOR A PERIOD OF 5 YEARS". Or any other works incidental to such works.
- b) To discuss the technical and financial matters, negotiate and accept prices and take decisions regarding terms and conditions and sign agreements and contracts and also to bind the (name of the Co.) to the arbitration clause included in the contract.
- c) For all or any of the purposes here of to sign and deliver or otherwise execute such deed or deeds, transfer or transfers, endorsement or endorsements and to perform such other acts, matters, things as the Attorney shall consider requisite or advisable as full and effectively as the Company could do, if present and acting there.

I, ------ (Name & address of the authorized person to subdelegate/delegate powers, delegated on him by the Board of Directors) in terms of the powers delegated to me by the Board of Directors of ------(name of the Co.), do hereby agree that all acts, deeds and things done by the said Attorney by virtue of this power of attorney, shall be construed as acts, deeds and things done by the Company. I, ------ (Name & address of the authorized person to subdelegate/delegate powers, delegated on him by the Board of Directors), further undertake to ratify and confirm whatever our said attorney shall do or cause to be done for the Company, the said Company, in the premises, by virtue of the powers hereby given.

WHEREAS, this sub-delegation is signed and delivered to Shri ------(name & designation of the Attorney), on this ------ day of -----, 20--(Two thousand -----).

WHEREAS, even though this sub-delegation is signed on this -----day of -----, 20-- (Two thousand -----), will have effect from the date he signs and receives this delegation.

IN WITNESS WHEREOF, I,----- (Name & address of the authorized person to sub-delegate/delegate powers, delegated on him by the Board of Directors) has, this ---- day of -----, 20-- (Two thousand -----) set my hands and subscribed my signature unto this instrument.

SIGNED AND DELIVERED ON BY

(Name of authorized person to delegate powers)

WITNESS:

SIGNED AND RECEIVED ON

BY

(Name & designation of Attorney)

## Annexure -7

<b>TECHNICAL SPECIFICATION OF PILOT LAUNCH</b>
--

Sl. no	Description	
1	Name of the Launch	
2	Owner of the launch	
3	Port of Registry	
4	Overall length (LOA)	
5	Breadth	
6	Draft	
7	Freeboard	
8	Year of Built	
9	No. of crew	
10	Speed	
11	Main Engine details	
12	Diesel Generators	
13	Classification	
14	Navigation equipment like AIS class-A, Radar, VHF (fixed type) - 2 Nos., Search light, Eco-Sounder etc. Any other equipment as per statutory requirement	
15	Safety Devices	
16	Pilot landing platform (Minimum of <b>9M<sup>2</sup></b> area required)	
17	Hull: Made of	
18	Pilot Cabin: Seating arrangement for 4 persons with Air Conditioned	
19	Manning (As per statutory requirement)	
20	Fenders	
21	Total Fuel tank capacity	
22	Total Fresh water tank capacity	
23	LSA & FFA items	
24	Superstructure: Made of	

The specification of the Pilot Launch for which tendering is made shall be descriptive in nature with all technical particulars without any ambiguity as per Clause No. 36 of GCC.

COMPANY SEAL with date

SIGNATURE OF TENDERER

**NOTE:** The above details should be typed in the firm's letter head and submitted with signature and seal.

## Annexure –8

## **FUEL CONSUMPTION**

Total Fuel Consumption of	
Launch/hour	Lit/Hour
(including 2 Nos. Main	Lit/Hour
Engines and 1 No. DG set)	

Note:

- 1. At present in Port, LSHFHSD is being used by Port Crafts
- 2. "Blank spaces are to be filled up without any alterations to the format", failing which your bid will be summarily rejected.

COMPANY SEAL with date

SIGNATURE OF BIDDER

**NOTE:** The above details should be typed in the firm's letter head and submitted with signature and seal.

## **Annexure -9**

## **DECLARATION**

We hereby certify that our company/firm has not been debarred or de-listed or blacklisted by any Government (Central/State), Semi Government Agency or Any PSUs.

Signature .....

For and on behalf of.....

(Company Seal)

Date: .....

**Annexure -10** 

## **DECLARATION** (In case of Proprietorship firm)

We hereby certify that our company/firm M/s..... is a Proprietorship firm and undersigned is the Proprietor of the company.

Company seal with Date

Signature of Proprietor of the Company

## <u>UNDERTAKING</u> (<u>IN CASE OF NEW BUILT LAUNCH</u>)

We hereby certify that **new built launch** as per Specification as in **Annexure - 7** will be deployed for operation within **240 days** from the date of issue of work order.

Also, substitute launch as per the clause No. 38 of GCC or higher capacity will be deployed for commencement of contract within 45 days from the date of issue of work order.

```
Form -1
```

### **SPECIMEN FORM OF CONTRACT AGREEMENT**

(To be executed on ₹100/- non-judicial Stamp Paper) [The successful Bidder shall fill in this form in accordance with the instructions indicated]

THIS CONTRACT AGREEMENT is made on the \_\_\_\_\_day of \_\_\_\_\_20\_\_.

