

Dedicated Freight Corridor Corporation of India Ltd.

(A Government of India Enterprise under Ministry of Railways)

TENDER DOCUMENT

Name of Work: - Security services for DFCCIL in the jurisdiction of GM/ Co-Ordination/DDU.(From Pt. Deen Dayal Upadhyay (DDU) to Karmnasha in the state of U.P.)

Tender No- DFCC-DDU-SS-01-2021

(Participation through E-TENDER only)

Visit: www.ireps.gov.in
March-2021

Corporate Office:

Dedicated Freight Corridor Corporation of India Limited (DFCCIL), 5th Floor Pragati Maidan Metro Station Building Complex, New Delhi- 110001. Phone: +91-11-23454700: Fax: +91-11-23454701

OR

Concerned Field Unit

CGM OFFICE

General Manager/CO, DFCCIL Manas Nagar Railway Colony, Pt.Deen Dayal Upadhyay Nagar (Mughalsarai) Chandauli -232101, Uttar Pradesh, India

Tender forSecurity service for DFCCIL in the jurisdiction of GM/ Co-Ordination DDU.(From Pt. Deen Dayal Upadhyay (DDU) to Karmnasha in the state of U.P.)

Tender No.:DFCC-DDU-SS-01-2021

TABLE OF CONTENTS

S. No.	Description	Page No.
1.	Section 1-Notice Inviting Tender (NIT).	3-4
2.	Section 2-(i) Format for Covering Letter of Tender.	5
	(ii) Check List for Documents to be Submitted.	6
3.	Section 3 –Instructions to Bidders.	7-12
4.	Section 4-General Conditions of Contract.	13-19
5	Section 5- Special Conditions of Contract.	20-23
6	Section 6- Scope of work.	24
7	Section 7- Financial Bid.	25-26
8	Section 8- Annexure-I - Format of Performance Bank	27-29
	Guarantee	
8.1	Annexure-II Format of Agreement	30-32
8.2	Annexure-III Constitution of the Agency/Company/	33-33
	Corporation	
8.3	Annexure-IV- Declaration for Input Tax Credit.	34-34
8.4	Annexure-V- Pre Contract Integrity Pact. (As per norms)	35-43
8.5	Annexure-VI-Bid Securing Declaration Form	44-45

SECTION-1 NOTICE INVITING TENDER (NIT) (Online)

Sealed bids for Limited Tender in a single packet system are invited from DGR sponsored agencies / companies / corporations for Security services for DFCCIL in the jurisdiction of GM/ Co-Ordination/DDU.(From Pt. Deen Dayal Upadhyay (DDU) to Karmnasha in the state of U.P.)

as per the following schedule:-

1.1	Tender No.	DFCC-DDU-SS-01-2021
1.2	Name Of Work	Security services for DFCCIL in the jurisdiction of GM/ Co-Ordination/DDU.(From Pt. Deen Dayal Upadhyay (DDU) to Karmnasha in the state of U.P.)
1.3	Type of Tender	Limited Tender, Single Packet System
1.4	Duration of Contract	One (01) Year and further extendable by One (01) Year at a time, subject to available quota of guards and satisfactory performance at Rates, Terms and Conditions in accordance with DGR Wage Notification.
1.5	Estimated Cost of Work including services charges @14% and excluding GST	Rs. 78,38,991/-(Rs. Seventy Eight Lakhs Thirty Eight Thousand Nine Hundred and Ninety one Only)
1.6.	Cost of Tender Document (Non- Refundable)	Rs. 5000/- Plus GST as applicable, the amount shall be deposited electronically through IREPS portal only
1.7	Tender Processing Fee(Non Refundable)	NIL
1.8	Earnest Money Deposit (EMD) (Tender Security)	To be submitted in the form of Bid Security Declaration as per Annexure- VI
1.9	Uploading of NIT and Tender Document i.e. Time of Sale of Tender (Online)	From 22/03/2021 On www.ireps.gov.in
1.10	Last Date and Time of Submission of Tender (Online)	05/04/2021upto 15.00 hrs. on www.ireps.gov.in
1.11	Date of Time of Opening of Tender (Online)	05/04/2021 at 15.30 hrs. On_www.ireps.gov.in.
1.12	Tender Validity	90 days from the Date of Opening of Tender.
1.13	Address for Communication	CGM OFFICE General Manager/CO, DFCCIL Manas Nagar Railway Colony,

1.14	Help Desk for	Pt. Deen Dayal Upadhyay Nagar (Mughalsarai) Chandauli -232101, Uttar Pradesh, India www.ireps.gov.in and helpdesk no.011-23761525		
	E- Tendering	(10 Lines) Timings: 08.00 AM to 07.00 PM		
1.15	Availability of Tender Documents	The Tender documents can be downloaded from www.ireps.gov.in , Tenderer who wishes to view free Notification and Tender Documents can visit www.ireps.gov.in , DFCCIL's website www.eprocure.gov.in ; Central Procurement Portal, www.eprocure.gov.in ; DFCCIL may issue Addendum(s)/Corrigendum(s) to the Tender document, if any, which shall be issued at least three days in advance of date of opening of tenders and placed on website www.ireps.gov.in only.		

2.0 General

- 2.1 Tender document is non-transferable. Tender received from Tenderer in whose name Tender Document has been issued, shall only be considered.
- 2.2 No extension in the Tender Due Date shall be considered on account of delay in receipt of Tender document by post. Late/Delayed Tender shall not be considered for evaluation.
- 2.3 The Offer shall be valid for 90 days from the date of opening of the tender, and extend further if required from time to time. The Bidder cannot withdraw their offer within the period of validity/extended validity lest liable to be disqualified.
- 2.4 Notice Inviting Tender (NIT), Tender Document and Corrigendum/Addendum if any, will be posted on the E Tendering website www.ireps.gov.in. Tenderers are advised to complete all submission related work well before Time and Date for Submission of Tender Online. Any request for modification in the time/date of submission of tender due to tenderer's failure to submit his/her offer, will not be accepted.

SECTION 2

(I) FORMAT FOR COVERING LETTER OF TENDER

(On Letter Head of Agency/ Company/ Corporation)

To, General Manager/Co-ordination DFCCIL, DDU

Sub:Tender for Security services for DFCCIL in the jurisdiction of GM/ Co-Ordination/DDU.(From Pt. Deen Dayal Upadhyay (DDU) to Karmnasha in the state of U.P.).

Ref.: 1.Tender No DFCC-DDU-SS-01-2021. 2.DGR Letter No. No2112/SA/ DFCC/2021/Uttar Pradesh/5646/5856/ 5736/ Emp Date 09.03.2021

- 1. I /We have read the various terms and conditions of tender attached hereto and hereby agree to abide by the said terms and conditions. I/We also agree to keep this tender open for acceptance for a period of 90 days from the date fixed for opening of the same and if I/We default thereof, I/We will be liable for disqualification. I/We offer to do the work as set out in the Tender Document. I/We also agree to abide by the Terms and Conditions of the Contract and to carry out the work according to the Scope of Work and Terms and Conditions of Contract as mentioned in the Tender Document for the execution of present contract.
- 2. The offer shall stand forfeited without prejudice to any other rights or remedies if:
 - * I/We do not execute the Contract Agreement within 30 (thirty) days from the date of issue of Letter of Acceptance; or
 - * I /We do not deposit Contract Performance Guarantee (CPG) or Bank Guarantee equal to 10% of One month's wage bill within 15 days of issue of letter of acceptance; or
 - * I/We do not commence the work within 7 days after receipt of Letter of Acceptance or from the date as specified in the Letter of Acceptance; or
 - * I/We withdraw the offer during the period of validity/extended validity; or
 - * When any of the information furnished by the tenderer is not found true.
 - * Until a formal agreement is executed, acceptance of this tender shall constitute a binding contract between us subject to the modifications, as may be mutually agreed to, and indicated in the Letter of Acceptance or my/our accepted offer for the work.

