

भाकृअनुप-केन्द्रीय रोपण फसल अनुसंधान संस्थान कासरगोड़ - 671124, केरल, भारत



ICAR-Central Plantation Crops Research Institute

Kasaragod 671124, Kerala, India

(An ISO 9001:2015 Certified Institution)

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Date: 07.06.2022

F. No: 6(1)/2020/GH&Canteen/Estate

M/s. Vishal Manpower & Security Consultants #06, Kamala Towers, Near Urwa Market Ashok Nagara Post, Mangalore-575 006 Ph: 0824-2452456

> Sub: Additional manpower requirement under the category 'Attendant' for ongoing Outsourcing

Manpower contract Cook & Attendant at ICAR-CPCRI Kasaragod – reg.

Ref: GeM Contract No.GEMC-511687730506450 dated 06.06.2022

Sir,

In continuation of the GeM Bid No. GEM/2022/B/2169650 and the work order referred above, duly accepting the terms and conditions stipulated therein the GeM tender document, additional labour requirement as stipulated below for a period of One Year w.e.f. 07.06.2022 to 06.06.2023 has been approved by the Competent Authority as per GeM Terms & Conditions (Option clause - Sl.No.3) as detailed below:

Job Description	No. of Additional Labourers	No. of working days in a month	Total Amount for One Year including service charge & GST
Attendant	01	26	2,28,837.00

Yours faithfully,

Asst. Administrative Officer (Estate

Copy to:

- 1. All Acting Heads of Divisions, CPCRI, Kasaragod
- 2. The Sr. Finance & Accounts Officer, CPCRI, Kasaragod.
- 3. The Asst. Labour Commissioner (Central). Office of the Regional Labour Commissioner, Kendriya Shram Sadan, Olimugal, By Pass Road, Kakkanad, Kochi-682 030.
- 4. The Officer-in-charge (Guest House), CPCRI, Kasaragod.
- 5. The Drawing and Disbursing Officer, CPCRI, Kasaragod
- 6. Website
- 7. Guard file

Contract



Contract No: GEMC-511687730506450

Generated Date: 06-Jun-2022 Bid/RA/PR No:<u>GEM/2022/B/2169650</u>

Organisation Details

Central Autonomous Type:

Ministry: Ministry of Agriculture and Farmers Welfare

Department: Department of Agricultural Research and Education (DARE)

Organisation

Name:

Indian Council of Agricultural Research (ICAR)

Central Plantation Crops Research Institute, Kasaragod, Kerala -Office Zone:

671124..

Buyer Details

Designation: AAO

Contact No.: 04994-232894-257

Email ID: buycon124.icari.kl@gembuyer.in

GSTIN: 32AAAGC0777K1ZK

Kudlu P O Kasaragod Kerala, Address:

KASARGOD, KERALA-671124, India

Financial Approval Detail

IFD Concurrence:

Designation of Administrative

DIRECTOR, CPCRI KASARAGAOD

Approval: Designation of Financial

FINANCE AND ACCOUNTS OFFICER, CPCRI

Approval:

KASARAGAOD

Paying Authority Details

Payment Mode: Designation: PAO

Email ID: reetha.m@icar.gov.in GSTIN:

Kudlu P O Kasaragod Kerala,

Address: KASARGODE, KERALA-671124, India

Consignee Details

S.No	Consignee Name & Address	Service Description
	Email ID: buycon124.icari.kl@gembuyer.in 1 GSTIN: 32AAAGC0777K1ZK	Manpower Outsourcing Services - Minimum wage - Unskilled; Others; Cook
1		Manpower Outsourcing Services - Minimum wage - Unskilled; Others; Attendant

Service Provider Details

GeM Seller ID: 9FFC190001021208

Company Name: VISHAL MANPOWER AND SECURITY CONSULTANTS

Contact No.: 09448362456 Email ID: owldet@amail.com

D.No. 1-19-1363/11, KAMALA TOWERS,,KAMALA TOWERS,URWA MARKET ROAD,NEAR URWA MARKET,

Address: Dakshina Kannada, KARNATAKA-575006, -

MSME verified: Yes

MSME Registration number: KR11E0001418 MSE Social Category: ОВС

MSE Gender: Male

GSTIN: 29ABCPH3626A1Z6, 29ABCPH3626A1Z6

*GST / Tax invoice to be raised in the name of - Buyer

Service Details

Contract Start Date: 07-Jun-2022 Contract End Date: 06-Jun-2023

Category Name: Manpower Outsourcing Services - Minimum wage

Rilling Cycle: monthly

Billing Cycle: monthly				
Description		Number of Resources to be hired	(Unit Price) Percentage of Service charge inclusive of GST	
Specialization :	Not Required			
Type of Function :	Others			
Post Graduation :	Not Required			
Educational Qualification :	Not Required			
List of Profiles :	Cook	2	3,000	
District :	NA	2	2.000	
Specialization for PG:	Not Applicable			
Zipcode :	NA			
Experience :	0 to 3 Years			
Skill Category :	Unskilled			

Total Amount (Formula):

((((Minimum daily wage (INR) exclusive of GST+ESI (INR per day)+Provident Fund (I NR per day)+EDLI (INR per day)+Bonus (INR per day)+EPF Admin Charge (INR per day)+Optional Allowances 1 (INR per day)+Optional Allowances 2 (INR per day)+Option al Allowances 3 (INR per day))*Number of working days in a month)*1.18 + (Perce ntage of Service charge inclusive of GST*(Minimum daily wage (INR) exclusive of GST+ESI (INR per day)+Provident Fund (INR per day)+EDLI (INR per day)+Bonus (INR per day)+EPF Admin Charge (INR per day)+Optional Allowances 1 (INR per day)+Optional Allowances 2 (INR per day)+Optional Allowances 3 (INR per day))*Number of working days in a month)/100)*Number of Resources to be hired*Tenure/ Duration of Employment (in months))

Total Value without Addons :	536897.09
Total Addon Value	0
Total Value Including Addons	536897.09

Category Name: Manpower Outsourcing Services - Minimum wage

Billing Cycle: monthly

Ziming Cycle 1 memmy				
Description		Number of Resources to be hired	(Unit Price) Percentage of Service charge inclusive of GST	
Specialization for PG:	Not Applicable			
Zipcode :	NA			
Skill Category :	Unskilled			
Post Graduation :	Not Required			
Educational Qualification :	Not Required	2	2,000	
List of Profiles :	Attendant	2	2.000	
Specialization :	Not Required			
District :	NA			
Experience :	0 to 3 Years			
Type of Function :	Others			

Total Amount (Formula):

((((Minimum daily wage (INR) exclusive of GST+ESI (INR per day)+Provident Fund (I NR per day)+EDLI (INR per day)+Bonus (INR per day)+EPF Admin Charge (INR per day) +Optional Allowances 1 (INR per day)+Optional Allowances 2 (INR per day)+Optional Allowances 3 (INR per day) *Number of working days in a month)*1.18 + (Perce ntage of Service charge inclusive of GST*(Minimum daily wage (INR) exclusive of GST+ESI (INR per day)+Provident Fund (INR per day)+EDLI (INR per day)+Bonus (INR per day)+EPF Admin Charge (INR per day)+Optional Allowances 1 (INR per day)+Optional Allowances 2 (INR per day)+Optional Allowances 3 (INR per day))*Number of working days in a month)/100)*Number of Resources to be hired*Tenure/ Duration of Employment (in months))