#### BETWEEN

(1) The Board of Members of the New Mangalore Port Authority, incorporated under the Major Port Authority Act, 2021, under the Laws of India and having its principal place of business at Panambur, Mangalore – 575 010, Karnataka State (hereinafter called "the Port"),

and

(2) [insert name of Bidder ], [incorporated under] the laws of [ insert: country of Bidder ] and having its principal place of business at [ insert: address of Bidder] (hereinafter called "the Contractor").

WHEREAS the PORT invited Tenders against tender **no**...... for execution of "**Hiring of RSV Type IV Pilot Launch with manning for a period of 5 years**" viz., and has accepted a Tender by the Contractor in accordance with Supply /delivery schedule and remedying of any defects therein, in the sum of [insert Contract Price in words and figures, expressed in the Contract currency(ies) excluding GST ] (hereinafter called "the Contract Price").

NOW THIS AGREEMENT WITNESSETH AS FOLLOWS:

- 1. In this Agreement words and expressions shall have the same meanings as are respectively assigned to them in the Conditions of Contract referred to.
- 2 The following documents shall constitute the Contract between the **Port** and the **Contractor**, and each shall be read and construed as an integral part of the Contract:
  - (a) This Contract Agreement
  - (b) General Conditions of Contract;
  - (c) Notice Inviting Tender and Tender No. ..... dated ......
  - (d) Replies issued to the Pre-bid queries, Corrigendum to Tender
  - (e) The Bidder's original Price Bid
  - (f) The Port's Work Order No. ..... dated .....
  - (g) Add here any other document(s)

#### AND WHEREAS

**PORT** accepted the Bid of **Contractor** for the provision and the execution of WORK at the CONTRACT PRICE as indicated in CONTRACT upon the terms and

subject to the conditions of Contract. Now this CONTRACT AGREEMENT witnesseth and it is hereby agreed and declared as follows:

- 3. In consideration of the payment to be made to Contractor for WORK to be executed by him, Contractor hereby Covenants with PORT that Contractor shall and will duly provide, execute and complete Work and things in CONTRACT, mentioned or described or which are to be implied there from or may be reasonably necessary for completion of Work and at the times and in the manner and subject to the terms and conditions or stipulations mentioned in CONTRACT.
- 4. In consideration of the due provision, execution and completion of WORK, Contractor does hereby agree to pay such sums as may be due to PORT for the services rendered by PORT to Contractor as set forth in CONTRACT and such other sums as may become payable to PORT towards loss, damage to the PORT's equipment, materials etc. and such payments to be made at such time and in such manner as is provided in the CONTRACT.

IN WITNESS whereof the parties hereto have caused this Agreement to be executed in accordance with the laws of India on the day, month and year indicated above.

The Agreement is assigned as ...... dated ...... And contains pages from **01** to .....

#### For and on behalf of the PORT

Signed: (insert signature) in the capacity of [insert title or other appropriate designation ]

in the presence of [insert identification of official witness]

#### For and on behalf of the Contractor

Signed: [insert signature of authorized representative(s) of the Contractor] in the capacity of (insert title or other appropriate designation)

in the presence of [insert identification of official witness]

Form -2

#### SPECIMEN BANK GUARANTEE FORM FOR PERFORMANCE G U A R A N T E E

(To be executed on ₹100/- non-judicial Stamp Paper)

[The bank, as requested by the successful Bidder, shall fill in this form in accordance with the instructions indicated]