	(Signature of Bidder)
	(Name and Address of Bidder)
(Signature of Witness)	,
(Name & Address of Witness)	_

(ii) CHECK LIST FOR DOCUMENTS TO BE SUBMITTED

S. No.	Documents to be Attached	Tick Yes/ No
1.	Covering Letter as per format given in the Section 2.	
2.	Copy of DGR Sponsorship Letter	
3.	Copy of DGR empanelment Certificate (with photograph and signature of Proprietor/Directors)Original to be produced for verification at the time of contract signing	
4.	PSARA License for the State of operation of the Security Agency.	
5.	Certified Copy of GST No. and PAN Card	
6.	Registration Certificate for ESI, EPF & Contract Labour (Regulation and Abolition) Act 1970 & Valid Labour License as per Contract Labour (Regulation and Abolition) Act 1970.	
7.	Certified Copy of Registration of Company/Corporation/Agency, Partnership Deed /Memorandum and Articles of Association of the Company/Corporation/Agency.	
8.	Constitution of the Company/Corporation/Agency in the form prescribed in Annexure-III	
9.	Complete Tender Document including Corrigendum/Addendums Signed by the Bidder.	
10.	Financial Bid to be filledon <u>www.ireps.gov.in</u> in online mode only	

Important Notes:

The interested tenderers, who wish to participate and todownload the tender document, should visit website www.ireps.gov.in which is the only website for bidding their offer,NIT and Tender Document can be viewed from 22.03.2021 and Bidding can be started from 22.03.2021. Bids can be submitted upto 15:00 hrs of 05.04.2021 through www.ireps.gov.in, after successful payment of form fee in the form of e-payment made through IREPS portal only.

SECTION 3

INSTRUCTIONS TO BIDDERS

1.0 The Salient Features of the Contract are as follows:

i.	Tender No.	DFCC-DDU-SS-01-2021
ii.	Name of Work	Security services for DFCCIL in the jurisdiction of GM/ Co-Ordination/DDU.(From Pt. Deen Dayal Upadhyay (DDU) to Karmnasha in the state of U.P.
iii.	Duration of Contract	One (01) Year and further extendable by One (01) Year at a time, subject to available quota of guards and satisfactory performance at Rates, Terms and Conditions in accordance with DGR Wage Notification.
iv.	Estimated Cost of Work including services charges @14% and excluding GST	Rs. 78,38,991/-(Rs. Seventy Eight Lakhs Thirty Eight Thousand Nine Hundred and Ninety one Only)
V.	Earnest Money Deposit (EMD)	NIL
vi.	Security Deposit/ Retention Money	Contract Performance Guarantee (CPG) or Bank Guarantee equal to 10% of One month's wage bill to be submitted within 15 days from the Date of Issue of Letter of Acceptance (LOA).

2.0 **ELIGIBILITY CRITERIA:**

S. No.	Criteria	Documents Required		
(i)	a) Empanelment by DGRb) DGR Sponsorship	a) Valid DGR empanelment certificate (with photograph and signature of directors/proprietor) b)DGR Sponsorship Letter		
(ii)	Private Security Agencies (Regulation) Act 2005 (PSARA) license for the state of operation of the	Valid PSARA license for the state operation of the security agency.		

	security agency.	
(iii)	(a) The Bidder should be registered for ESI, EPF and Contract Labour (Regulation and Abolition) Act, 1970.	Valid Registration Certificate for ESI, EPF and Contract Labour (Regulation and Abolition) Act, 1970.
	(b) The Bidder must be possessing Valid Labour License under Contract Labour (Regulation and Abolition) Act, 1970.	
	(c) The Bidder must be possessing GST Registration Number and PAN Card.	
(iv)	Total contract Amount received as per financial statement for three financial year i.e current year (2018-2019) and previous three years(2016-17), (2017-18), (2018-19)	Copy of audited balance sheets ITCC/TDS certificates of the three financial years 2016-17), (2017-18), (2018-19)

3.0 Details of the Bidder:

S. No	Particulars	
1.	Name of Company/Corporation/Agency.	
2.	Address with Telephone, Fax No., Mobile No. and E-Mail ID.	
3.	Status of Applicant (DGR sponsored Company/Corporation/Agency) (Attach documentary evidence)	

4.0 SUBMISSION OF E-TENDER:

4.1 Tender Document Obtaining Process

- 4.1.1 It is mandatory for all Tenderers to have Class-III Digital Signature Certified from any of the Licensed Certifying Agencies ('CA') to participate in E-Tendering of DFCCIL, (Tenderer can see the list of Licensed CAs from the link www.cca.gov.in), in the name of the person who will submit the Online tender and is authorized to do so.
- 4.1.2 To participate in E-Tender, visit www.ireps.gov.in which is the only website for Bidding. However, Bid Documents can be viewed from www.dfccil.com and www.ireps.gov.in.

4.2 Submission of Offer

- 4.2.1 This is a Limited E-tender invited from DGR Sponsored Security Service Agencies as per DGR Letter No. No2112/SA/ DFCC/2021 / Uttar Pradesh / 5646 / 5856 / 5736/Emp Date 09.03.2021 for for Security services for DFCCIL in the jurisdiction of GM/ Co-Ordination/DDU.(From Pt. Deen Dayal Upadhyay (DDU) to Karmnasha in the state of U.P. . NIT and Tender Document will be uploaded on 22.03.2021 The Tender can be submitted Online on www.ireps.gov.in up to 15:00 Hrs of 05.04.2021.
- 4.2.2 All the required documents as mentioned in Check list from S.No.1-10,shall be uploaded to the E-Tendering web site www.ireps.gov.in within the period of bid submission. No physical submission is required.
- 4.2.3 The detailed instructions of e-tendering can be read through website www.ireps.gov.in.
- 4.2.4 The Addendum/Corrigendum, if any; shall be hosted on the website www.ireps.gov.in only.
- 4.2.5 The tender will be accepted only in e-tendering mode and **no other mode** of submission shall be accepted.
- 4.2.6 The supporting documents for Eligibility Criteria are essentially required to be uploaded on the website www.ireps.gov.in with the digitally signed copy of tender document.
- 4.2.7 In case scheduled date is declared as holiday, tender can be uploaded up to 15:00 hrs on the next working day and will be opened at 15:30 hrs on that day.

- 4.2.8 The bid document shall be submitted through Digital Signature of the tenderer.
- 4.2.9 The bid shall be accepted through Online mode only. The bid submitted after the time and date fixed for submission of Bids as set out in the tender document will be summarily rejected.
- 4.2.10 Bidders are required to give Un-Conditional Offers. A Conditional Offer is liable to be rejected. DFCCIL reserves the right to modify, expand, restrict, scrap, reject and re-float tender without assigning any reasons whatsoever.
- 5.0 The Bidder shall closely peruse all the clauses, instructions, terms and conditions, scope of work, specification etc. as indicated in the Tender Document before quoting. Should the Bidder have any doubt about the meaning of any portion of the Tender Document or find discrepancies/omissions in the tender document issued or require clarification, he/she shall at once contact the authority inviting the tender for clarification at least seven days before the due date of submission of the tender.
- **6.0** Bid Document shall be accompanied by all the documents required to be submitted as specified in the Tender Document along with all Addendums and Corrigendum.
- **7.0** All Bids shall be submitted in accordance with the instructions contained in the Tender Document (Bid Document). Non-compliance of any of the instructions contained in the Tender Document is liable in Bid being rejected.
- 8.0 After award of contract to the Successful Bidder, if it is observed that there is any discrepancy or ambiguity about any terms and conditions mentioned in the Tender Document, the interpretation of same given by GM/Co./DDU DFCCIL shall be considered as final and binding.
- **9.0** For the same Item featuring at more than one place in different sections, the order of priority shall be as follows:
 - (i) Financial Bid.
 - (ii) Notice Inviting Tender.
 - (iii) Instructions to Bidders.
 - (iv) Scope of work.
 - (v) Special Conditions of Contract, if any.
 - (vi) General Conditions of Contract.

If any Item is found common in Special Conditions of Contract and General Conditions of Contract, then the provision given in Special Conditions of Contract will prevail over General Conditions of Contract for the same Item.

- 10.0 Bidder must fill up all the schedules and furnish all the required information on e-mode as per the instructions given in various sections of the Tender Document. Complete Tender Document along with Addendums, Corrigendum and Documents is specified in the Tender Document, must be submitted through Digital Signature by the Tenderer in token of complete acceptance thereof. The information furnished shall be complete in itself. No page of this Tender Document shall be removed and the set must be uploaded as it is.
 - 11.0 Submission of a tender by a tenderer implies that he had read all the tender documents including amendments/corrigendum if any, visited the site and made him/her aware of the scope of the work to be done, local conditions and other factors having any bearing on the execution of the work.
 - 12.0 DFCCIL reserves all rights to reject any tender including of those tenders who fail to comply with the instructions without assigning any reason whatsoever and does not bind itself to accept the lowest or any specific tender. The decision of DFCCIL in this regard shall be final and binding. Any failure on the part of the tenderer to observe the prescribed procedure and any attempt to canvass for the work will prejudice the tenderer's bid.
 - **13.0** Tenderers may note that they are liable to be disqualified at any time during tendering process in case any of the information furnished by them is not found to be true. The decision of the DFCCIL in this regard shall be final and binding.
 - **14.0** The evaluation of tenders will be made on the basis of fulfilment of Eligibility Criteria mentioned in the Bid Document. However, DFCCIL reserves the right to seek any clarification from the bidder.

