Date: 28<sup>th</sup> December 2023

RfP for Selection of an Event Partner For The International Conclave on Urban Transformation under H&UD, Government of Odisha

(OFFICE OF MISSION DIRECTOR, AMRUT, H&UD, GOVT.OF ODISHA)

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#### **Invitation for Bid**

#### **RFP** No:

Letter No:

Bhubaneswar, Dated:

Sealed Proposals are invited by the Mission Director, AMRUT, Housing and Urban Development Department from firms/ agencies for Selection of an Event Partner for Office Of Mission Director, AMRUT, H&UD, GOVT.OF ODISHA for the International Conclave on Urban Transformation and to be selected on combined Quality And Cost Based Selection (Combined QCBS) process. The bidders have to submit the technical bid and financial proposal (BoQ) separately for the same. Further details of the services requested are provided in the various annexure enclosed with this letter.

1. Bidder can down load the Bid from the official website of H&UD i.e <a href="https://urban.odisha.gov.in/">https://urban.odisha.gov.in/</a> from dtd 28.12.2023 to 07.01.2024 upto 5 P.M.

Completed Proposal for the work in prescribed format shall be received as on 08.01.2024 up to 1 PM. The sealed proposals can be sent well in advance by registered post or speed post or in person to the OFFICE OF MISSION DIRECTOR, AMRUT, H & UD Department, Govt. of Odisha, 3<sup>rd</sup> Floor, Kharvel Bhawan, Gopabandhu Marg, Keshari Nagar, Bhubaneswar, Odisha 751001, Email: urban.conclave2024@gmail.com. Bidders can also submit proposal by hand to above office for which necessary gate pass can be issued for submission of offer.

- 2. The Proposal received shall be opened on itself at 3 P.M. in the presence of representatives of bidders on the same say i.e 08.01.2024. Bidders are requested to ensure presence of their representative at the time of opening of the bid, who must submit an authorization letter from the bidder.
- 3. This RFP includes the Following documents:
  - i. This Letter of Invitation
  - ii. Instructions to Bidders (see Annexure I)
  - iii. Data Sheet and Check List (see Annexure II)
  - iv. Technical Proposal Standard Forms (see Annexure III)
  - v. Financial Proposal Standard form (see Annexure–IV)
  - v. Scope of Work (see Annexure V)
  - vi. Standard Contract Document (see Annexure VI)
- 4. While all information/data given in the RFP are, to the best of the Client's knowledge accurate within the consideration of scope of the proposed contract, the Client holds no responsibility for accuracy of information and it is the responsibility of the Bidder to check the validity of information/data included in this document.
- 5. The Client reserves the right to cancel the entire bid process or part of it, at any stage without assigning any reason thereof.

Interested Bidders may obtain further information from the office of the Office of Mission Director, AMRUT, H&UD, Govt. of Odisha, 3rd Floor, Kharvel Bhawan, Gopabandhu Marg, Keshari Nagar, Bhubaneswar, Odisha 751001, Email: <a href="mailto:urban.conclave2024@gmail.com">urban.conclave2024@gmail.com</a>, Website: <a href="https://urban.odisha.gov.in/">https://urban.odisha.gov.in/</a>

MISSION DIRECTOR, AMRUT, H&UD, GOVT.OF ODISHA, H&UD Dept

#### Annexure - I

#### Instructions to Bidders

#### 1. Introduction

- 1.1. These instructions should be read in conjunction with information specific to the consulting services contained in the Covering Letter, Data Sheet and accompanying documents.
- 1.2. The bidder to submit Technical and Financial Proposal package wise and selection shall be based on Combined QCBS.
- 1.3. The Bidder shall bear all costs associated with the preparation and submission of its proposal and contract negotiation.
- 1.4. The Client is not bound to accept any proposal, and reserves the right to annul the selection process at any time prior to award of contract without thereby incurring any liability to the bidder.
- 1.5. In no case, sub-letting of "works" would be accepted.

## 2. Eligible Bidder

- 2.1 In this case, the eligible Bidder is an institute of reputes/center of excellence/consultancy firm/ Agency having experience of successfully executing at least two similar (Event management Services including Hospitality management/video graphy and Photography etc) in last 5 years as on 30<sup>th</sup> November 2023.
- 2.2 Should have experience of successfully executed at least one (1) assignment of Event Management of minimum contract value 20 lakhs during last 5 years as on 30<sup>th</sup> November 2023.
- 2.3 Should have experience of successfully executed at least one (1) assignment in Government schemes/ projects in Odisha of minimum contract value 10 lakhs during last 5 years as on 30th November 2023.
- 2.4 "Average" Annual consultancy turnover of the bidder should be more than Rs. 1 Cr. for last 3 financial years i.e 2020-21, 2021-22 & 2022-23
- 2.5 The agency should not have been blacklisted by any state government, central government or any other public sector undertaking or a corporation as on the date of this RFP. An undertaking to this effect should be submitted.