- 1. In consideration of the Board of Members of New Mangalore Port Authority, Panambur, Mangalore - 575010, Karnataka incorporated by the Major Port Authority Act, 2021 (hereinafter called "The Board" which expression shall unless excluded by or repugnant to the context or meaning thereof be deemed to include the Board Members of the Port of New Mangalore Port Authority, its successors and assigns) having agreed to exempt (Name of the Bidder/s (hereinafter called the "Bidder/s") from the demand under the terms and conditions of the Contract, vide Dy.Conservator Work Order No \_\_\_\_\_\_ date\_\_\_\_made between the BIDDERS and the Board for execution of \_\_\_\_\_ covered under Tender dated\_\_\_\_(hereinafter called "the No said contract") for the payment of Performance Guarantee in cash or Lodgement of Government Promissory Loan Notes for the due fulfillment by the said BIDDERS of the terms and conditions of the said Contract, on production of a Bank Guarantee for ₹\_\_\_\_\_(Rupees \_\_\_\_\_) only we, the (Name of the \_\_\_\_\_ (hereinafter referred to as "the Bank") Bank and Address) at the request of the BIDDERS do hereby undertake to pay to FA and CAO, New Mangalore Port Authority an amount not exceeding ₹ (Rupees ) only against any loss or damage caused to or suffered or which would be caused to or suffered by the Board by reason of any breach by the BIDDERS of any of the terms and conditions of the said contract.
- 2. We, \_\_\_\_\_\_ (Name of Bank) do hereby undertake to pay the amounts due and payable under this guarantee without any demur merely on a demand from the Board stating that the amount claimed is due by way of loss or damage caused to or which would be caused to or suffered by the Board by reason of any breach by the BIDDERS of any of the terms and conditions of the said contract or by reason of the BIDDERS failure to perform the said contract. Any such demand made on the Bank shall be conclusive as regards the amount due and payable by the Bank under this Guarantee However, our liability under this guarantee shall be restricted to any amount not exceeding ₹\_\_\_\_\_\_ (Rupees\_\_\_\_\_\_ only).
- 3. We, \_\_\_\_\_(Name of Bank) undertake to pay to the Board any money so demanded notwithstanding any dispute or disputes raised by the Bidder(s) in any suit or proceeding pending before any Court or Tribunal relating thereto our liability under this present being absolute and unequivocal. The payment so made by us under this bond shall be a valid discharge of our liability for payment there under and the Bidder(s) shall have no claim against us for making such payment.
- 4. We, \_\_\_\_\_\_ (Name of Bank) further agree with the Board that the guarantee herein contained shall remain in full force and effect during the period that would be taken for performance of the said contract and that it shall continue to be enforceable till all the dues of the Board under or by virtue of the said contract have been fully paid and its claims satisfied or discharged or till the \_\_\_\_\_\_ (Name of the user department) of the Port Authority certifies that the terms and conditions of the said contract have been fully and properly carried out by the said BIDDERS and accordingly discharge this guarantee

PROVIDED HOWEVER that the Bank shall be at the request of the Board but at the cost of the BIDDERS, renew or extend this guarantee for such further period or periods as the Board may require from time to time.

5. We, \_\_\_\_\_\_(Name of Bank) further agree with the Board that the Board shall have the fullest liberty without our consent and without affecting in any manner our obligations hereunder to vary any of the terms and conditions of the said contract or to extend the time of performance by the said contract or to extend the time of performance by the said contract or to extend the time of performance by the said BIDDERS from time to time or to postpone for any time or from time to time any of the powers exercisable by the Board against the said BIDDERS and to forebear or enforce any of the terms and conditions relating to the said contract and we shall not be relieved from our liability by reason of any such variation or extensions being granted to the BIDDERS or for any forbearance, act or omission on the part of the Board or any indulgence shown by the Board to the BIDDERS or by any such matter or thing whatsoever which under the law relating to sureties would, but for this provision, have effect of so relieving us.

This guarantee will not be discharged due to the change in the constitution of the Bank or the Bidder(s).

Notwithstanding anything to the contrary contained in any law for the time being in force or banking practice, this guarantee shall not be assignable or transferable by the beneficiary. Notice or invocation by any person such as assignee, transferee or agent of beneficiary shall not be attained by the Bank. Any invocation of guarantee can be made only by the beneficiary directly

- It is also hereby agreed that the Courts in *Mangalore* would have exclusive jurisdiction in respect of claims, if any, under this Guarantee.
- 6. We, \_\_\_\_\_ (Name of Bank) lastly undertake not to revoke this guarantee during its currency except with the previous consent of the Board in writing

#### 7. "Notwithstanding anything contained herein:

- a) Our liability under this Bank Guarantee shall not exceed ₹\_\_\_\_\_ (Rupees\_\_\_\_\_only);
- b) This Bank Guarantee shall be valid upto \_\_\_\_\_; and
- c) We are liable to pay the guarantee amount or any part thereof under this Bank Guarantee only and only if you serve upon us a written claim or demand on or before \_\_\_\_\_\_ (date of expiry of Guarantee)."

Date day of 20

For (Name of Bank) (Name)

Signature

## **INDEMNITY BOND**

(To be furnished in Stamp paper not less than ₹100 e-Stamp paper) This deed of indemnity is executed by .....herein after referred to as 'Indemnifier' which expression shall unless repugnant to the context or meaning thereof, include its successors, Administrator, representatives and assignees in favour of New Mangalore Port Authority, Panambur, Mangalore 575010, herein after referred to as 'indemnified 'which expression shall unless repugnant to the context or meaning thereof include its representatives and assignees witnesses as to.

Whereas the indemnified herein as awarded to the indemnifier herin a Tender/Contract or for supply of / Construction of ...... on terms and conditions set out interalia in the Work Order No.....valued at Rs.....

AND Wheareas, the Clause No... of the above mentioned work order provides for indemnifying the indemnified by the indemnifier for any accident, damage or compensation payable to any workmen or other person in the employment of the contractor or any sub contractor during the period of tender/contract.