15.0 Modification/Substitution/Withdrawal of Bids:

The Bidder may modify, substitute or withdraw its e-bid after submission, prior to 15:00 hrs. Of 05/04/2021 (Last Date & Time for Tender submission termed as Tender Closing Date & Time). No Bid shall be modified, substituted or withdrawn by the Bidder on or after the Bid Due Date.

Any alteration/modification in the bid or additional information supplied subsequent to the bid due date, unless the same has been expressly sought for by the Authority, shall be disregarded.

For modification of e-bid, Tenderer has to detach its old bid from e-tendering portal and upload/ resubmit digitally signed modified bid.

For withdrawal of tender, tenderer has to click on withdrawal icon at www.ireps.gov.in .Before withdrawal of a bid, it may specifically be noted

that after withdrawal of a bid for any reason, Tenderer cannot re-submit their tender again.

16.0 Opening and Evaluation of Bids:

(i) E-Tender shall be opened Online at the address given below at the time and date as specified in Section –I (Notice Inviting Tender) in the presence of Tenderers or their authorized representatives, if they choose to attend the Online Tender Opening.

Address: CGM OFFICE

General Manager/CO, DFCCIL Manas Nagar Railway Colony, Pt. Deen DayalUpadhyay Nagar (Mughalsarai) Chandauli -232101, Uttar Pradesh, India

- (i) For participating in the tender, the Authorized Signatory holding Power of Attorney shall be the Digital Signatory. In case, the Authorized Signatory holding Power of Attorney and Digital Signatory are not same, the Bid shall be considered Non-Responsive.
- (ii) The Authority shall Open Bid Documents received in electronic form Online at 15.30 hours on 05.04.2021, in the presence of Tenderers or their Authorized Representatives who choose to attend.

17.0 Deadline for Submission of Tender

Tenderer(s) must ensure to complete the tender submission process in time as www.ireps.gov.in will stop accepting any Online Tender after Tender Closing Due Date & Time (15:00 Hrs. of 05.04.2021).

18.0 Bidder may visit the site on any working day to assess the Scope of Work before submitting their offer.

SECTION 4

GENERAL CONDITIONS OF CONTRACT

1.0 PERFORMANCE SECURITY DEPOSIT (Retention Money):

The tenderer shall submit Security Deposit in the form of Bank Guarantee @ of 10% of 1 month wage bill in favour of DFCCIL submitted at the office of GM/Co./DDU which forms the stipulated percentage of the contract amount as specified in the Letter of Acceptance. The Bank Guarantee shall be submitted as per prescribed format (Annexure-I) from any Nationalized/ Scheduled Commercial Bank of India within 15 days from the date of issue of Letter of Acceptance (LOA).

The Bank Guarantee will be furnished after LOA has been issued but before signing of the Contract Agreement and should be valid up to 2 months after the expiry of completion period. In case, if contract period is extended as per provision of DGR guideline, the contractor shall get the validity of Bank Guarantee extended to cover such extended period. When the contract is rescinded, the Bank Guarantee shall be forfeited and shall be encashed. No interest is paid on the Security Deposit. In case of violation of Integrity Pact, the Bank Guarantee shall be en-cashed.

2.0 DURATION:

The contract shall be for a period of one (1) year commencing from the date as mentioned in the Letter of Acceptance and may be extendable further for a period of one (1) year subject to available quota of guards, satisfactory performance and at Rates, Terms and Conditions in accordance with DGR Wage Notification.

3.0 CONTRACT AGREEMENT and COMMENCEMENT OF WORK:

Within 30 days from the Date of Issue of Letter of Acceptance, the Successful Bidder will be required to execute the Contract Agreement in the format as per Annexure II of the Tender Document. However, Contract Agreement can only be signed after submitting the Security Deposit and signing of the Integrity Pact. The Successful Bidder shall commence the work from the date as specified in the Letter of Acceptance.

Holder of Power of Attorney/Representative of Proprietor/ Director is not authorized to conclude the contract with the principal employer (DFCCIL) as per DGR Letter No. No2112/SA/ DFCC/2021 / Uttar Pradesh / 5646 / 5856 / 5736/Emp Date 09.03.2021.

The Proprietor/Director of the agency awarded the contract, shall produce the following in person at the time of signing of the Contract Agreement, and Principle Employer (DFCCIL) will verify the same.

(a) Copy of the DGR Sponsorship letter

- (b) Original DGR Empanelment Certificate (with photograph & signature of proprietor/ Directors).
- (c) PSARA license for the state of operation of the security agency.
- (d) All other documents in original as mentioned in the Bid documents.

4.0 STATUTORY COMPLIANCES:

The Contractor shall;

- (a) Accept full and exclusive liability for the personnel deployed and other obligations referred under the laws/rules/regulations now and thereafter imposed by the appropriate government/authorities.
- (b) Keep DFCCIL indemnified against all losses, damages or liability arising out of or imposed in the course of employment of such persons or arising in accordance with any labour laws. DFCCIL will not have any liability whatsoever concerning the persons deployed by the Contractor for the purpose.
- (c) If as a result of any claim arising out of any reasons stated in 2 (b) above or due to any negligence on part of the personnel deployed, if DFCCIL is made to pay any amount, then DFCCIL shall recover the same from the payment due to the Contractor or send a notice to the Contractor for refund of the same to the DFCCIL and the Contractor shall be liable to reimburse the same within 7 working days of the receipt of such notice.
- (d) The Bidder shall comply all statutory requirements including compliance of Laws, Acts, Rules and Regulations. The tender document shall be governed by the Indian Laws both substantive and procedural Laws. Applicable Laws shall mean all Laws, Bye-Laws, Statutes, Rules, Regulations, Orders, Ordinances, Courts, Guidelines, Notices, Directions, Judgements, Decrees or other requirements or Official Directives and /or of any Statutory Authority in the Republic of India.

5.0AUTHORISATION AND ATTESTATION:

Tenders shall be signed by the person duly authorized /empowered to do so. Certified copies of such authority (Power of Attorney) and relevant documents shall be submitted along with the tenders.

6.0 VALIDITY OF OFFER:

The offer shall be kept open for acceptance for a minimum period of 90 days from the date of opening of tenders, and extend further if required from time to time. In case Dedicated Freight Corridor Corporation of India

Ltd., calls for negotiations, such negotiations shall not amount to cancellation or withdrawal of the Original offer which shall be binding on the Tenderers.

7.0 REJECTION OF TENDER AND OTHER CONDITIONS:

- 7.1 The acceptance of tender will rest with Dedicated Freight Corridor Corporation of India Ltd. which does not bind itself to accept the lowest tender or any tender and reserves full rights to reject any or all the tenders without assigning any reason whatsoever.
- 7.2 Conditional tenders, incomplete tenders or otherwise considered defective and not in accordance with the tender conditions, specifications etc. are liable to be rejected.
- 7.3 If the Tenderer deliberately gives wrong information in his/her tender, DFCCIL reserves the right to reject such tender at any stage or to cancel the contract, if awarded and forfeit the Security Deposit/ Performance Security/any other money due.
- 7.4 Canvassing in any form in connection with the tender is strictly prohibited and the tenders submitted by the Contractor who resorts to canvassing are liable to be rejected.
- 7.5 Should a Tenderer or Contractor or in the case of a firm or Company of Contractors/one or more of its Partners/Shareholders/ Directors have a relation or relations employed in DFCCIL, the authority inviting the tender shall be informed to the fact along with the offer, failing this DFCCIL may at its sole discretion reject the tender or cancel the contract and forfeit the Earnest Money/Security Deposit.
- 8.0 Estimated Cost of Work as indicated in the Section-1 and Section-3 is including service charges @14% and excluding GST. GST shall be paid as per applicability and the Documentary Proofof the payment to GST Authority is to be submitted by the Agency to DFCCIL with the subsequent Bill.As per GST Act, Anti Profiteering Measures shall be taken. Successful Agency shall pass Input Tax Credit to the DFCCIL and shall give Declaration within 3 days from the date of issue of Letter of Acceptance in the Format as per AnnexureIV.