Total Value without Addons :	457674.05
Total Addon Value	0
Total Value Including Addons	457674.05

Amount of Contract

Total Contract Value Including All Duties and Taxes in INR	994571.14

Additional Details

Designation : COOK

Title for Optional Allowances 1 : SERVING ALLOWANCE

Title for Optional Allowances 2 : NA

Title for Optional Allowances 3 : NA

Title for Optional Allowances 3 : NA

Designation : Attendant Guest House

Title for Optional Allowances 2 : NA

Title for Optional Allowances 1 : NA

SLA Details - Manpower Outsourcing Services - Minimum wage - Unskilled; Others; Attendant

Service Level Agreement for Manpower Hiring Services

1 Agreement Overview

This Agreement represents a Service Level Agreement ("SLA" or "Agreement") between the Buyer and Manpower Hiring Service Provider. The purpose of this agreement is to facilitate implementation of Manpower Hiring Service at the Buyer's premises or any other premises designated by Buyer. This Agreement outlines the scope of work, Buyer's obligations, special terms and conditions related to service delivery and payment of services for mutual understanding of the stakeholders. The Agreement remains valid till completion of scope of services or end of contractual duration (whichever is earlier) unless either superseded by a revised agreement mutually endorsed by the stakeholders or terminated by either of the parties thereof.

The Services contracts placed through GeM shall be governed by following set of Terms and Conditions:

- 1. General terms and conditions for Services;
- 2. Service Specific STC of the Services contracts shall include the service level agreement (SLA) for the service;
- BID/ Reverse Auction specific ATC.

The above terms and conditions are in reverse order of precedence i.e. ATC supersedes Service specific STC which supersede GTC, whenever there are any conflicting provisions. The above set of terms and conditions along with scope of work and service level agreement as enumerated in the document shall be construed to be part of the Contract between Buyer and Service Provider.

2 Objectivesand Goals

The objective of this agreement is to ensure that all the commitments and obligations are in place to ensure consistent delivery of services to Buyer by Service Provider. The goals of this agreement are to:

- 1. Provide clear reference to service ownership, accountability, roles and responsibilities of both parties
- 2. Present a clear, concise and measurable description of services offered to the Buyer
- Establish terms and conditions for all the involved stakeholders, it also includes the actions to be taken in case of failure to comply with conditions specified
- 1. To ensure that both the parties understand the consequences in case of termination of services due to any of the stated reasons

The agreement will act as a reference document that both the parties have understood the above-mentioned terms and conditions and have agreed to comply by the same. The agreement can also be revised/ modified on mutual consent of the stakeholders.

3 Parties to the Agreement

The main stakeholders associated with this agreement are below-

- 1. Buyer: Buyer is responsible to provide clear instructions, approvals and timely payments for the services availed
- 2. **ServiceProvider**: Service provider is responsible to provide all the required services in timely manner. Service provider may also include seller, any authorized agents, assignees, successors and nominees as described in the agreement

The responsibilities and obligations of the stakeholders have been outlined in this document. The document also encompasses service level/ penalties in case of non-adherence to the defined terms and conditions. It is assumed that all stakeholders have read and understood the same before signing the document.

4 Scope of Services

The scope of service requires the Service Provider istoprovide Manpower Hiring Services in the Buyer's premises or the Buyer's designated premises. The Service Provider would be required to provide sufficient and qualified manpower, capable of supporting the functioning of the project/ department in a manner desired by the Buyer. The services shall be rendered as per the agreement signed between the parties. The services maybe required for one or more locations.

Buyers of this service will have the option to choose the desired manpower on thebasis of type of function, educational qualification, work experience, skill categories as per their requirement. Buyer will also provide additional details like duration of requirement, number of manpower required etc. Service Providers will quote price as per the given service parameters.

4.1 Service Details and Standards

- 1. Service Provider; while providing the services shall be compliant with all the applicable laws with respect to Buyer's organization, region or premises. List of central labour laws under Ministry of Labour and Employment is given as Annexure 1, Service Provider shall follow all the laws applicable for Buyer.
- 2. Buyer will be required to select the manpower as per available type of manpower category, in case the category is not available; Buyer will select Other category and provide manual inputs.
- It is the responsibility of the Service Provider to provide manpower as per Buyer's requirement. The person deployed should not below the age of 18 years old.
- 1. The persons deployed should be efficient while handling the assigned work and complete the assigned work in given timelines. The Service Provider shall be responsible for any act of indiscipline on the part of the persons deployed.
- 2. The Service Provider should have a legal status, it can be a registered Proprietorship Firm/ Partnership Firm/ Company under Companies Act having legal entity with all statutory licenses/ registration for carrying out such activities like registration with labour department, PF Act, 1952, ESI Act, 1948, Income Tax Act etc.
- 3. The Service Provider shall ensure that all the relevant licenses/ registrations/ permissions which may be required for providing the services are valid during the entire period of the contract; failing to which shall attract the appropriate penalties. The documents relevant in this regard shall be provided by the Service Provider to the Buyer on demand.
- Working shifts (includes day and night shift) if any, and daily working hours shall be mutually agreed upon between Buyer and Service Provider and should be in compliance with all the labour laws. In case of continuous work (24 hours), Service Provider shall be responsible to change the shifts and manpower in compliance with the labour law, maximum working hours, minimum wages, overtime and/or any other conditions mentioned in the contract.
- In case of services hired on annual basis and 5 working days, the manpower will be entitled to 08 days of casual leaves per year on pro-rata basis and in case of 6 working days, the manpower will be entitled to 15 days casual leave per year on pro-rata basis. Beyond specified leaves as applicable, leave will be treated as leave without pay (LWP) for which necessary deduction will be made by the Buyer in the billed amount if no replacement is provided.
- 1. Employers share of EPF, ESI, ELDI, Insuranceand other relevant/ mandatory compliances shall be deposited to the respective authorities with proof of deposit of both employee and employer share by withinfirst 7 working days of the succeeding month. Employee share of EPF and ESI contribution shall be recovered from the gross remuneration and balance amount is to be released to the persons employed.
- 2. The Service Provider shall be required to keep the Buyer updated about the change of address, change of the Management etc. from time to time.
- 3. The Service Provider shall be solely responsible for the redressal of grievances/ resolution of disputes relating to persons deployed. The Buyer shall, in no way be responsible for settlement of such issues whatsoever.
- After award of the contract, if the Service Provider is found to be charging any money/charges/fees/penalties in whatever form, manner, or name, from the
 manpower resources engaged by it for deployment to the Buyer/ Client's site, the Buyer will have the right to terminate the contract forthwith along with
 forfeiture of Performance Security amount deposited by the Service Provider. The Buyer may also blacklist/debar the Service Provider, as deemed fit by the
 Buyer. Any such amount received from its manpower by the Service Provider may be recovered by the Buyer from the pending bills of the Service Provider and
 paid directly to the concerned person/manpower.
- Any violation of contractual obligations by the Service Provider/ manpower shall attract penalties, before imposing a penalty, the Buyer will provide 3 days prior notice to the Service Provider to make its representation. The Service Provider confirms and agrees that penalty whenever becomes payable, shall be deducted by the Buyer from the payments due to the Service Provider.
- In case the submission of monthly bills is delayed by the Service Provider beyond 15 days from the last day of the month in which the services have been provided, the entire liability towards payment of interest/penalty to the tax authorities shall be borne by the Service Provider.