AND whereas, the indemnifier hereby irrevocably agrees to indemnify the indemnified against all damages or compensation payable at law in respect of or in consequence of any accident or injury to any workmen or other person in the employment of the contractor or sub-contractor against all claims, demands, proceedings, costs, charges and expenses whatsoever in respect thereof or in relation thereto and the indemnified shall be at liberty to deduct or adjust from the bills payable to the indemnifier by the indemnified for an amount that the indemnified may be called upon to pay towards claims, demands, proceedings, costs, charges and expenses whatsoever in respect of or in relation to any accident or injury referred to above without any reference to the indemnifier.

The indemnifier shall comply with all the Central, State and Municipal Laws and Rules and shall be solely responsible for complying with the provisions of the Contract Labour (Regulations & Abolition)Act,1970 & the contract labour (Regulations & Abolition)Karnataka Rules 1974 and rules there under and the enactments that may be applicable including ESI Act, the payment of Wages Act, Provident Fund Act, the Minimum Wages Act, the Factory's Act, the Workmen Compensation Act or any other applicable legislation and the Municipal by-laws or other statutory Rules and Regulations whatsoever in force if these are applicable .Any obligations finding or otherwise missed under any statutory enactments Rules & Regulations there under shall be the responsibility of the indemnifier and the indemnified will have no responsibility for the same. The indemnifier shall obtain Workmen's Compensation Policy for his workers, who are not covered under ESI and submit the same to the ESIC immediately after commencement of the work.

The indemnifier is liable to pay all Statutory Compensation to the Labourers / persons engaged by him for the satisfactory execution of the works. If any claim is made against indemnified arising out of this work, the Port shall have the right to deduct the same from the bill amount payable to the indemnifier after verification of the validity and if admissible as per rules.

The indemnifier shall ensure the use of PPE such as helmets, safety shoes, nose masks, hand gloves, safety harness or any other equipment as required depending on nature of work by his staff at site.

In addition to complying of the above, the indemnifier hereby undertakes to indemnify the indemnified against any unforeseen incidents/accidents, which may lead to fatality including death, permanent/partial disablement, injury, financial loss, legal issues or any other etc of the labourers / workmen's / staffs of the contractor / sub-contractor for which the indemnified and its officers / representation are in no way responsible.

For..... INDEMNIFIER (Signature with name and Designation) Company Seal

Station: Date :

Witness: 1..... Signature with Seal, Designation &Address

2..... Signature with Seal, Designation &Address

#### (Should be typed in the Firm's /Contractor's official letter head) UNDER TAKING

We, **M**/s..... acknowledge, undertake and agree that our employees / labourers shall at all times observe and comply with relevant legislations and procedures/rules related to safety, Environmental and security aspects. We also confirm that,

- The Employer (NMPA) shall not be liable for any accident, damage or compensation payable to any workman or other person in the Employment of M/s..... or any Subcontractor of M/s..... or any other person deployed by us for work inside Port premises.
- 2) Employer liability Insurance : M/s...... shall indemnify and keep indemnified the Employer i.e. NMPA against all damages or compensation payable at Law in respect of or in consequence of any accident or injury to any workman or other person in the employment of M/s..... or our subcontractor against all claims, demands, proceedings, costs, charges and expenses whatsoever in respect thereof or in relation thereto and the Employer (NMPA) shall be at liberty to deduct or adjust from the bills of M/s..... an amount the Employer (NMPA) may be called upon to pay towards claims, demands, proceedings, costs, charges and expenses whatsoever in respect thereof or in relation to any accident or injury referred to above without any reference to M/s......
- 3) M/s..... shall comply with all the Central State and Muncipal Laws and Rules and shall be solely responsible for complying with the provisions of the Contract Labour (Regulations and Abolition) Act,1970 and the contract labour (Regulations and Abolition) Karnataka Rules 1974 and rules there under and the enactments that may be applicable including ESI Act, the Payment of Wages Act, Provident Fund Act, the Minimum Wages Act, the Factory's Act, the Workmen Compensation Act or any other applicable legislation and to Muncipal by-laws or other Statutory Rules and Regulations whatsoever in force, if these are applicable. Any obligations finding or otherwise missed under any statutory enactments, rules and regulations there under shall be the responsibility M/s..... and the NMPA will take no responsibility for the same. M/s...... shall take Workmen's Compensation policy for their workers ,who are not covered under ESI and submit the same to the EIC immediately after commencement of the work.
- 4) **M**/**s**..... are liable to pay all statutory compensation to the Labourers / persons engaged by as for the satisfactory execution of the works. If any claim is made against New Mangalore Port Authority on this work, the Port Authority shall have the right to deduct the same from the bill amount/BG payable to **M**/**s**..... after verification of the validity and if admissible as per rules.

#### 5) **PERSONAL PROTECTIVE EQUIPMENTS:**

**M**/s..... shall ensure the use of PPE such as helmets, safety shoes, nose masks, hand gloves, safety harness or any other equipment as required depending on nature of work by their staff at site.