9.0 Payment Terms:

(a) Payment shall be made on a monthly basis for which contractor shall submit monthly bill/invoiceas per GST norms in duplicate before 30 of

- every month for the previous month and shall be regulated according to the prevailing Minimum Rates of Wages notified and amended from time to time and approved by the Directorate General Resettlement.
- (b) GST shall be paid as per applicability. Documentary proof to be submitted with the subsequent bill.
- (c) No advance payment shall be made.
- (d) The contractor shall provide the following details/documentary proof as required by DFCCIL for passing of Bill/Invoice.
 - 1. Valid workman compensation Insurance Policy/ESI remittance challans of previous to previous month.
 - 2. PF remittance challans copy for the persons engaged of previous to previous month.
 - 3. Contractor shall submit Bank Statement of preceding month's salary paid to each deployed person while submitting current wage bill. The contractor shall ensure payment of wages etc. to the deployed personnel though Bank. The contractor shall make actual disbursement of wages/salary to the deployed personnel through their bank accounts. The contractor shall submit documentary proof for the same. Any dispute arising out of non-payment, short payment or delayed payment has to be settled by the contractor. In no circumstances, the actual disbursement shall be less than the agreed amount without prior approval of DFCCIL.
 - 4. The Contractor shall submit their PAN No. along with complete Bank details/NEFT Mandate Form issued by their Bank.
 - (e) Payment of amount claimed will be arranged after necessary checks of the correctness of claim, deducting all charges due including taxes, tax deduction at source (TDS) at the prescribed rate as per the Income Tax, 1961. Necessary certificates of Tax Deduction shall be given.
- (f) The aforesaid payment of the bill will ordinarily be made within 15 working days through E-banking only. The delay however shall neither entitle the Contractor to claim interest nor terminate contract.

10.0SERVICE CHARGES

Contractor will be paid service charge as applicable per month on wage bill of respective month.

11.0 PAYMENT OF WAGES

11.1 The wage structure will be based on salary payable to the trained security guards/supervisor as per the minimum wages act of the respective state. For calculation of wages of different categories of security personnel of Resettlement (DGR) norms as detailed in the scheduled financial bid will be adopted.

11.2 Basic rates as mentioned in the financial bid are subject to revision (increase or decrease) as and when there is any such revision notified by the authority under the Minimum Wages Act 1948 and also approved by the DGR.

12.0 **INDEMNITY**:

The security agency/ company/ corporation shall indemnify and hold harmless to DFCCIL and its directors, officers and employees from and against all and any claims, demands, losses, damages, penalties, expenses and proceedings connected with the implementation of this contract or arising from any breach or non-compliance whatsoever by the security agency/ company/ corporation or any of the persons deployed by it pursuant hereto of or in relation to any such matter as aforesaid or otherwise arising from any act or omission on their part, whether wilful or not, and whether within or outside the premises including but not limited to any and all claims by the security agency/ company/ corporation.

12.1 In performing the terms and conditions of the contract, the security agency/ company/ corporation shall at all times act as an Independent security agency/ company/ corporation. The contract does not in any way create a relationship of principal and agent between DFCCIL and the security agency/ company/ corporation. The security agency/ company/ corporation shall not act or attempt or represent itself as an agent of DFCCIL. It is clearly understood and accepted by both parties that this contract between the parties evidenced by it is on a principal to principal basis and nothing herein contained shall be construed or understood as constituting either party hereto, the agent or representative of the other, under any circumstances. The security agency/ company/ corporation and their hired personnel shall never under any circumstances whatsoever, be entitled to claim themselves to be the employees of DFCCIL.

FORCE MAJEURE:

- 13.1 For the purpose of this contract, "Force Majeure" means an event which is beyond the reasonable control of a party which makes agency's performance of its obligations under the contract impossible or so impractical as to be considered impossible under the circumstances.
- 13.2 The failure of a party to fulfil any of its obligations under the contract shall not be considered to be a breach of, or default under this contract in so far as such inability arises from an event of Force Majeure, provided that the party affected by such an event(s) has taken all reasonable precautions, due care and reasonable alternative measures in order to carry out the terms and conditions of this contract and has informed the other party as soon as possible about the occurrence of Force Majeure condition.

14.0 RESOLUTION OF DISPUTES AND ARBITRATION:

- 14.1 In the event of any dispute or difference whatsoever arising under this contract or in connection therewith including any dispute relating to existing meaning and interpretation of this contract, shall be settled amicably through mutual negotiation by the parties. In case, there is no amicable settlement of disputes, the same shall be referred to the sole arbitrator as appointed by DFCCIL. The arbitrator shall be appointed by the concerned Chief General Manager/ General Manager (Co-ordination). The Arbitration shall be conducted at DFCCIL Office, DDU in accordance with the provisions of the Arbitration and Conciliation Act 1996. Notwithstanding any disputes between the parties, the contractor shall not be entitled to withhold, delay or defer its obligations, under the contract, and the same shall be carried out in accordance with the terms and conditions of the contract.
- 14.2 Notwithstanding any disputes between the parties, the contractor shall not be entitled to withhold, delay or defer its obligations, under the contract, and the same shall be carried out in accordance with the terms and conditions of the contract.

15.0 TERMINATION OF CONTRACT:

In case the services of the security agency/ company/ corporation are not found satisfactory, or there is a breach of any of the terms and conditions of the contract, the contract can be terminated by DFCCIL by giving one month notice. In case if corrective action is not taken by the security agency/ company/ corporation, DFCCIL shall have the right to terminate the contract after completion of the notice period of one month. But no such notice will be necessary, if Contract is to be terminated on the grounds of serious

misconduct or due to any act which requires immediate vacation of DFCCIL premises by the security agency/ company/ corporation. In case of termination of contract, the Security Deposit shall be forfeited by the DFCCIL. Unsatisfactory Service in this case would be frequent absence or poor attendance of the Security Staff, delay or inability to provide replacements, poor performance of Security Staff, poor discipline, discourteous behaviour of staff, indiscipline in the premises etc. (which includes Usage of Alcohol/Drugs/other Banned Substances, using Foul Language, getting involved in objectionable activities etc.) or any non-compliance of the provisions of the contract.

16.0 Jurisdiction of Courts:

The Courts of DDU shall have exclusive jurisdiction in all matters arising out of and under this contract.

17.0 Rights of DFCCIL:

DFCCIL reserves the right to change the shift timings of the security staff, deployment of security staff and increase/ reduce the number of security staff whenever it feels necessary.

DFCCIL reserves the right to make additions/alterations to and/or amend the terms and conditions of the contract, without basically affecting the core of the contract.

18.0 IMPLEMENTATION OF INTEGRITY PACT (As per norms):

- (a) To improve transparency and fairness in the tendering and contract management, DFCCIL has implemented the Integrity Pact.
- (b) Integrity Pact is to be signed by the successful bidder and the DFCCIL Officer-in-charge in the format enclosed at the Annexure V.
- (c) The Integrity Pact shall commit the persons/officials on both sides, not to resort to any corrupt practices in any aspect/at any stage of the contract.

Section-5

Special Conditions of Contract

1.0 DEPLOYMENT

- 1. All deployed security staff shall necessarily be ex-servicemen and meet the DGR norms/guidelines.
- 2. The security personnel will be required to be deployed round the clock in three shifts or as notified by DFCCIL.
- 3. The Contractor shall ensure that the deployment is done on all days of a month [seven (7) days a week] irrespective of weekly off days, National holidays or other holiday and without any extra payment.
- The deployment of security personnel shall be decided in consultation with DFCCIL, round the clock per shift/point as per the requirement of DFCCIL from time to time
- 5. The security agency/ company/ corporation shall submit to DFCCIL a list of all security guards/supervisor deployed by them in the jurisdiction of GM/Co-ordination/DDU(For U.P. Portion) giving their details like age, address, discharge certificate from the armed forces, etc.
- 6. Security guards/supervisor who are trained/ experience of having worked satisfactorily in the past and are physically fit and are of proven integrity shall only be posted.
- 7. In case of unsatisfactory performance or misbehavior by any of the deployed security personnel, Contractor shall make immediate arrangements to replace the individual on advice of DFCCIL.
- 8. All security staff deployed by the security agency/ company/ corporation will be governed as per the guidelines and norms laid down by the Directorate General of Resettlement, Ministry of Defense.
- 9. No security personnel deployed on duty will leave the workplace/ beat unless properly relieved. Workplace/ beat shall not remain unmanned anytime during the period of the contract.
- 10. Only persons/vehicle with valid identity card/ valid passed issued by DFCCIL will be allowed entry into the jurisdiction.
- 11. If as a result of negligence of the security personnel the DFCCIL suffers any loss, the security agency/ company/ corporation shall be liable to make good the loss.
- 12. The security agency/ company/ corporation will indemnify the employer against any claim, loss, damage occurred or caused to the employer due to willful acts or omissions or carelessness or negligence of the employed by the company, while on duty.
- 13. The security personnel will not be treated as the employees of the DFCCIL, but they will be the employees of security agency/ company/ corporation and liabilities on the account of said employees will be that of the security agency/ company/ corporation.