4.2 Defined Timelines

- 1. If Buyer requires additional manpower during the contract period; Buyer shall inform about thesamewith specific requirements to the Service Provider 2months prior to the employment start date.
- 2. The manpower deployed shall be punctual and reach Buyer's premise/ designated premise on the time defined by Buyer, prior information shall be given to Buyer for any delay/ absence. In case, deployed person comes late/leaves early on three occasions, one-day wage shall be deducted.
- Service Provider shall adhere to the timeline given by Buyer for providing the required manpower on Buyer's premise/ designated premise.

1. In case of non-availability of specifically demanded manpower; the Service Provider shall communicate the same to Buyer at least 1month prior to the employment start date.

4.3 Service Assumptions

- 1. The Service Provider shall not sublet any part of the Contract. The Service Provider shall be responsible and liable to deliver the services as per the contract.
- 2. The manpower provided by the Service Provider shall not be deemed employees of the Buyer department hence the compliance of the applicable acts/ laws will be the sole responsibility of the Service Provider.
- The Service Provider must assess all the proposed candidates of desired requirement on the parameters of educational qualification, work experience, skill assessment, pre-interviewing, short-listing and proposing to Buyer all pre-screened candidates ("Services").
- 1. The Service Provider would be required to provide sufficient and qualified manpower, capable of supporting the functioning of the project/department in a manner desired by the Buyer. Any mismatch in demand and supply of the manpower such as number of employees, educational qualification, sectoral/ desired work experience etc. may lead to penalties and/or replacement of the resource with the matching skillset or profile desired by the Buyer.
- 2. The persons deployed by the Service Provider shall not claim nor shall be entitled to pay, perks and other facilities admissible to regular/ confirmed employees during the currency or after expiry of the Agreement.
- 3. No medical facilities or reimbursement or any sort of medical claims thereof in respect of employees provided by the Service Provider will be entertained by the Buyer.
- The working hours and days of the outsourced manpower shall be as per the existing applicable rules of the Buyer. The deployed manpower shall get the benefit of holidays as notified/ declared by the Buyer. However, outsourced manpowerhas to work on holidays, if necessary and required based on demand of work
- The requirement of the manpower may increase or decrease during the period of initial contract also. In case of decrease in the requirement, the same will be informed to the Service Provider and additional manpower shall be withdrawn at the given time. If the requirement is increased, the Service Provider shall provide additional manpower on the same terms and conditions in reasonable time.
- 1. The persons deployed shall, during the course of their work be shall perform integrity to the Buyer and shall not disclose/ share any qualified documents and information which they are not supposed to divulge to Service Provider/ third parties. In view of this, they shall be required to sign the confidentiality clause and breach of this condition shall make the Service Provider as well as the person deployed liable for penal action under the applicable laws besides, action for breach of contract and termination of contract.
- 2. The Buyer will in no way be responsible for the violation of any rules and/or infringement of any other laws from the time being in force, either by the manpower or by the Service Provider. The manpower as well as the Service Provider shall comply with the relevant rules and regulations applicable at present and as may be enforced from time to time, for which the Buyer will not be liable or responsible in any manner. The onus of compliance to all the applicable laws/acts/rules shall only rest with the Service Provider.
- 3. The Buyer shall have the right, within reason, to have any personnel removed who is considered to be undesirable with proper reasoning or otherwise and similarly the Service Provider reserves the right to remove any personnel with prior intimation to the Buyer in case of any emergencies.
- The Service Provider shall nominate a coordinator/ Single Point of Contact (SPOC) who shall be responsible for regular interaction with the Buyer Department so that optimal services of the persons deployed could be availed without any disruption.
- For all intents and purposes, the Service Provider shall be the "Employer" within the meaning of different Rules & Acts in respect of manpower so deployed.

 The persons deployed by the Service Provider shall not have any claim whatsoever like employer and employee relationship against the Buyer Department.
- No deployed manpower shall be allowed to stay in the Buyer's premise/ designated premise unnecessarily after working hours without Buyer's permission.
- 1. Any damages/ losses caused by deployed manpower shall be borne by the Service Provider. The Buyer Department shall not be responsible for any financial loss or any injury to any person deployed by the Service Provider in the course of their performing the functions/duties, or for payment towards any compensation.
- The Total Price includes Minimum Wage, ESI, EPF, EDLI,Insurance, Other non-mandatory variables defined by the Buyer in the bid document, Admin Charge and GST on the mentioned components. Service Provider will thus quote over and above the following components as a Service Charge and Special Allowance if any:
- 1. Minimum Wage+ ESI + EPF + EDLI + Insurance + Other non-mandatory variables defined by the Buyer in the bid document + Admin Charges+ GST (on the Minimum Wage, ESI, EPF, ELDI and Insurance component), which is provided by the Buyer Department and the rest (GST on the component provided by the Buyer) is added by the platform.
- 2. In case of any changes in the minimum wages as per the Applicable Laws during the Contract period, Buyer shall pay the Service Provider the difference in wage from the amount mentioned in the contract on pro rata basis.
- The cost of the Contract shall be valid for initial contract period. No price escalation, other than minimum wages revision, shall be entertained by the Buyer during the period.
- The wages of every person employed in any establishment upon or in which less than one thousand persons are employed, shall be paid before expiry of the seventh day after the last day wage-period in respect of which the wages are payable. In any other establishment, wages of every person employed shall be paid before expiry of tenth day after last day wage-period. Payment of salary/ wages to the employees shall be made in their bank accounts only, no cash or kind payment shall be made.
- The claims in bills regarding Employees State Insurance, Provident Fund etc. shall be necessarily accompanied with the documentary proof pertaining to the concerned month bill. A requisite portion of the bill/whole of the bill amount will be held up till such proof is furnished, at the discretion of the Buyer.

4.4 Limitations of Service Delivery (if any)

- 1. The Service Provider will provide manpower services as per the service categories/ manpowerselected by the Buyer.
- The Buyer will have option to replace the proposedmanpower in case of non-performance, non-delivery or in anyother exceptional case, however replacement of the manpower will be in same category with same degree of skills, educational qualification and number of years of experience, also prior approval for the same shall be obtained from Buyer.

5 Service Provider's Obligation

Service Provider's obligations will include the following-

- 1. The service provider shall be responsible for ensuring compliance with the provisions related to Labour Law (Central/State), Minimum Wages Act, PF, ESI Act, Payment of Bonus Act, Contract Labour(R&A) Act, Workmen Compensation Act etc. as applicable from time to time.
- 2. The Service Provider shall maintain all statutory registers under the Law and shall produce the same, on demand, to the Buyer Department or any other authority under Law.
- The Service Provider shall provide the documentary proof for the qualifications and experience of the manpower deployed by them. The biodata/ resume, qualification and experience of the said manpower should be certified by the Service Provider. In case any of such document is found to be false at any stage, it would be deemed to be a breach of terms of contract making the Service Provider liable for legal action.