6) In case of unforeseen incident/accidents including the Employees engaged by us the responsibility and accountability for such Incident/accident, which may lead to fatality including death, financially and legally lies with only M/s..... or our subcontractor. NMPA and its officers are no-way responsible.
 Place: Signature: Seal:

## **Form -5** Specimen Bank Guarantee Form for EMD

[*The Bank shall fill in this Bank Guarantee Form in accordance with the instructions indicated. To be executed on* ₹100/- non-judicial Stamp Paper]\_\_\_\_\_

[Bank's Name, and Address of Issuing Branch or Office]

Beneficiary: Board of members of the New Mangalore Port Authority, Panambur, Mangalore - 575010, Karnataka

Date:

#### TENDER GUARANTEE No.:

We have been informed that *[name of the Tenderer]* (hereinafter called "the Tenderer") has submitted to you its Tender dated (hereinafter called "the Tender") for the execution of *[name of contract]* under Invitation for Tenders No. *[number]*. Furthermore, we understand that, according to your conditions, Tenders must be supported by an Earnest Money Deposit (EMD).

At the request of the Tenderer, we *[name of Bank]* hereby irrevocably undertake to pay you any sum or sums not exceeding in total an amount of *[amount in figures] (amount in words)* upon receipt by us of your first demand in writing accompanied by a written statement stating that the Tenderer is in breach of its obligation(s) under the Tender conditions, because the Tenderer:

- (a) has withdrawn its Tender during the period of Tender validity specified by the Tenderer in the Form of Bid/Tender; or
- (b) having been notified of the acceptance of its Tender by the Employer/ Board during the period of Tender validity, (i) fails or refuses to execute the Agreement, if required, or (ii) fails or refuses to furnish the performance guarantee, in accordance with the Instructions to Bidders/Tenderers.

# Notwithstanding anything to the contrary contained in any law for the time being in force or banking practice, this guarantee shall not be assignable or transferable by the beneficiary. Notice or invocation by any person such as assignee, transferee or agent of beneficiary shall not be attained by the Bank. Any invocation of guarantee can be made only by the beneficiary directly

This guarantee will expire unless other wise extended or informed by the Employer/ Board:

- (a) if the Tenderer is the successful Tenderer, upon our receipt of copies of the contract signed by the Tenderer and the performance guarantee issued to you upon the instruction of the Tenderer;
   or
- (b) if the Tenderer is not the successful Tenderer, upon the earlier of
  - (i) our receipt of a copy of your notification to the Tenderer of the name of the successful Tenderer; or
  - (ii) twenty-eight days after the expiration of the Tenderer's Tender validity or any extended period thereof.;

"Notwithstanding anything contained herein:

a) Our liability under this Bank Guarantee shall not exceed ₹\_\_\_\_\_ (Rupees\_\_\_\_\_only);

b) This Bank Guarantee shall be valid upto \_\_\_\_\_; and

c) We are liable to pay the guarantee amount or any part thereof under this Bank Guarantee only and only if you serve upon us a written claim or demand on or before (date of expiry of Guarantee)."

[signature(s)]

Consequently, any demand for payment under this guarantee must be received by us at the office on or before that date \_\_\_\_\_

<sup>[</sup>Authorisation letter from the issuing bank that the signatory of this BG is authorised to do soshould also be enclosed]

## PRE CONTRACT INTEGRITY PACT

#### **General**

This pre-bid pre-contract Agreement (hereinafter called the Integrity Pact) is made on \_\_\_\_\_\_ day of the month of \_\_\_\_\_\_ 20\_\_, between, on one hand, the Board of Members of New Mangalore Port Authority acting through Shri \_\_\_\_\_\_, (Name & Designation of the Officer), New Mangalore Port Authority (hereinafter called the 'BUYER/EMPLOYER', which expression shall mean and include, unless the context otherwise requires, his successors in office and assigns) of the First Part and M/s \_\_\_\_\_\_, Chief Executive Officer (hereinafter called the 'BIDDER' which expression shall mean and include, unless the context otherwise requires, his successors and permitted assigns) of the Second Part.

WHEREAS the 'BUYER/EMPLOYER' has invited bids for \_\_\_\_\_\_ and the BIDDER is submitting his bid for the same and

WHEREAS the BIDDER is a Private company / Public company / Government undertaking / registered partnership firm, constituted in accordance with the relevant law in the matter and the 'BUYER/EMPLOYER' is New Mangalore Port Authority.