14. The security agency/ company/ corporation shall not sublet, transfer or assign the contract or any part thereof, without the previous written approval of DFCCIL. In case the security agency/ company/ corporation contravenes this condition, DFCCIL shall be entitled to place the contract elsewhere at the cost and risk of the security agency/ company/ corporation and all expenses borne on this account shall be recovered from the concerned security agency/ company/ corporation.

2.0 OBLIGATIONS OF THE SECURITY AGENCY/ COMPANY/ CORPORATION The security agency/ company/ corporation shall:

- **a.** Be responsible for round the clock security and surveillance of station building, station area, Integrated Maintenance Depot (IMD), Integrated Sub Maintenance Depot (ISMD), Auto Location Huts (ALH), Tele Huts, track machine depot, railway sidings, Over Head Equipment (OHE) Depot, track & its fittings, signal equipments, Tower Wagon Sheds (TWSs), MachineMaintenance Units (MMUs),Traction Sub Stations (TSSs), Sectioning and Paralleling Posts (SPs), Sub Sectioning and Paralleling Posts (SSPs), other infrastructure, equipments and fittings etc in the jurisdiction.
- **b.** Ascertain the antecedents of security staff being employed. Police verification of all employees should be done by the director/ proprietor of the security agency/ company/ corporation. The director/ proprietors are directly responsible for the action of his/her employees wherever employed.
- **c.** Ensure that the security guards/supervisor deputed for duty in the jurisdiction of GM/Co-ordination/DDU are of sound character, integrity and are competent/ qualified to carry out the duties assigned to them.
- **d.** Ensure that each security staff shall always be in proper uniform, wear name badges and possess a torch (during evening & night shift) a baton to be supplied by the contractor and maintain decorum of good behavior at all times;
- **e.** Ensure that all deployed security personnel are trained in firefighting operations, first aid and emergency rescue operations.
- **f.** Exercise the greatest possible care and take adequate preventive measures against theft, sabotage and damages of DFCCIL's property including material and machinery. Any loss of damage caused due to the negligence of the security personnel in the performance of their duty shall be charged to the security agency/ company/ corporation.
- **g.** Conduct periodic and surprise inspection of jurisdiction including night inspection, at least once in a week and submit report to the nominated officer at DFCCIL.
- **h.** Ensure that all security guards/supervisors posted in the jurisdiction of GM/Co-ordination/DDU shall scrupulously follow the laid down instructions, rules and advices.

- i. Properly train its nominated security personnel to maintain liaison with the Local Police, Railway Protection Force and DFCCIL officer-in-charge about any untoward incident in the jurisdiction on round the clock basis.
- **j.** Properly train its nominated security personnel to maintain liaison with Fire Brigade Station, and inform them immediately in case of any fire incident.
- **k.** Maintain proper records and registers as required/may be prescribed by DFCCIL.
- **I.** Strictly comply all the relevant guidelines/stipulation contained in DGR's sponsorship letter Letter No. No2112/SA/ DFCC/2021/Uttar Pradesh/5646/5856/5736/Emp Date 09.03.2021 and DGR guidelines issued vide Ministry of Defense's office memorandum no. 28(3)/2012-D(RES-1) dated 09/07/2012 along with amendment dated 16/01/13 or latest DGR guideline as applicable.
- **m.** Ensure that security guards/supervisor obeys the instruction of officers under whose control they are expected to work.
- **n.** The above lists of covenants are only illustrative and not exhaustive.
- **o.** The attendance rolls for security staff deployed by the security agency/company/corporation in the jurisdiction of GM/Co/DDU shall be provided by the security agency/company/ corporation and shall be monitored and maintained by them. These attendance rolls shall be signed by the authorized representative of the security agency/ company/ corporationwhich shall be verified by the nominated officer of DFCCIL.
- **p.** <u>PENALTY</u>: For any negligence on duty, misbehavior, violation of contractual obligation, not wearing proper uniform, poor performance & non-observance of punctuality, etc. DFCCIL at their discretion may impose a penalty of such amount on the security agency/ company/ corporation which may not exceed Rs. 1,000/for every such incident.

q. <u>Updation of labour data on Shramik Kalyan portal:</u>

The security agency/ company/ corporation shall abide by the provisions of the Payment of Wages Act & Minimum Wages Act in terms of clause 54 & 55 of Indian Railways General Conditions of Contract. In order to ensure the same, an application has been developed and hosted on website 'www.shramikkalyan.indianrailways.gov.in. The security agency/ company/ corporation shall register his agency/company etc, and upload requisite details of labour and their payment in this portal. These details shall be available in public domain. The Registration/ updation of Portal shall be done as under:

- a) The security agency/ company/ corporation shall apply for onetime registration of his/her company/firm etc in the Shramik Kalyan portal with requisite details subsequent to issue of Letter of Acceptance. The Chief General Manager/General Manager (Co-ordination) or his/her representative shall approve the contractor's registration on the portal within 7 days of receipt of such request.
- b) The security agency/ company/ corporation once approved by the Chief General Manager/General Manager (Co-ordination) or his/her representative,

- can create password with login ID (PAN No.) for subsequent use of portal for all LoAs issued in his/her favour.
- c) The security agency/ company/ corporation once registered on the portal, shall provide details of his Letter of Acceptance (LoA)/ Contract Agreements on Shramik Kalyan portal within 15 days of issue of any LoA for approval of concerned the Chief General Manager/General Manager (Co-ordination) or his/her representative. The Chief General Manager/General Manager (Co-ordination) or his/her representative shall update (if required) and approve the details of LoA filled by contractor within 7 days of receipt of such request.
- d) After approval of LoA by the Chief General Manager/General Manager (Coordination) or his/her representative, the security agency/ company/ corporation shall fill the salient details of contract labours engaged in the contract and ensure updating of each wage payment to them on Shramik Kalyan portal on monthly basis.
- e) It shall be mandatory upon the security agency/ company/ corporation to ensure correct and prompt uploading of all salient details of engaged contractual labour & payments made thereof after each wage period.

While processing payment of any 'On Account bill' or 'Final Bill' or release of
'Advances or 'Performance Guarantee/ Security Deposit', the security
agency/ company/ corporation shall submit a certificate to the Chief General
Manager/General Manager (Co-ordination) or his/her representative that "I
have uploaded the correct details of contract labours engaged in connection
with this contract and payments made to them during the wage period in
Railway's Shramik Kalyan portal at 'www.shramikkalyan.indianrailways.gov.in
till Month, Year".

SECTION 6 SCOPE OF WORK

1.0 Scope of Work

The security agency/ company/ corporation is required to provide security guards/ supervisor for protection and safe guard of DFCCIL property and assist the Railway Protection in the jurisdiction of GM/ Co-Ordination/DDU.(From Pt. Deen Dayal Upadhyay (DDU) to Karmnasha in the state of U.P.).. They shall perform the following functions and based at DFCCIL stations/IMD.

- a. To protect and safeguard DFCCIL property and assist in removal of any obstruction in train movement.
- b. Provide round the clock security and surveillance of station building, station area, Integrated Maintenance Depot (IMD), Integrated Sub Maintenance Depot (ISMD), Auto Location Huts (ALH), Tele Huts, tower wagon sheds, track machine depot, railway sidings, Over Head Equipment (OHE) Depot, track & its fittings, signal and electrical equipment's, Traction Sub Stations (TSSs), Sectioning and paralleling Posts (SPs), Sub Sectioning and paralleling Posts (SSPs), microwave, other infrastructure, equipment's and fittings etc in the jurisdiction. (As per the list to be provided from time to time).
- c. Monitoring of CCTV at station/Integrated Maintenance Depot (IMD) etc. round the clock and attending to all kinds of abnormal and emergency situation.
- d. Track patrolling in sensitive/vulnerable area of DFCCIL.
- e. Assist Station in-charge in maintaining security of station and prevent trespass through the station area.
- f. Assist LC Gateman in managing gate closure and traffic movement across level crossing gate.
- g. Assist during any kind of failures/emergency in station/track area/jurisdiction.
- h. Co-operate with all departments/unit of DFCCIL.
- Assist Railway Protection Force to reduce incidents of theft, pilferages, losses and shortage of booked consignment leading to claim for compensation and combat crimes affecting property of DFCCIL including its revenue.
- j. Assist Railway Protection Force to conduct inquiries into the theft cases of DFCCIL property or goods in transit, etc.
- k. Maintain close liaison, on behalf of the DFCCIL, with the Railway Protection Force, state police including the railway police as well as the civil administration for ensuring better protection and security to the DFCCIL property.
- I. Any other security related task associated with above activities and/or assigned from time to time by DFCCIL officials.