- 1. The Service Provider shall be responsible for police verification, character and antecedents verification of the manpower. The same may be verified by the Buyer at the time of joining of the manpower, if he/she so desires.
- 2. The Service Provider shall furnish the following documents in respect of the manpower deployed by them to Buyer's premise/ designated premise in the given time limit:
- 3. List of persons deployed (monthly)
- 4. Biodata/ resume with antecedents details (at the time of deployment)
- 5. Copy of Aadhaar Card of the candidates (at the time of deployment)
- 6. Identity Cards issued by Service Provider bearing photograph (within 8 days of joining)
- 7. Identity proof and residential proof (at the time of deployment)
- 8. Copy of police verification certificate (at the time of deployment)
- 9. Copy of birth certificate, if required (at the time of deployment for domicile purpose)
- 10. All selected manpower shall wear Identity Card provided by the Service Provider every day during working hours.
- The Service Provider shall issue the letter of deployment to every deployed manpower and a copy of same shall be submitted to Buyer.
- In an event of deployed manpower availing leave, and if required by Buyer, suitable substitute(s) shall be provided by Service Provider as per mutual understanding with Buyer.
- 1. Consequent to poor performance of deployed manpower, Service Provider shall immediately replace the deployed manpower thereby maintaining service levels and continuity.
- 2. The Service Provider shall be responsible for timely payment of take-home remuneration to the manpower and deposit of EPF and ESI (both employee and employer share), failing which a penalty will be deducted.
- 3. The Service Provider shall also deposit EPF and ESI of both employer and employee share within 15th day of the month of payment for the support staff engaged from their account and prefer the bill to the Buyer for reimbursement of employer share only.
- The Service Provider shall furnish statement of amount paid for the month to the manpower deployed along with cheque number and date and Bank account from which the payment has been made. Service Provider shall furnish copy of bank statement in support of amount paid as and when required by Buyer.
- The Service Provider shall submit before the Buyer Department, one copy of the return within 7 days from the date of filing of monthly/ quarterly/ half yearly/ annual return if any before the EPF and ESI authorities.
- All applicable taxes and duties except GST, shall be payable by the Service Provider and the Buyer shall not entertain any claims whatsoever with respect to the same.
- 1. The Service Provider shall ensure regular payment to the deployed manpower to their entitlements like monthly salaries/ wages etc. and submit the documentary proof of the salary paid as per the terms and conditions of the contract. Bill for the subsequent month will be paid only after submission of certificate of disbursement of wages of previous month.
- The Breakup of the salary/ payment components shall be provided to the Buyer. The Buyer will provide Minimum Wage as per the Notification applicable in their area for the category of Resource they want to procure.

6 Buyer's Obligations

Buyer's obligations will include the following-

- 1. The attendance of the manpower shall be entered in the register provided by the Service Provider and/or in the Aadhaar based Biometric attendance system at the Buyer's premises.
- 2. The Buyer shall provide work space (seating area, work desk, furniture etc.) for the manpower hired through Service Provider, Buyer shall also arrange necessary gate/ entry pass to Buyer's premise/ designated premise for the manpower.
- Buyer shall directly or in consultation with the Service Provider provide the necessary training to the manpower for Buyer specific tools, applications and machinery etc., if required.
- 1. Buyer shall provide, free of charge unimpeded access to all the infrastructure which is required to perform the Services. It may include use of stationery, printer, electricity, internet, Buyer specific servers, data drives, tools and softwares etc. However, use of such infrastructure shall be limited for official purpose
- 2. The Buyer shall make necessary arrangements for use of basic facilities like water pots/ machines, cafeteria, washrooms etc. for manpower working at Buyer's premise/ designated premise.
- 3. TA/ DA shall be payable directly by the Buyer on production of travel documents in original and approval of appropriate authority of the Buyer for undertaking such travel for the project/assignment.
- 4. Price Variation Clause:

"It is advisable to include Price Variation Clause in the long term contracts to take care of the increase/decrease in prices of various ingredients which majorly affect the overall price of the service. Buyers are therefore advised to include the Price Variation Clause (PVC) in the bid document through ATC for long term contracts. The additional payment, if any, on account of PVC can be done offline till such time online functionality is developed on GeM."

7 Service Tracking

Tracking of services ensures quality of service delivery in time bound manner, effective service tracking helps in analyzing Service Provider's performance as well as Buyer's timely inputs for services and leads to immediate actions against the defaulters if any. Service tracking shall be mandatory for the both Buyer and Service Provider, non-tracking of the same may lead to a fine/ penalty on either party.

7.1 Attendance Sheet

1. The Buyer shall be responsible to maintain the attendance in attendance sheet/ register or Aadhar based biometric attendance machine (whichever is applicable) at Buyer's premise/ designated premise. Buyer shall share a copy of the same with Service Provider at the end of every month.

7.2 Logbook

- $1. \ \ \text{The service provider shall update the logbook on the GeM portal as per the logbook process flow.}$
- Once the service provider updates the logbook online, the Buyer shall either accept or reject these entries within the prescribed time lime. The buyer will also
 record the any service non delivery or non-performance issues, and subsequent penalties Failure to take action on logbook entries updated by service provider
 shall be deemed as accepted.
- 1. The Service Provider can raise an issue against the rejection of any entry by the buyer within prescribe timelines of such rejection with the designated representative of the Buyer.

7.3 ServicePerformance and Feedback

- 1. Feedback from the Human Resources Committee/ SPOC of the Buyer shall be maintained (weekly/ monthly, bi-annually) by the Service Provider. The same can be used to track the service standards. Feedback should be taken without any bias of either party. Buyer can also ask for submission of service feedback notes/ documents at the time of payment towards services delivered.
- 2. The SinglePoint of Contact (SPOC) for the issues arising out of this agreement will be the Service Provider or a designated representative who shall be any employee of the Service Provider in administrative and managerial capacity and in a position of authority to resolve issues. Nonetheless, the Service Provider shall be solely responsible for maintaining the quality and level of service provided.

Such service tracking initiatives not only ensures the quality and punctuality of service delivery also reduces the chances of flaws in delivery mechanism. If any variation in attendance sheet, logbook, service feedback is found during the tracking; immediate action can be taken against the party.

8 Penalties and Fine

Penalties and fine can be imposed on either party in case they have caused loss to other party, loss can be financial as well as reputational. These losses may occur due to breach of contract/ agreement, faulty services, non/ delayed payment to the Service Provider for the services availed. Amount of penalties/ fine shall be settled/ recovered during next payments/ final settlements of the Service Provider.

Penalties and fine are detailed below-

S.		Penalty/ Fine			
No.	Description	1st Instance	2nd Instance	3rd Instance	
1	Non-deployment of total manpower mentioned in the contract as per the date of joining	Up to 15 Days, @1 % per day of the total value and Beyond 15 days cancellation of the contract with cancellation charges @ 10% of the order value.	Up to 15 Days, @2 % per day of the total value and Beyond 15 days cancellation of the contract with cancellation charges @ 10% of the order value.	Cancellation of the contract with cancellation charges @ 10% of the order value	
2	If employee is found disclosing any confidential information/ document to the Service Provider/ any third parties	Cancellation of the contract with cancellation charges @ 10% of the order value along with recovery of losses caused (if any) and legal action against the Service Provider depending on the gravity of the act	-	-	
3	If the employee is found responsible for any theft, loss of material/ articles and damages	Immediate payment in actuals, equivalent to the value of the article theft/ lost/ damaged. Replacement of employee within 2 days	Immediate payment in actuals, equivalent to the value of the article theft/ lost/ damaged. Replacement of employee within 2 days/ cancellation of contract as decided by the buyer depending on the gravity of the act.	Cancellation of the contract with cancellation charges @ 10% of the order value	
4	If the employee is found responsible for disobedience/ misconduct	Warning/ counselling of employee as decided by the Buyer depending on the gravity of the act	Warning/ counselling/ Immediate replacement of employee within 2 days as decided by the Buyer and Warning to Service Provider depending on the gravity of the act	Cancellation of the contract with cancellation charges @ 10% of the order value	
5	If the employee is absent or takes leave for more than 2 days without informing or taking prior approval.		Substitute within 2 days failing which,@ 3 % per day of the total value (excluding service tax etc.) of the absent resources up to 15 days. Beyond 15 days, cancellation of the contract with cancellation charges @ 10% of the order value	Cancellation of the contract with cancellation charges @ 10% of the order value	
6	If the employee is found responsible for adopting illegal and foul methods or exercising any corrupt practice in collusion with any third party or officials at the workplace	Immediate replacement within 2 days/ cancellation of the contract with cancellation charges @ 10%, as decided by the buyer depending on the gravity of the act.	Cancellation of the contract with cancellation charges @ 10% of the order value	-	
7	Delay in payments of take-home remuneration by the Service Provider and deposit of EPF and ESI (both employee and employer share)	Rs. 100 per day for each default, warning to Service Provider to deposit the said amount within 7 working days	Rs. 200 per day for each default, hold on all type of payments to Service Provider till the said amount is deposited to respective stakeholders and proof of same is submitted to Buyer	Cancellation of the contract with cancellation charges @ 10% of the order value	