NOW, THEREFORE,

To avoid all forms of corruption by following a system that is fair, transparent and free from any influence/prejudiced dealings prior to, during and subsequent to the currency of the contract to be entered into with a view to:-

Enabling the 'BUYER/EMPLOYER' to obtain the desired said stores / equipment / services / works at a competitive price in conformity with the defined specifications by avoiding the high cost and the distortionary impact of corruption on public procurement, and

Enabling BIDDERS to abstain from bribing or indulging in any corrupt practice in order to secure the contract by providing assurance to them that their competitors will also abstain from bribing and other corrupt practices and the 'BUYER/EMPLOYER' will commit to prevent corruption, in any form, by its officials by following transparent procedures. The parties hereto hereby agree to enter into this Integrity Pact and agree as follows:

#### 1.0 Commitments of the 'BUYER/ EMPLOYER'

- 1.1 The 'BUYER/EMPLOYER' undertakes that no official of the 'BUYER/EMPLOYER', connected directly or indirectly with the contract, will demand, take a promise for or accept, directly or through intermediaries, any bribe, consideration, gift, reward, favour or any material or immaterial benefit or any other advantage from the BIDDER, either for themselves or for any person, organization or third party related to the contract in exchange for an advantage in the bidding process, bid evaluation, contracting or implementation process related to the contract.
- 1.2 The 'BUYER/EMPLOYER' will, during the pre-contract stage, treat all BIDDERS alike and will provide to all BIDDERS the same information and will not provide any such information to any particular BIDDER which could afford an advantage to that particular BIDDER in comparison to other BIDDERS.

- 1.3 All the officials of the 'BUYER/EMPLOYER' will report to the appropriate Government office any attempted or completed breaches of the above commitments as well as any substantial suspicion of such a breach.
- 2.0 In case any such preceding misconduct on the part of such official(s) is reported by the BIDDER to the 'BUYER/ EMPLOYER' with full and verifiable facts and the same is prima facie found to be correct by the 'BUYER/EMPLOYER' necessary disciplinary proceedings, or any other action as deemed fit, including criminal proceedings may be initiated by the 'BUYER/ EMPLOYER' and such a person shall be debarred from further dealings related-to the contract process. In such a case while an enquiry is being conducted by the 'BUYER/ EMPLOYER' the proceedings under the contract would not be stalled.

#### **3.0 Commitments of BIDDERS**

The BIDDER commits itself to take all measures necessary to prevent corrupt practices, unfair means and illegal activities during any stage of its bid or during any pre-contract or post-contract stage in order to secure the contract or in furtherance to secure it and in particular commit itself to the following:-

- 3.1 The BIDDER will not offer, directly or through intermediaries, any bribe, gift, consideration, reward, favour, any material or immaterial benefit or other advantage, commission, fees, brokerage or inducement to any official of the 'BUYER/EMPLOYER' connected directly or indirectly with the bidding process, or to any person, organization or third party related to the contract in exchange for any advantage in the bidding, evaluation, contracting and implementation of the contract.
- 3.2 The BIDDER further undertakes that it has not given, offered or promised to give, directly or indirectly any bribe, gift, consideration, reward, favour, any material or immaterial benefit or other advantage, commission, fees, brokerage or inducement to any official of the 'BUYER/EMPLOYER' or otherwise in procuring the Contract or forbearing to do or having done any act in relation to the obtaining or execution of the contract or any other contract with the Government for showing or forbearing to show favour or disfavour to any person in relation to the contract or any other contract with the Government.
- 3.3\* BIDDERS shall disclose the name and address of agents and representatives and Indian BIDDERS shall disclose their foreign principals or associates.
- 3.4\* BIDDERS shall disclose the payments to be made by them to agents/brokers or any other intermediary, in connection with this bid/contract.
- 3.5\* The BIDDER further confirms and declares to the 'BUYER/EMPLOYER' that the BIDDER has not engaged any individual or firm or company whether Indian or foreign to intercede, facilitate or in any way to recommend to the 'BUYER/EMPLOYER' or any of its functionaries, whether officially or unofficially to the award of the contract to the BIDDER, nor has any amount been paid, promised or intended to be paid to any such individual, firm or company in respect of any such intercession, facilitation or recommendation.

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

The term 'relative' for this purpose would be as defined in Section 6 of the Companies Act 1956.

- 3.13 The BIDDER shall not lend to or borrow any money from or enter into any monetary dealings or transactions, directly or indirectly, with any employee of the 'BUYER/EMPLOYER'.
- **3.14** The BIDDER signing IP shall not approach the Courts while representing the matters to IEMs and the contractor will await their decision in the matter.

#### 4.0 PREVIOUS TRANSGRESSION

4.1 The BIDDER declares that no previous transgression occurred in the last three years immediately before signing of this Integrity Pact, with any other company in any country in respect of any corrupt practices envisaged hereunder or with any Public Sector Enterprise in India or any Government Department in India that could justify bidder's exclusion from the tender process.

4.2 The BIDDER agrees that if it makes incorrect statement on this subject, BIDDER can be disqualified from the tender process or the contract, if already awarded, can be terminated for such reason.