Section 7

FINANCIAL BID

7.1 DGR Norms for Calculation of Wages for Different Categories of Security Personnel

The details of deployment of security guards/ supervisor and their wages* are given below.

DGR Norms for Calculation of Wages for Security Services

S.No.	Description	Percentage (This is to be read in conjunction with latest rules/Acts regulations and policy promulgated by competent Govt. Authority)	Security guards without arms (Skilled)	Supervisor
(a)	Basic wages (BW) plus variable Dearn	ess Allowance (VDA)		
(b)	Employee State Insurance (ESI)/Medical Allowance and Workmen Compensation in areas not covered under ESI	3.25% of basic plus VDA		
(c)	Employee Provident fund (EPF)	12% of Basic plus VDA		
(d)	Employee Deposit linked insurance(EDLI)	0.5% of Basic plus VDA		
(e)	Administrative Charges (EPF & EDLI)	0.50% of Basic plus VDA		
(f)	House rent Allowance (HRA)	8% of Basic plus VDA or Rs.1800 (whichever is higher)		
(g)	ESI/Medical Allowance on HRA	3.25% of HRA		
(h)	Bonus	8.33% per month (Basic + VDA)		
(i)	Uniform Outfit Allowance	5% of Basic plus VDA		
(j)	Uniform Washing Allowance	3% of Basic plus VDA		
(k)	SUB TOTAL Sum of (a) to (j)			
(1)	Relieving Charges 1/6 th of total of serial (k)**	 To be incorporated only when a reliever is provided on paid rest days. All mandatory deductions in respect of the reliever as applicable at serial (b), (c), (d), (e) and (g) to be deposited with concerned Govt. Departments 		
(m)	Total Cost Per Day	·		
(n)	Service Charge	@ 14% (of serial m)		
(o)	Sum Total			
(p)	GST	As per prevailing rates (as notified from time to time)		
(q)	Grand Total excl	uding GST		

	Descriptio n	Location	Number	*Monthly salary of each person	Total Rs. (per month)	Total Rs. (per annu m)
1	Security guards/sup ervisor	The Jurisdiction of GM/Co- ordination/ DDU	Supervisor- 02 Guards- 16			
	Total					
	Total for 01year					

* As prescribed by DGR for Area 'C'

1. Agency is required to quote their Rate (Service Charges not less than 14%) online in the given format on Website www.ireps.gov.inin online mode only. Only Rate quoted online shall be considered for Evaluation.

Section -8

ANNEXURE-I

Format of Bank Guarantee for Performance Security

Bank Guarantee No.: Dated:
То,
Dedicated Freight Corridor Corporation of India Limited Metro Station Building Complex, 5th Floor, PragatiMaidan, New Delhi-110001
Reference: Contract No, awarded on
This deed of Guaranty made this day of between (name of Bank) having registered office at and branch office at (hereinafter referred to as "Bank") of the one part andDedicated Freight Corridor Corporation of India Limited has awarded the contract no for deployment of (hereinafter called "the contract") to M/s its registered office at
(hereinafter called "the Contractor"). Whereas the contractor is bound by the said Contract to submit to the Employer an irrevocable performance security guarantee bond for a total amount of Rs (Rs. in words).
Now, we the undersigned (Name of Bank official), of the bank being fully authorized to sign and to incur obligations for and on behalf of the Bank hereby declare that the said Bank will guarantee the Employer the full amount of Rs. (Rs. in words) as stated above.
After the Contractor has signed the aforesaid contract with the Employer, the Bank further agree and promise to pay the amount due and payable under this guarantee without any demure merely on a demand from the Employer stating that the amount claimed is due by way of loss or damage cause to or would be caused or suffered by the Employer by reason of any breach by the said contractor of any of the terms or conditions contained in the said agreement or by reason of the contractor failure to perform the said agreement. 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 an amount not exceeding Rs (in words) only.
We (indicate the name of Bank), further undertake to pay to the Employer any money so demanded notwithstanding any dispute or dispute raised by the contractor in any suit or proceeding pending before any court or Tribunal relating to liability under this present being absolute and unequivocal.

The payment so made by us (name of Bank) under this Bond shall be a valid discharge of our liability for payment there under and the Contractor shall have no claim against us for making such payment.
We (indicate the name of bank), to further agree that the guarantee herein contained shall remain in full force and effect during the period that would be taken for the performance of the said agreement and that it shall continue to be enforceable till all the dues of the Employer under or by virtue of the said agreement have been fully paid and its claims satisfied or discharged by (Designation & address of contract signing authority) on behalf of Employer certify that the terms and conditions of the said agreement have been fully and properly carried out by the said contractor and accordingly discharges this guarantee.
Notwithstanding anything to the contrary contained herein the liability of the bank under the guarantee will remain in force and effect until such time as this guarantee is discharged in writing by the Employer or until (date of validity/extended validity) whichever is earlier and no claim shall be valid under the guarantee unless notice in writing thereof is given by the Employer within validity/extended validity period of guarantee from the date aforesaid.
Provided always that we (name of bank) unconditionally undertake to renew this guarantee or to extend the period of guarantee from year to year before the expiry of the period or the extended period of guarantee, as the case may be on being called upon to do so by the Employer. If the guarantee is not renewed or the period extended on demand, we (name of bank) shall pay the Employer the full amount of the guarantee on demand without demur.
We(indicate the name of Bank), to further agree with the Employer that the Employer shall have the fullest liberty without our consent and without effecting in any manner out of obligation hereunder to vary any of the terms and conditions of the said contract from time to time or to postpone for any time or from time to time any to power exercisable by the Employer against the said contractor and to forbear of enforce any of the terms and conditions of the said agreement and we shall not be relieved from our liabilities by reason of such variation, or extension being granted to the said contractor for any bearance act or omission on the part of the Employer or any indulgence by the Employer to the said contractor or by any such matter or thing whatsoever which under the law relating to sureties for the said reservation would relieve us from the liability.
The Guarantee hereinbefore contained shall not be affected by any change in the constitution of Bank or of the Contractor.
The expressions "the Employer", the "Bank" and "the Contractor" hereinbefore used shall include their respective successors and assigns.
We (name of the bank) lastly undertake not to revoke this guarantee during its currency except with the previous consent of the Employer in writing.

Notwithstanding anything to the contrary contained hereinbefore:

i) Our liability under this Bank		ot exceed an	d restricted to Rs.
(in word	,	to	unloog
ii) This Bank Guarantee shall be extended on demand by E	e vallu Irom Employer	to	, unless
iii) The Bank is liable to pay th this Bank Guarantee only or before	e guaranteed am rif Employer serve	e a written cla	aim or demand on
IN WITNESS WHEREOF guarantee on this day			
Bank Seal	Signature of Ban	k Authorize O	fficial with seal
		Name Designation Address	
Witness: 1) Name : Designation: Address :			
2) Name : Designation: Address :			

ANNEXURE-II

FORMAT OF AGREEMENT

(TO BE EXECUTED ON A RS.100/-NON JUDICIAL STAMP PAPER)

(IO BE EXECUTE	D ON A KS. 100	y-NON JUDICIAL	STAINIP PA	APER)
Name	of		the	work:
•		•		CIL herein after called "the contractor" of the
accepted a Tender	by the contracto	"Herein a or for the execution	ofter called on and com	the work of the "works" and has pletion of such works.
NOW THIS AGREE	EMENT WITNES	SSETH as follows	: :	
as are respecti referred to.	vely assigned t	to them in the co	onditions of	ve the same meanings f contract herein after he read and construed
(a) Letter of Acc (b) Notice Invition (c) Check List for (d) Instructions (e) General Cor (f) Scope of wor (g) Special Con (h) Financial Bio (i) Corrigendum (j) Successful (k) All Tender F (l) The Bidder's (m)DGR Guidel (n) DGR Spons	ng Tender. or Documents to to Bidders. nditions of Control ork/ services. ditions of Control d. n/Addendums if Fenderer's Subnorms & Annexu s undertaking. ines and Norms orship Letter dt.	o be submitted. ract. act. any. mittal. ire.	Chast not	
		d as per Check ther Relevant Do		covered in Successful

3.0 SCOPE AND DURATION OF CONTRACT:

3.1 The Scope of Work/Contractis as per para1 of Section 6 of the Tender Document.

- **4.0** In consideration of the payment to be made by the Employer to the Contractor as herein after mentioned, the Contractor hereby covenants with the Employer to execute and complete the works by-----and remedy any defects therein in conformity in all respects with the provisions of the contract.
- 5.0 The Employer hereby covenants to pay the Contractor in consideration of the execution and completion of the works and the remedying of defects therein. The Contract price of Rs.-----being the sum stated in the Letter of Acceptance subject to such additions thereto or deductions there from as may be made under the provisions of the contract at the times and in the manner prescribed by the contract.