9 Payment Terms

This section provides details about the terms and conditions of payment towards the services, it may also include deduction of payment in case of faulty service.

Some notable points under payment terms are-

9.1 Payment Condition

- 1. The cost of services quoted by the Service Provider shall cover all aspects of service delivery and include all the components of salary/ wages (minimum wage, insurance, PF, ESI etc.) and taxes, as applicable.
- 2. The payment shall be made as per the financial quotes submitted by the Service Provider and accepted by the Buyer.
- No advance payment shall be made to the Service Provider.

9.2 Payment Cycle

- 1. Payment shall be made once the services are delivered, and the Service Provider submits the invoice for the same.
- 2. The Buyer shall make the payment within prescribed timelines as per the payment process flow upon submission of invoice, logbook and service feedback.

9.3 Payment Process

- 1. Payment shall be made only after submission of invoices, attendance sheet, logbook, service feedback, non-submission of the same may lead to delay/ deduction in payment.
- 2. All the penalties/ fine/ interest (if applicable) shall be settled before making the payments. Service Provider shall not have any objection on the same.
- Payment shall be made through bank transfer only, in no circumstance cash/ cheque payment shall be made.

10 Amendment of Contract

During service delivery period someconditions may occur when the Buyer and/ or Service Provider may require to amend the Agreement, some of such conditions may be as followed-

- 1. Amendment of the Contract after event of Force Majeure: In case of occurrence of any exceptional event/ circumstance which has affected either party directly to perform the agreed services, the agreement can be amended. However, cause, evidence and nature of such effect shall be notified to the other party.
- 2. Amendment in statutory variations: All statutory variations leading to increase in the cost of the contract will be debited to the buyer accounts.
- Amendment of the Contract as per both parties' consent: Amendment of the Contract shall be done as per mutual consent of both parties; no party shall be made liable to pay/ get any compensation for agreement amendment. However, the variation put together shall not reduce or exceed 25% of contract value.

11 Termination of Contract

The Agreement shall be come to an end either on completion of the Contract Period or shall be terminated for the following reasons:

- 1. Mutual consent: The contract may be terminated based on mutual consent in case the services are no longer required. Termination based on mutual consent will not attract any penalties or shall not be liable for any extra payments other than payment of invoices raised till the time of termination including notice period.
- 2. Breach of contractual obligations: Any incidents considered as the breach of contract will result in immediate termination of services. The Buyer shall have the right to terminate the Contract effective immediately by giving written notice to the Service Provider if, the Service Provider breaches a material provision of this Contract where that breach is not capable of remedy; or if the Service Provider breaches any provision of this Contract and fails to remedy the breach within 14 days after receiving notice requiring it to do so.
- Breach of SLAs: The contract may also be terminated if i)the cumulative penalties rise to 10% of the contract value or,ii) repeated breach of any SLA beyond 3 instances as per buyer discretion.

However, termination of this Contract shall not affect any accrued rights or remedies of either party.

12 Undertaking

The Service Provider hereby undertakes to not charge any money/fees/penalties in whatever manner, name, or form, or take any monetary/non-monetary considerations, or make any unlawful deductions from its manpower/employees/resources engaged by it and, to be deployed at the Buyer/Client site. The Service Provider further agrees that it will not indulge in any unethical practices and acknowledges that any non-compliance of the aforesaid undertaking will be treated as a material breach of the Contract, in which case the Buyer and GeM shall have the right to take appropriate independent actions including termination of the Contract and actions as per the GeM Incident Management Policy.

13 Formulae Used

13.1 Total :-

 $"(((\$basic_pay+\$esi+\$provident_fund+\$eldi+\$bonus+\$epf_admin_charge+\$non_mandatory_1+\$non_mandatory_2+\$non_mandatory_3+$

 $)*\$number_of_working_days)*1.18 + (\$percentage_of_service_charge*$

 $(\$basic_pay+\$esi+\$provident_fund+\$eldi+\$bonus+\$epf_admin_charge+\$non_mandatory_1+\$non_mandatory_2+\$non_mandatory_3)*\$number_of_working_days)/100 \\)*\$quantity*\$tenure_duration_of_employment"$

13.2 Cumulative Cost:

"(\$basic_pay+\$esi+\$provident_fund+\$eldi+\$bonus+\$epf_admin_charge+\$non_mandatory_1+\$non_mandatory_2+\$non_mandatory_3)*\$number_of_working_days"

13.3 Terms Used in Formulae:-

- ${\bf 1. \ \, \$number_of_working_days Number of working \ days \ in \ a \ month}$
- 2. \$tenure_duration_of_employment Tenure/Duration of Employment (in Month)
- 3. \$basic pay Minimum daily wages (INR) exclusive of GST
- 4. \$provident_fund Provident Fund (INR per day)
- 5. \$eldi ELDI (INR per day)
- 6. \$esi ESI (INR per day)
- 7. \$bonus Bonus (INR per day)
- 8. \$epf_admin_charge EPF Admin Charge (INR per day)
- 9. \$non_mandatory_1 Optional Allowance 1 (INR per day)
- 10. \$non_mandatory_2 Optional Allowance 2 (INR per day)
- 11. \$non_mandatory_3 Optional Allowance 3 (INR per day)