#### 5.0 Earnest Money (Security Deposit)

- 5.1 While submitting commercial bid, the BIDDER shall deposit an amount **Rs....../-** (to be specified in Bid Document) as Earnest Money/Security Deposit, with the 'BUYER/ EMPLOYER' through any of the following instruments:
  - i) Bank Draft or a Pay Order in favour of FA & CAO, NMPA
  - ii) A confirmed guarantee by an Indian Nationalized Bank, promising payment of the guaranteed sum to the 'BUYER/EMPLOYER' on demand within 3 working days without any demur whatsoever and without seeking any reasons whatsoever. The demand for payment by the 'BUYER/ EMPLOYER' shall be treated as conclusive proof of payment.
  - iii) Any other mode or through any other instrument (to be specified in the Bid Document).
- 5.2 The Earnest Money/Security Deposit shall be valid upto a period of **six** months or the complete conclusion of the contractual obligations to the complete satisfaction of both the BIDDER and the 'BUYER/EMPLOYER', including warranty period, whichever is later.
- 5.3 In case of the successful BIDDER, a clause would also be incorporated in the Article pertaining to Performance Security in the Project Contract that the provisions of Sanctions for Violation shall be applicable for forfeiture of Performance Security in case of a decision by the 'BUYER/EMPLOYER' to forfeit the same without assigning any reason for imposing sanction for violation of this Pact.
- 5.4 No interest shall be payable by the 'BUYER/EMPLOYER' to the BIDDER on Earnest Money/Security Deposit for the period of its currency.

#### 6.0 Sanctions for Violations

- 6.1 Any breach of the aforesaid provisions by the BIDDER or any one employed by it or acting on its behalf (whether with or without the knowledge of the BIDDER) shall entitle the 'BUYER/EMPLOYER' to take all or any one of the following actions, wherever required:
  - i) To immediately call off the pre contract negotiations without assigning any reason or giving any compensation to the BIDDER. However, the proceedings with the other BIDDER(s) would continue.
  - ii) The Earnest Money Deposit (in pre-contract stage) and/or Security Deposit/Performance Bond (after the contract is signed) shall stand forfeited either fully or partially, as decided by the 'BUYER/EMPLOYER' and the 'BUYER/EMPLOYER' shall not be required to assign any reason therefore.
  - iii) To immediately cancel the contract, if already signed, without giving any compensation to the BIDDER.

- iv) To recover all sums already paid by the 'BUYER/EMPLOYER', and in case of an Indian BIDDER with interest thereon at 2% higher than the prevailing Prime Lending Rate of State Bank of India, while in case of a BIDDER from a country other than India with interest thereon at 2% higher than the LIBOR. If outstanding payment the any is due to BIDDER from the 'BUYER/EMPLOYER' in connection with any other contract, such outstanding payment could also be utilized to recover the aforesaid sum and interest.
- v) To encash the advance bank guarantee and performance bond/warranty bond, if furnished by the BIDDER, in order to recover the payments, already made by the 'BUYER/EMPLOYER', alongwith interest.
- vi) To cancel all or any other Contracts with the BIDDER. The BIDDER shall, be liable to pay compensation for any loss or damage to the 'BUYER/EMPLOYER' resulting from such cancellation/rescission and the 'BUYER/EMPLOYER' shall be entitled to deduct the amount so payable from the money(s) due to the BIDDER.
- vii) To debar the BIDDER from participating in future bidding processes for a minimum period of five years, which may be further extended at the discretion of the 'BUYER/EMPLOYER'.
- viii) To recover all sums paid in violation of this Pact by BIDDER(s) to any middleman or agent or broker with a view to securing the contract.
- ix) In cases where irrevocable Letters of Credit have been received in respect of any contract signed by the 'BUYER/EMPLOYER' with the BIDDER, the same shall not be opened.
- x) Forfeiture of Performance Guarantee in case of a decision by the 'BUYER/ EMPLOYER' to forfeit the same without assigning any reason for imposing sanction for violation of this Pact.
- 6.2 The 'BUYER/EMPLOYER' will be entitled to take all or any of the actions mentioned at para 6.1(i) to (x) of this Pact also on the Commission by the BIDDER or any one employed by it or acting on its behalf (whether with or without the knowledge of the BIDDER), of an offence as defined in Chapter IX of the Indian Penal code, 1860 or Prevention of Corruption Act, 1988 or any other statute enacted for prevention of corruption.
- 6.3 The decision of the 'BUYER/EMPLOYER' to the effect that a breach of the provisions of this Pact has been committed by the BIDDER shall be final and conclusive on the BIDDER. However, the BIDDER can approach the Independent Monitor(s) appointed for the purposes of this Pact.

#### 7.0 Fall Clause

7.1 The BIDDER undertakes that it has not performed/is not performing similar project at a price lower than that offered in the present bid in respect of any other Ministry/Department of the Government of India or PSU and if it is found at any stage that similar project was performed by the BIDDER in any other Ministry/Department of the Government of India or a PSU at a lower price, then that very price, with due allowance for elapsed time, will be applicable to the present case and the difference in the cost would be refunded by the BIDDER to the 'BUYER/EMPLOYER', if the contract has already been concluded.