6.0 RESOLUTION OF DISPUTES AND ARBITRATION:

- 6.1 In the event of any dispute or difference whatsoever arising under this contract or in connection therewith including any dispute relating to existing meaning and interpretation of this contract, shall be settled amicably through mutual negotiation by the parties. In case, there is no amicable settlement of disputes, the same shall be referred to the sole arbitrator as appointed by DFCCIL. The arbitrator shall be appointed by the concerned Chief General Manager/ General Manager (Co-ordination). The Arbitration shall be conducted at DFCCIL office, DDU in accordance with the provisions of the Arbitration and Conciliation Act 1996. Notwithstanding any disputes between the parties, the contractor shall not be entitled to withhold, delay or defer its obligations, under the contract, and the same shall be carried out in accordance with the terms and conditions of the contract.
- 6.2 Notwithstanding any disputes between the parties, the contractor shall not be entitled to withhold, delay or defer its obligations, under the contract, and the same shall be carried out in accordance with the terms and conditions of the contract.

7.0 OBLIGATION OF THE CONTRACTOR:

The Contractor shall ensure full compliance with tax laws of India with regard to this contract and shall be solely responsible for the same. The Contractor shall submit copies of acknowledgements as evidence of filing of returns every year and shall keep the Employer fully indemnified against liability of tax, interest, penalty etc. of the contractor in respect thereof, which may arise.

8.0 JURISDICTION OF COURT:

The courts at shall have the exclusive jurisdiction to try all the disputes arising out of this agreement between the parties.
IN WITNESS WHERE OF the parties hereto have caused their respective Common Seals to be hereunto affixed/ (or have hereunto set their respective
hands and seals) the day and year first above written.

For and On Behalf of the Contractor	For and On Behalf of the Employer
Signature of the Authorized Official	Signature of the Authorized Official
Name of the Official	Name of the official
Stamp/Seal of the Contractor	Stamp/Seal of the Employer
SIGNED, SEALED AND DELIVERED	
By the Said	By the Said
Name	Name
On Behalf of the Contractor in the	On Behalf of the Contractor in the
Presence of	Presence of
Witness	Witness
Name	Name
Address	Address

ANNEXURE-III

CONSTITUTION OF THE AGENCY/COMPANY/ CORPORATION

1.0	Full name of DGR sponsored Company/Corporation/Agency and Year of Establishment.	
	Registered Head Office Address with Telephone No., Fax No. and E-Mail ID) if
	Registered/Branch Office in India ress on which correspondence regarding this tender should be done.	
4.0	Constitution of Agency/Company (Give full details including Name of Partners/Executives/Power of Attorney/Holders etc.) Documentary Evidence to be attached.	
5.0	Particulars of Registration with Government.	

ANNEXURE-IV

Declaration for Input Tax Credit for DFCCIL

This is to confirm that I,	(N	ame of	Authorized	l Person	0
Company/Corporation/Agency),	([)esignatio	n of this	Person)	a
(Name of the Cor	mpany/Corpor	ation/Age	ncy), have	passed	the
benefit of Input Tax Credit available HSN supplied to the	Dedicated Fr	eight Corr	idor Corpoi	ration of In	
Limited after introduction of Goods a	and Services T	āx w.e.f. 1	1 ^{ະເ} July, 201	7.	
Further, it is to confirm also Company/Corporation/Agency) will re 2017 by way of availing Input Tax before 1st July, 2017 or reduction in in reduction of cost of the Freight Corridor Corporation of Indi Dedicated Freight Corridor Corporati	eceive any fur Credits which Tax Rates or Goods/Se a Limited, tha	rther bene h were no in any oth ervices su an we will	fit in future ot allowed ner manner opplied to t pass that	after 1st J to be avai which res he Dedica	uly, iled ults ited
Signature of the Authorized Person					
Name of the Authorized Person					
Designation					
Name of the Company/Firm/Agency_					

Annexure V

PRE CONTRACT INTEGRITY PACT

<u>General</u>

This Pre-Contra	•	`			,	
	_ day of the	month of _		2019,	between,	on the
hand, the DFC	CIL acting th	nrough Shri/	′Smt		(Desi	gnation
of the officer), (I	nereinafter ca	alled the CLI	IENT, which	expression	on shall me	an and
include, unless	the context of	otherwise re	quires, his/h	er succes	sors in off	ice and
assigns) of the	First Part	and M/s _		represe	nted by S	hri/Smt
	_, (Designation	on/Chief Ex	ecutive Office	er) (here	inafter cal	led the
"BIDDER/SELLI	ER" which	expression	shall mean	and inc	lude, unle	ss the
context otherwi	se requires,	his/her suce	cessors and	permitte	d assigns)	of the
Second part.						
MULEDEAG	41	OLIENT			4-	
WHEREAS	the		propos		to	
		Services		tract		the
		(Contra	actor)is willir	ng to otte	er/nas οπe	rea tor
stores or works.						
WHEREAS the	e		((Contract	or) is a	Private
Company/Public		/Governmer		•	•	
Export Agency,				-		
the CLIENT is						
India.	a roo pene	onning its it	3110010113 011	beriair or	110 1 1001	dent of
maia.						
NOW, THEREF	ORE,					
To avoid forms	of corruption	by following	g a system t	hat is fai	r, transpare	ent and
free from any ir	•	•	•		•	
the currency of			• .	•	'	
•						
Enabling th	ie CLIEN		obtain	the	desired	said
at a competitive	nrice in cor		s Contract 0	cnocifica	ations by a	voidina
the high cost ar	•	•		•	•	_
and	id the distort	ionary impa	or or corrupt	ion on pe	ibilo procui	omont,
Enabling BIDDE	Rs to abstain	n from bribir				
order to secure					itract by pr	
assurance to the						
corrupt practices				ent corru	ption, in an	y torm,
by its officials by	, ronowing tra	ansparent pr	ocedules.			

The parties hereto hereby agree to enter into this Integrity Pact and agree as follows:

1. Commitments of the CLIENT

	 CLIENT undertakes that no official of the CLIENT, connected directly or indirectly with 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 (Contractor) either for themselves or 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 Services Contract. The CLIENT 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 BIDDERs which could afford an advantage to that particular(Contractor) in comparison to other BIDDERs.
	 All the officials of the CLIENT will report to the appropriate Government/PSU office any attempted or completed breaches of the above commitments as well as any substantial suspicion of such a breach.
2.	In case any such preceding misconduct on the part of such official(s) reported by the (Contractor) to the CLIENT with full and verifiable facts and the same is prime facie found to be correct by the CLIENT, necessary disciplinary proceedings, or any other action as deemed fit, including criminal proceedings may be initiated by the CLIENT and such a person shall be debarred from further dealings related to the Services Contract process. In such a case while an enquiry is being conducted by the CLIENT the proceedings under the Contract would not be stalled.
3	Commitments of BIDDERS
	The 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 committee itself to the following:-
3.1	Thewill 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 CLIENT, connected directly or indirectly

	with the bidding process, or to any person, organization or third party related to theContract in exchange for any advantage in the bidding, evaluation, contracting and implementation of theContract .
3.2	The Contractor 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 CLIENT 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/PSU for
	showing or forbearing to show favour or disfavour to any person in relation to theContract or any otherContract with the Government/PSU.
3.3	Contractor shall disclose the name and address of agents and representatives and Indian (Contractor) shall disclose their foreign principals or associates.
3.4	Contractor shall disclose the payments to be made by them to agents/brokers or any other intermediary, in connection with this bid/contract.
3.5	Contractor further confirms and declares to the CLIENT that the Contractor is the authorized Government/PSU sponsored agency and has not engaged any individual or firm or company whether Indian or foreign to intercede, facilitate or in any way to recommend to the CLIENT or nay of its functionaries, whether officially or unofficially to the award of the Services Contract to the Contractor 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.
3.0	TheContractor either while presenting the bid or during pre-contract negotiations or before signing theServices Contract shall disclose any payments he has made, is committed to or intends to make to officials of the CLIENT or their family members, agents, brokers or any other intermediaries in connection with theContract and the details of services agreed upon for such payments.
3.7	The (Contractor) will not collude with other parties interested in the Services Contract to impair the transparency, fairness and progress of the bidding process, bid