Annexure - 1

List of central labour laws under Ministry of Labour and Employment[1]-

- 1. The Minimum Wages Act. 1948
- 2. The Payment of Wages Act, 1936
- 3. The Payment of Bonus Act, 1965
- 4. The Equal Remuneration Act, 1976
- 5. The Trade Unions Act, 1926
- 6. The Industrial Employment (Standing Orders) Act, 1946.
- 7. The Industrial Disputes Act, 1947
- 8. The Weekly Holidays Act, 1942
- 9. The Factories Act, 1948
- 10. The Plantation Labour Act, 1951
- 11. The Mines Act, 1952
- 12. The Building and Other Constructions Workers' (Regulation of Employment and Conditions of Service) Act, 1996
- 13. The Motor Transport Workers Act. 1961
- 14. The Beedi and Cigar Workers (Conditions of Employment) Act, 1966
- 15. The Contract Labour (Regulation and Abolition) Act, 1970.
- 16. The Bonded Labour System (Abolition) Act, 1976
- 17. The Sales Promotion Employees (Conditions of Service) Act, 1976
- 18. The Inter-State Migrant Workmen (Regulation of Employment and Conditions of Service) Act, 1979
- 19. The Cine Workers and Cinema Theatre Workers (Regulation of Employment) Act, 1981
- 20. The Dock Workers (Safety, Health and Welfare) Act, 1986
- 21. The Child Labour (Prohibition and Regulation) Act, 1986
- 22. The Working Journalists and Other Newspapers Employees (Conditions of Service) and Miscellaneous Provisions Act, 1955
- 23. The Working Journalists (Fixation of rates of Wages) Act, 1958
- 24. The Employees' Compensation Act, 1923
- 25. The Employees' Provident Funds and Miscellaneous Provisions Act, 1952
- 26. The Employees' State Insurance Act, 1948
- 27. The Maternity Benefit Act, 1961
- 28. The Payment of Gratuity Act, 1972
- 29. The Unorganized Workers' Social Security Act, 2008
- 30. The Building and Other Construction Workers Cess Act, 1996
- 31. The Mica Mines Labour Welfare Fund Act, 1946
- 32. The Cine Workers Welfare (Cess) Act, 1981
- 33. The Cine Workers Welfare Fund Act, 1981
- 34. The Limestone and Dolomite Mines Labour Welfare Fund Act, 1972
- 35. The Iron Ore Mines, Manganese Ore Mines and Chrome Ore Mines Labour Welfare (Cess) Act, 1976
- 36. The Iron Ore Mines, Manganese Ore Mines and Chrome Ore Mines Labour Welfare Fund Act, 1976
- $37. \ \ The \ Beedi \ Workers \ Welfare \ Cess \ Act, \ 1976$
- 38. The Beedi Workers Welfare Fund Act, 1976
- 39. The Labour Laws (Exemption from Furnishing Returns and Maintaining Registers by Certain Establishments) Act, 1988
- $40. \ \ \text{The Employment Exchange (Compulsory Notification of Vacancies) Act, } 1959$

[1]https://labour.gov.in/sites/default/files/Central%20Labour%20Acts_0.pdf

Additional Required Data/Document(s): Buyer

- $1. \ \, \textbf{Annual turnover Required by Buyer in Crores:} \textbf{FOUR LAKH ONLY}$
- 2. The Bidder should have executed at least X No. projects with contract value not less than yy for each contract of providing manpower services to Central/ State Government Departments/ Public Sector Undertakings/ Autonomous Bodies in last N financial years: NA
- 3. The Bidder should have executed at least X No. projects with supply of xx..no. of manpower in each contract of providing manpower services to Central/ State Government Departments/ Public Sector Undertakings/ Autonomous Bodies in last N financial years: NA
- 4. Geographic Presence: Office registration certificate: KERALA
- 5. Scope of work & Job description Elick here
- 6. Please upload the list of resources alongwith quantity of each type of resource to be continued by the successful bidder/Service Provider under the new contract as per the Terms and Conditions of new contract concluded on the basis of this bid alongwith approval of Competent Authority. :click here
- 7. Buyer to upload Gazette notification for the breakup of ESI/EPF/ELDI etc if required $\underline{\text{click here}}$
- 8. Buyer to upload undertaking that Minimum Wages indicated by him during Bid Creation are as per applicable Minimum Wages Act<u>click here</u>

${\bf Additional\ Data/Document(s): Seller}$

- 1. Copy Of Labour Licence/pf/epf/esi Registration Letter/certificate <u>xlick here</u>
- 2. Copy Of Certificate For Incorporation/registration Of Bidding Entity Under Appropriate Act/authority In India click here
- 3. Auditor Certificate For Profit Making Entity In Last 3 Yrs click here
- 4. Registration Certificate For Geographical Presence As Required By Buye click here
- 5. Project Experience And Certificates With Respect To Eligibility Criteria click here
- 6. Statutory Auditor Certificate :click here
- 7. Certificate (Requested in ATC) :click here

Terms and Conditions

- 1. General Terms and Conditions-
- 1.1 This contract is governed by the General Terms and Conditions, conditions stipulated to this Product/Service as provided in the Marketplace.
- 2. Buyer Added Bid Specific Terms and Conditions-
- 2.1 Certificates

Bidder's offer is liable to be rejected if they don't upload any of the certificates / documents sought in the Bid document, ATC and Corrigendum if any.

2.2 Generic:

Bidders are advised to check applicable GST on their own before quoting. Buyer will not take any responsibility in this regards. GST reimbursement will be as per actuals or as per applicable rates (whichever is lower), subject to the maximum of quoted GST %.

2.3 Buyer Added Bid Specific ATC:
Buyer Added text based ATC clauses

ADDITIONAL TERMS & CONDITIONS:

- 1. The work order will be for a period of One Year from the date of issue of work order. If required, subject to satisfactory performance of the firm on same rate / Terms & Condition, Director, ICAR-CPCRI, Kasargod reserves the right to REDUCE OR TERMINATE the period of contract for any justifiable reasons, not mandatory to be communicated to the tenderer or to EXTEND the duration of the contract for a period, up to 02 Years in the interest of the Institute.
- The number of manpower mentioned is approximate. However, the Director, ICAR-CPCRI, Kasaragod reserves the right to INCREASE the number of contractual workers (or) REDUCE the number of contractual workers during the contract period.
- 3. The works should be carried out under the supervision of Officer-in-Charge (GH), CPCRI, Kasaragod.
- 4. The Firm/ Contractor should display a board in the work place containing, address of the firm / contractor, GSTIN (both firm and ICAR-CPCRI, Kasaragod), No. of workers, minimum wages, etc.
- 5. Changing of Staff/Supervisor should be intimated to Officer in-charge (GH), CPCRI, Kasaragod. The work arrangement of Staff in guest Houses will be made by the OIC (GH).
- 6. The staff provided should also maintain secrecy and discipline in the premises of Institute. The list ofpersonnel deployed for the Maintenance work under the contract indicating their name and permanent address should be made available to the undersigned before undertaking the work. (Copy of ID card / Adhar card). The Staff provided should be capable of reading and writing with a minimum qualification as per the requirement of the job.
- The contractor shall keep a complaint register with his supervisor, and it shall be open to verification by the authorized officers of Institute for the purpose. All complaints should be immediately attended to by the Agency.
- 8. The contractor shall not subcontract the work.
- 9. The selected agency shall provide the necessary personnel at this Institute as per labour acts prevalent in Kerala State. The agency shall employ good and reliable persons with good health. In case any of the personnel so provided is not found suitable by the Institute, the Institute shall have the right to ask for his/her replacement without giving any reason thereof and the agency shall, on receipt of a written communication will have to replace such persons immediately.
- The Institute will not be responsible for any loss/damage/casualty suffered by the Contractor while executing the work. Any compensation paid to the worker or parties hired through Contractor, shall be recovered from the Contractor as per the guidelines issued by ICAR vide O.M No. Admn-22(6)/2018-Estt.III dated 31.07.2018.
 - 11. The persons so provided by the agency under this contract will not be the employee of the Institute and there will be no employer-employee relationship between the Institute and the person so engaged by the contractor for the aforesaid services.
 - 12. Payment for service contract will be made monthly upon submission of prereceipted bill (no. of days basis) and details of statutory levies duly paid with relevant proof to office.
- 3. The contractor will discharge all his legal/statutory obligations in respect of the

workers/supervisors to be employed/deployed by him for the execution of the work in respect of their wages and service conditions and shall also comply with all the rules and regulations and provisions of law in force that may be applicable to them from time to time. The contractor shall indemnify and keep indemnified the Institute from any claims, loss or damages that may be caused to it on account of any failure to comply with the obligations under various laws. In case of any dispute, the decision of Director, CPCRI, Kasaragod shall be final and binding on the contractor.