#### 8.0 Independent Monitors

8.1 The 'BUYER/EMPLOYER' has appointed the following Independent Monitor (hereinafter referred to as Monitor) for this Pact in consultation with the Central Vigilance Commission

Name and Address of the Monitor.

- 8.2 The task of the Monitor shall be to review independently and objectively, whether and to what extent the parties comply with the obligations under this Pact.
- 8.3 The Monitor shall not be subject to instructions by the representatives of the parties and perform his functions neutrally and independently.
- 8.4 Both the parties accept that the Monitor has the right to access all the documents relating to the project/bidding, including minutes of meetings.
- 8.5 As soon as the Monitor notices, or has reason to believe, a violation of this Pact, he will so inform the Authority designated by the 'BUYER/EMPLOYER'.
- 8.6 The BIDDER(s) accepts that the Monitor has the right to access without restriction to all Project documentation of the 'BUYER/EMPLOYER', including that provided by the BIDDER. The BIDDER will also grant the Monitor, upon his request and demonstration of a valid interest, unrestricted and unconditional access to his project documentation. The same is applicable to Subcontractors. The Monitor shall be under contractual obligation to treat the information and documents of the BIDDER/Subcontractor(s) with confidentiality.
- 8.7 The 'BUYER/EMPLOYER', will provide to the Monitor sufficient information about all meetings among the parties related to the Project provided such meetings could have an impact on the contractual relations between the parties. The parties will offer to the Monitor the option to participate in such meetings.
- 8.8 The Monitor will submit a written report to the designated Authority of 'BUYER/EMPLOYER' within 8 to 10 weeks from the date of reference or intimation to him by the BUYER / EMPLOYER / BIDDER and, should the occasion arise, submit proposals for correcting problematic situations.

#### 9.0 Facilitation of Investigation

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

#### **10.0** Law and Place of Jurisdiction

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

#### **11.0 Other Legal Actions**

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

#### 12.0 Validity

- 12.1 The validity of this Integrity Pact shall be from date of its signing and extend up to 5 years or the complete execution of the contract to the satisfaction of both the 'BUYER/EMPLOYER' and the BIDDER, including warranty period, whichever is later. In case BIDDER is unsuccessful, this Integrity Pact shall expire after six months from the date of the signing of the contract.
- 12.2 Should one or several provisions of this Pact turn out to be invalid, the remainder of this Pact shall remain valid. In this case, the parties will strive to come to an agreement to their original intentions.
- 12.3 If the BIDDER is a partnership or a consortium, this agreement must be signed by all partners or consortium members.

**13.0** The parties hereby sign this Integrity Pact at on

**BUYER/EMPLOYER** Name of the Officer and Designation CHIEF EXECUTIVE OFFICER

BIDDER

Witness	Witness
1	1
2.	2.

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

#### Address of IEMs

Shri. Prem Chand Pankaj, Ex-CMD NEEMCO M 402, Pioneer Park, Sector 61, Golf Course, Extn Road, GURGAON. prempankaj@gmail.com

### Annexure-12

## **BOQ - PRICE SCHEDULE**

Validat		Help	Marine De	Item Rate BoQ ept., New Mangalore Port Au	thority	
				UNCH WITH MANNING		O OF 5 YEARS
Contract N	lo: NMPA/ME/PL/2023/1	9 DATED 29	-09-2023	e-tender No. 2023_NMPT_	774096_1	
Name of the	he Bidder/ Bidding Firm	Company :				
			placed by t	ICE SCHEDULE he bidder and the same shou ender. Bidders are allowed to		
NUMBER #	TEXT #	NUMBER #	TEXT #	NUMBER #	NUMBER #	TEXT #
SI. No.	Item Description	Quantity	Units	RATE per Day In Figures To be entered by the Bidder in Rs. P	TOTAL AMOUNT Without Taxes in Rs. P	TOTAL AMOUNT In Words
1	2	4	5	13	53	55
1	HIRE CHARGE					
1.01	CHARTER HIRE RATE PER DAY (24 Hours) BASIC RATE EXCLUDING GST	1.000	Day		0.00	INR Zero Only
Total in Fig			1	1	0.00	INR Zero Only
Quoted Ra	ate in Words			INR Zero O	nly	<u> </u>

## Note:

- ➢ GST will be paid as applicable.
- > The PRICE BID HAS TO BE UPLOADED IN CPP WEBSITE ONLY in the respective event and NO HARD COPY FOR PRICE BID WILL BE ACCEPTED.
- > Price bid evaluation will be as per Clause No.46 of GCC.

## **NMPA BANK DETAILS** FOR REMITTING TENDER FEE & EMD

Name of Payee: The FA & CAO, NMPA, Panambur, Mangalore.

		State Bank of India,
1	Name of the Bank:	Panambur, Mangalore
		Pin: - 575 010.
2	Bank A/C No.	10205649448
3	IFSC Code:	SBIN0002249
4	MICR Code:	575002011

The bidder can also make on-line payment directly to NMPA through "**SBI Collect**".