	evaluation, contracting and implementation of the Services Contract.
3.8	The (Contractor) will not accept any advantage in exchange for any corrupt practice, unfair means and illegal activities.
3.9	The (Contractor)shall not use improperly, for purpose of competition or personal gain, or pass on to others, any information provided by the CLIENT as part of the business relationship, regarding plans, technical proposals and business details, including information contained in any electronic data carrier. The (Contractor) also undertakes to exercise due and adequate care lest any such information is divulged.
3.10	The (Contractor) commits to refrain from giving any complaint directly or through any other manner without supporting it with full and verifiable facts.
3.11	The (Contractor) shall not instigate or cause to instigate any third person to commit any of the actions mentioned above.
3.12	If the (Contractor) or any employee of the (Contractor) or any person acting on behalf of the (Contractor), either or indirectly, is a relative of any of the officials of the CLIENT, or alternatively, if any relative of an officer of the CLIENT has financial interest/stake in the BIDDER's firm, the same shall be disclosed by the (Contractor) 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 (Contractor) 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 CLIENT.
4.	Previous Transaction
4.1	The (Contractor) 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.

Sign of Tenderer's

4.2	The (Contractor) agrees that if it makes incorrect statement on this subject,							
	(Contractor) can be disqualified from the tender process or the contact, if already awarded, can be terminated for such reason.							
5.	Security Deposit							
5.1	Validity of Security Deposit shall be as per terms and conditions of the contract.							
5.2	In case of the successful (Contractor) a clause would also be incorporated in the Article pertaining to Security Deposit in the Canteen Services Service Contract that the provisions of Sanctions for Violation shall be applicable for forfeiture of Security Deposit in case of a decision by the CLIENT to forfeit the same without assigning any reason for imposing sanction for violation of this pact.							
5.3	No interest shall be payable by the CLIENT to the (Contractor) on Security Deposit for the							
	period of its currency.							
6.	Sanctions for Violations							
0.1	6.1 Any breach of the aforesaid provisions by t (Contractor) or any one employed by it acting on its behalf (with or without the knowledge of the Canteen Servic Agency) shall entitle the CLIENT to take all or any one of the following actions, wherever required:-							
((i) The Security Deposit (after theServices Contract is signed) shall stand forfeited fully and the CLIENT shall not be required to assign any reason therefore.							
	(ii) To immediately cancel theServices Contract, if already signed, without giving any compensation to the(Contractor).							
(iii) To recover all sums already paid by the CLIENT, and in cases of Indian (Contractor) with interest thereof 2% higher than the prevailing Prime Lending Rate of State Bank of Inwhile in case of a (Contractor) from country other than India To immediately call off the pre-contract negotiation without assigning any reason or giving any compensation to (Contractor). However, the proceeding with the other BIDDER(s) would continue.								

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	CLIENT		n	conne	ection	wit	 h	any	0	ther
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á	along wit	h interes	st.							
-	(vi) To		all		any (Cont	(Co	ontracto	r).		The
(cancellat amount	ion/resci so	ission a payable	nd the	lamage to CLIENT om the CCITAGE (Contract)	shall mo	be ent	itled to	deduct	
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	(Contracthis_	ctor)	shall	be	fina Serv	l a	nd Cont	conclu ract.	sive Howe	on ever,

	the (Contractor) can approach the
	Independent Monitors(s) appointed for the purpose of this Pact.
7. <u>F</u>	all Clause
7.1	The (Contractor) undertakes that it has not supplied/is not supplying similar service at a rate (Service Charge) 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 services was supplied by the (Contractor) to any other Ministry/
	Department of the Government of India or a PSU at a lower rate (Service Charge), then that very rate, with due allowance for elapsed time, will be applicable to the present case and the difference in the cost would be refunded by the (Contractor) to the CLIENT, if the Services Contract has already been concluded. This will not be applicable in those cases where DGR has revised the Service Charge which is higher than the earlier quoted service charge.
8.	Independent Monitors
8.1	The CLIENT may appoint Independent Monitors (hereinafter referred to as Monitors) for this Pact in consultant with the Central Vigilance Commission (Names and Addresses of the Monitors to be given).
8.2	The task of the Monitors shall be to review independently and objectively, whether and to what extent the parties comply with the obligations under this Pact.
8.3	The Monitors shall not be subject to instructions by the representatives of the parties and perform their functions neutrally and independently.
8.4	Both the parties accept that the Monitors have the right to access all the documents relating to the project/procurement, including minutes of meetings.
8.5	As soon as the Monitors notice, or has reason to believe, a violation of this Pact, he/she will so inform the Authority designated by the CLIENT.
8.6	The BIDDER(s) accepts that the Monitor has the right to access without restriction to all Project documentation of the CLIENT including that provided by the BIDDER. The

	and document of theconfidentiality.	(Contractor)with						
8.7	The CLIENT will provide to the Monitor sufficient informeetings among the parties related to the Project provide could have an impact on the contractual relations between parties will offer to the Monitor the option to participate in second	ed such meetings on the parties. The						
8.8	The Monitor will submit a written report to the MD/DFC weeks from the date of reference or intimation CLIENT/BIDDER and, should the occasion arise, subcorrecting problematic situations.	to him by the						
9.	Facilitation of Investigation							
	In case of any allegation of violation of any provision payment of commission, the CLIENT or its agencies sexamine all the documents including the Books of (Contractor) (Contractor) shall prinformation and documents in English and shall extend a the purpose of such examination.	hall be entitled to Accounts of the and the rovide necessary						
10.	Law and Place of Jurisdiction							
	This Pact is subject to Indian Law. The place of jurisdiction is the seat of the CLIENT.	performance and						
11.	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.	<u>Validity</u>							
12.	1 The validity of this Integrity Pact shall be from the date extend upto 5 years or the complete ex Contract to the satisfacture.	ecution of the action of both the						
	CLIENT and the (Cor warranty period, whichever is							
	case (Contractor)is u	insuccessful, this						
	Integrity Pact shall expire after six months from the dat theContract.	e of the signing of						
12.2	2 Should one or several provisions of this Pact turn out remainder of this Pact shall remain valid. In this cas							

strive to come to an agreement to their original intentions.

13. ——	The parties hereby sign this Ir on	• •
Nai Des	IENT me of the Officer signation ot./Ministry/PSU	BIDDER (Service Provider)
<u>Wit</u> 1. 2	<u></u>	

Annexure - VI

Bid Securing Declaration Form

Date:
То,
General Manager/Coordination/DDU, DFCCIL
Dedicated Freight Corridor Corporation of India Limited
Manas Nagar Railway Colony, Pt DeenDayalUpadhyay Nagar (Mughalsarai)
Chandauli -232101, Uttar Pradesh, India

I/We understand that, I/We have been exempted from submission of Bid Security/Earnest Money in lieu of this Bid Securing Declaration.

I/We (....Name of Tenderer....), the undersigned declare that:

I/We understand and accept that if I/We withdraw my/our bid within Bid Validity Period or if awarded the tender and on being called upon to submit the Performance Guarantee/ Performance Security fail to submit the same within the stipulated time period mentioned in the tender documents or on being called upon to sign the contract agreement fail to sign the same within stipulated period mentioned in tender documents, I/We ie the Tenderer shall be banned from submission of tender/bid in any Works/Service Tenders issued by DFCCIL / Indian Railways for a period of 12 months from the date of such banning done on e-platform IREPS.

I/We further understand and accept that I/We may be banned from bidding for any Works/Service Tender with DFCCIL / Indian Railways for a period of 12 months from the date of notification if I am /We are in a breach of any obligation under the bid conditions, because I/ We have withdrawn/modified/amended, impairs or derogates from the tender, my/our Bid during the period of bid validity specified in the form of Tender.

I/We understand this Bid Securing Declaration shall cease to be valid if I am/we are not the successful Bidder, upon the earlier of (i) the receipt of your notification of the name of the successful Bidder or (ii) thirty days after the expiration of the validity of my/our Bid.

Signed:

(insert signature of person whose name and capacity are shown) in the capacity of (Insert legal capacity of person signing the Bid Securing Declaration)

Name

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

Bidde	r)	to sign the bid	tor an on	benait c	or (insert	complete	name o	וֹ(
date d	Dated on of signing)	day of				(ir	nsert	
	Corporate Seal	where appropri	ate)					

END OF DOCUMENTS