- 14. Income tax will be deducted from the payments due for the work done as per rules.
- 15. The contractor must employ adult labour only. Employment of child labour may lead to the termination of the contract.
- 16. The contract is subject to the condition that the conditions will comply with all the law and acts of Central/State Govt. relating to this contract applicable from time to time.
- 17. The wages slip indicating complete details (Minimum wages (Basic + VDA), ESI, EPF & etc.) should be given to the employee and a copy of the same may be submitted along with monthly bill, without which the bill will not be entertained for payment.
- 18. If tenderer does not accept the offer, after issue of letter of award by the Institute within 10 days, the offer made shall be deemed to be withdrawn without any notice.
- 19. No interest on security deposit shall be paid by the Institute to the tenderer.
- 20. Goods and Service Tax (GST) or any other tax applicable or made applicable after awarding the contract in respect of the contract shall be payable by contractor to concern department and the same be reflected in the invoice with GSTIN & the percentage along with deducted amount etc (GST remittance copy should be enclosed along with bill). CPCRI will notentertain any claim whatsoever in this respect. However the GST or any other tax which isas per the rules of the Govt. shall be deducted at source from monthly bills of the successful tenderer, as per rules/instructions made applicable from time to time by government.
 - 21. 3% of the total amount quoted has to be deposited at this office as Performance Security Deposit within ten days of intimation of the award of the work. The amount shall be refundable without any interest after 6 months plus sixty days beyond the date of completion of work and all contractual obligations of the contractor/firm including warranty obligations.
- 22. The contractor shall provide full particulars of each employee including their antecedents verification etc. employed by him along with photograph duly attested before start of the work and from time to time. He will also endorse a copy of returns furnished by him to the labour Department under the Contract Labour (Regulation and Abolition) Act 1970.
- 23. The contractor or his workers shall not misuse the premises allotted to them for any purpose other than for which the contract is awarded.
- 4. All the food items mentioned in the terms & conditions should be prepared on procurement of material by yourself in the Guest House kitchen and served in the Dining hall. Items viz., Gas stove, kitchenwares. Utensils, Crockery's, refrigerator and other required amenities for cooking and serving the food items etc. will be issued by the Institute. Item not listed in tender schedule may be prepared, if requested by the guest. Seasonal food items need to be deliver on request, if not available the same should be reflected in the menu board prior approval from Guest house in-Charge. The contractor shall provide other services like supply of mineral water, soft drinks. Biscuits, snacks etc. to the inmates on demand. Cost of the same collected should not be more than the MRP rate.
- 25. The Contractor shall be solely and wholly responsible for the procurement of all articles of raw materials and food products/provisions etc. required for preparation of the meals. No transport will be provided by this Institute.
- 26. The contractor is expected to provide a wholesome /superior quality food at all times. Inspection of the food would be carried out periodically by an Officer of CPCRI authorized by the Director of the Institute and lapses, if any would be viewed seriously. Serving of Sub-standard food would lead to termination of the contract.
- 27. Timings for serving food items to be observed as per theschedule listed above.
- 28. Strictly no liquor / smoking / prohibited items are allowed in the Guest House and Institute premises.

- 29. The Service should be provided by the Contractor daily and worker (s) engaged for undertaking the work should be available in the Guest House.
- 30. The kitchen room, dining hall, tables, chairs etc should be kept clean and hygienic standards should be maintained while preparing and serving the food item. The serving persons must be decently dressed in clean clothes. The Contractor is expected to keep the premises, equipment and furniture provided in good condition at all times. This has to be handed over back on termination of contract in good condition.
- 31. The contractor should collect the payment towards room rent from the Guests/staff members and remit the same to this office immediately. He may also collect the food charges directly after serving breakfast / lunch / dinner / tea etc. The Institute takes no responsibility of collecting the payment from the guest, nor it has any liability on this account.
- 32. The contractor should keep the usage of the water and electricity to a reasonable level.

 The institutes reserve the rights / option to levy the penalty on the Contractor in case of misuse of water, electricity and diesel for generator.
- 3B. The contractor will be required to sign an agreement of Rs.200/- with ICAR-CPCRI, Kasaragod on non-judicial stamp paper in this regard. Deviation from any of the terms and conditions indicated in the Agreement will result in termination of the contract and forfeiture of the Security Deposit.
- 34. The contractor shall be responsible for the maintenance of all records registers as required and collection of room rent etc. as per rules and remit the same to the Office immediately, if Holiday, intervened the collections should be remitted in the next working day.
- 35. The workers should follow strict attendance and alternative arrangements are to be made by the agency whenever the workers are going on leave under intimation to this office and changing of workers should be intimated to this office.
- 36. The contractor should place a menu board and the same should be maintained on daily basis as per the availability / non-availability of the food items in all Guest houses
- 37. The guest house rooms and the premises are fully furnished with complete interior and fixture, power, water, running amenities like TV, telephone, upholstery by CPCRI and the bidder will not be required to meet any costs for these.
- 38. Mechanized cleaning of all floors, toilets daily for which the cost of accessories required like cleaning machine, hard rooms/soft brooms, detergents, disinfectants, mopping rods swabs etc. is to be borne by the contractor.
- \$9. Visitor's name should be displayed in the visitor's board in the respective guest houses.
- 40. Catering from any agency other than awarded through this contract, shall not be allowed in any case in the premises and the rates for catering are fixed by CPCRI, Kasaragod and detailed in tender schedule.
- 41. Quality of ingredients used in preparation of food & beverages shall be of good and standard qualityand subjected to approvals and checking by authorized officers of CPCRI, Kasaragod as and when asked for. The Contractor is liable to show the food items prepared for test to ensure quality by authorized officer(s) of CPCRI, Kasaragod as and when demanded.
- 42. The Contractor shall be solely and wholly responsible for the procurement of all articles of raw materials and food products/provisions etc. required for preparation of the meals. No transport will be provided by this Institute. The contractor is expected to provide a wholesome /superior quality food at all times. Inspection of the food would be carried out periodically by an Officer of CPCRI authorized by the Director of the Institute and lapses, if any. would be viewed seriously. Serving of Sub-standard food would lead to termination of the contract.
- 43. Provisions like vegetables, non-veg. and other materials and ingredients of good quality and standard brands will be purchased by the agency/contractor. Sufficient stock of materials shall be stocked to undertake any preparation at short notice. Perishable items may be stored for a maximum period for TWO days requirement and non -perishable for at least one week in the premises allotted for the purpose by CPCRI, Kasaragod. Rice Shall be of good quality & oil shall be refined and of reputed brand. No substandard food materials will be allowed to be used.

- 44. The cooks should be proficient and trained in different cooking specialties like North Indian, South India and special dishes. The personnel should be adequate to provide highest standards of quality and services.
- 45. <u>Taking lunch/dinner at guest house is optiona</u>l. Only the prescribed categories of guest and participants as approved shall be authorized to avail of all types of services by the agency in the guest house. The agency shall abide by all such decisions of CPCRI, Kasaragod and under no conditions shall it allow any services at the Guest House premises to the unauthorized persons.
- 46. Director, CPCRI, Kasaragod or Officer in- Charge, Guest House reserves the right to ask the contractor to replace, any worker of the firm within one week from the date of such communication.
- 47. Rooms in CPCRI, Guest Houses and Hostel should be allotted on the basis of the prior approval of the Director and the OIC, Guest House. The Contractor has No Power to allot the Guest house room to the outside Guests by his own without prior approval from the Competent Authority. If found misused the Guest house by him, the contract order will be terminated immediately and forfeit all future payment due to him including performance security.
- 48. If the Competent Authority order to prepare the foods additionally as and when required he has to prepare and serve the same and collect the fixed rate from the indenter.
- 49. The persons entrusted with the work should not have any police records/criminal cases against them. The Agency / Contractor should make adequate enquiries about the character and the antecedents of the persons whom they are deploying.
 - 50. Decision of Director of this Institute shall be final for any aspect of the contract and binding to all parties. Disputes arising, if any on the contract will be settled at his/her level by mutual consultation and in case of failure of settlement dispute shall be referred to the sole arbitrator to be appointed by the Director, ICAR-CPCRI, Kasargod. The decision of the sole Arbitrator so appointed shall be final and binding on the parties. Arbitration proceedings shall be governed by the Arbitration & Constitution Act, 1996.
 - 51. Minimum wages shall be paid to the workers by the Agency / Contractor at the rate fixed by the State Govt./Central Labour Commissioner, whichever is the higher rate as per the minimum wages Act. The contractor/Firm shall also pay all such benefits to its employees as envisaged under various acts and laws like ESI ACT, EPF & MP Act. Payment of Bonus Act, Taxes etc. The contractor shall also ensure compliance of all laws and /or to be made applicable and ICAR shall not be liable for the same and the contractor/firm shall will indemnify ICAR-CPCRI, Kasaragod in all respects.
 - 52. The Contractor should disburse the wages to the workers working under him on or before 5thof every month and submit the monthly bills in duplicate latest by 5th of following month for arranging payment, along with Bank account details, PAN details etc. The payment should be made directly in to the bank A/c of the worker and copy of the statement should be enclosed along with the monthly bill.
 - 53. **The** bills along with wages slip in prescribed format (the duly signed copy received from the contractual worker), attendance sheet, ESI, EPF, etc. with details indicating the names of the contractual workers, Bank statement, etc. has to be submitted to the office for payment. The payment and other administrative welfare of the contractual workers solely reside with the Contractor.
 - 54. The variation in Minimum Wages/VDA/ESI/EPF etc., if any as prescribed by the Govt. will be admitted / revised as per rules. The contractor has to pay the revised rate to the contractual workers and accordingly submit the bill for claim to this office.
 - 55. The offers without Bid Security declaration as per Annexure-I will be rejected.

RISK CLAUSE:

ICAR-CPCRI, Kasaragod reserves the right to discontinue the service at any time by giving one month notice for any reason for the interest of this Institute by giving one month prior notice in writing an account of any of the following reasons. and also has the right to award the contract to any other agency at the risk and cost of current agency and excess expenditure incurred on account of this can be recovered from Security deposit or pending bills or by raising a separate claim.

- (i) On account of unsatisfactory performance.
- (ii) Breach of contract clause(s).
- (iii) Persistently neglecting to carry out the obligations under the contract.
- (iv) Any other reasons

LIQUIDATED DAMAGE CLAUSE:

An amount equivalent to two days of contract amount, subject to a minimum of 0.5% per month will be levied as liquidated damage. Whenever and wherever it is found that the work is not up to the mark in any section, it will be brought to the notice of the supervisory staff of the firm by the Institute and if no action is taken within One Hour liquidated damages clause will be invoked.

Any misconduct/misbehavior on the part of the manpower deployed by the agency will not be tolerated and such person(s) will have to be replaced immediately.

Under the statutory provision, employee wise details of PF dues deducted from the salary/ wages of the employees along with employer's share should be submitted in the form of electronic challan cum return (ECR), thereafter, the generated e- challan from the EPF website is to be submitted. Since the consolidated ECR of the contractor regarding manpower supplied to all public and private sectors will be very bulky and will create confusion/ excessive time and energy consumption at the level of DDOs, hence separate ECR's and a separate e- challan as stated above with respect to the manpower deployed in the particular office is required to be submitted before release the payments to the contractor.

2.4 Buver Added Bid Specific ATC

Buyer uploaded ATC document Click here to view the file.

2.5 Generic

Duration of the service contract may be extended up to 6 months beyond the initial contract duration (subject to satisfactory performance and mutual consent).

2.6 Past Project Experience:

For fulfilling the experience criteria any one of the following documents may be considered as valid proof for meeting the experience criteria:

- a. Purchase Order copy along with Invoice(s) with self-certification by the bidder that supplies against the invoices have been executed.
- b. Execution certificate by client with order value.
- c. Any other document in support of order execution like Third Party Inspection release note, etc.

2.7 Generics

OPTION CLAUSE: The Purchaser reserves the right to increase or decrease the quantity to be ordered up to 25 percent of bid quantity at the time of placement of contract. The purchaser also reserves the right to increase the ordered quantity by up to 25% of the contracted quantity during the currency of the contract at the contracted rates. Bidders are bound to accept the orders accordingly.

2.8 Payment:

PAYMENT OF SALARIES AND WAGES: Service Provider is required to pay Salaries / wages of contracted staff deployed at buyer location first i.e. on their own and then claim payment from Buyer alongwith all statutory documents like, PF, ESIC etc. as well as the bank statement of payment done to staff.

2.9 Forms of EMD and PBG

Successful Bidder can submit the Performance Security in the form of Fixed Deposit Receipt also (besides PBG which is allowed as per GeM GTC). FDR should be made out or pledged in the name of The Director, ICAR -CPCRI, KASARAGOD, KERALAA/C (Name of the Seller). The bank should certify on it that the deposit can be withdrawn only on the demand or with the sanction of the pledgee. For release of Security Deposit, the FDR will be released in favour of bidder by the Buyer after making endorsement on the back of the FDR duly signed and stamped along with covering letter. Successful Bidder has to upload scanned copy of the FDR document in place of PBG and has to ensure delivery of hard copy of Original FDR to the Buyer within 15 days of award of contract.

2.10 Generic

- 1. The Seller shall not assign the Contract in whole or part without obtaining the prior written consent of buyer.
- 2. The Seller shall not sub-contract the Contract in whole or part to any entity without obtaining the prior written consent of buyer.
- 3. The Seller shall, notwithstanding the consent and assignment/sub-contract, remain jointly and severally liable and responsible to buyer together with the assignee/ sub-contractor, for and in respect of the due performance of the Contract and the Sellers obligations there under.

2.11 Generic

Without prejudice to Buyer's right to price adjustment by way of discount or any other right or remedy available to Buyer, Buyer may terminate the Contract or any part thereof by a written notice to the Seller, if:

- i) The Seller fails to comply with any material term of the Contract.
- ii) The Seller informs Buyer of its inability to deliver the Material(s) or any part thereof within the stipulated Delivery Period or such inability otherwise becomes apparent.
- iii) The Seller fails to deliver the Material(s) or any part thereof within the stipulated Delivery Period and/or to replace/rectify any rejected or defective Material(s) promptly.
- iv) The Seller becomes bankrupt or goes into liquidation.
- v) The Seller makes a general assignment for the benefit of creditors.
- vi) A receiver is appointed for any substantial property owned by the Seller.
- vii) The Seller has misrepresented to Buyer, acting on which misrepresentation Buyer has placed the Purchase Order on the Seller.

Note: This is system generated file. No signature is required.