#### 3. Conflict of Interest

Conflict of interest exists in the event of: (i) conflicting assignments, typically monitoring and evaluation/environmental assessment of the same project by the eligible Bidder; (ii) Agencies or institutions who have a business or family relation with the Client directly or indirectly; and (iii) practices prohibited under the anti-corruption policy of the Government of India and Government of Odisha.

#### 4. Disclosure

- 4.1 Bidders have an obligation to disclose any actual or potential conflict of interest. Failure to do so may lead to disqualification of the Bidder or termination of its Contract.
- 4.2 Bidders must disclose if they are or have been the subject of any proceedings (such as blacklisting) or other arrangements relating to bankruptcy, insolvency or the financial standing of the Bidder, including but not limited to appointment of any officer such as a receiver in relation to the Bidder's personal or business matters or an

arrangement with creditors, or of any other similar proceedings.

- 4.3 Bidders must disclose if they have been convicted of, or are the subject of any proceedings relating to:
  - a) a criminal offence or other serious offence involving the activities of a criminal organization, or where they have been found by any regulator or professional body to have committed professional misconduct;
  - b) Corruption including the offer or receipt of an inducement of any kind in relation to obtaining any contract;
  - c) Failure to fulfill any obligations in any jurisdiction relating to the payment of taxes or social security contributions.

## 5. Anti-corruption Measure

- 5.1 Any effort by Bidder(s) to influence the Client in the evaluation and ranking of technical Proposals, and recommendation for award of Contract, may result in the rejection of the Proposal.
- 5.2 A recommendation for award of Contract shall be rejected if it is determined that the recommended Bidder has directly, or through an agent, engaged in corrupt, fraudulent, collusive, or coercive practices in competing for the contract in question. In such cases H & UD Dept. shall blacklist the Bidder either indefinitely or for a stated period of time, disqualifying it from participating in any H & UD Dept. related bidding for the said period.

#### 6. Clarification on Provisions of the RFP Document: Deleted

#### 7. Pre-Bid Conference: Deleted.

#### 8. Amendment of the RFP document

- **8.1** At any time before submission of Proposals, the Client may amend the RFP by issuing an addendum/ corrigendum to be uploaded in the official web site of H& UD i.e <a href="https://urban.odisha.gov.in/">https://urban.odisha.gov.in/</a>
- 8.2 Any such addendum will be binding on all the Bidders.
- 8.3 To give Bidders reasonable time in which to take an addendum into account in preparing their Proposals, the Client may, at its discretion, extend the deadline for the submission of the Proposals.

#### 9. Language of Proposals

The Proposal and all related correspondence exchanged between the Bidder and the Client shall be written in the English language. Supporting documents and printed literature that are part of the Proposal may be in another language provided they are accompanied by an accurate translation of the relevant passages in English with self-certification for accuracy, in which case, for the purposes of interpretation of the Proposal, the translated version shall govern.

## 10. Cost of bidding

The Bidder shall bear all costs associated with the preparation and submission of its Proposal. The Client shall not be responsible or liable for those costs, regardless of the conduct or outcome of the bidding process. The Cost of RFP is Rs 5,900/- including all

applicable taxes to be deposited in the form of Demand draft to MISSION DIRECTOR, AMRUT, H&UD, GOVT.OF ODISHA.

#### 11. Taxes

The Bidder may be subject to taxes (such as: fringe benefit tax, value added tax, Income tax, duties, etc.) on amounts payable by the Client under the Contract, which are to be borne by the bidder. However Service Tax/ GST as applicable rate shall be payable extra at Actual.

## 12. Submission of Proposal

- 12.1 Proposals must be received before the deadline specified in the Data Sheet.
- 12.2 Proposals must be submitted to the address specified on the Data Sheet and delivered on or before the time specified in the Data Sheet.

#### 13. Documents comprising the Proposal

Bidders shall submit one sealed envelope, containing the Technical and Financial Proposal package wise. The Technical Proposals will be opened at the date and time specified in the Data Sheet.

## 14. Proposal validity

- 14.1 Proposals shall remain valid for the period specified in the Data Sheet commencing with the deadline for submission of Technical Proposals as prescribed by the Client.
- 14.2 A Proposal valid for a shorter period shall be considered non- responsive and will be rejected by the Client.

## 15. Format and Signing of Proposals or physical copy submission.

15.1 Bidder shall submit hard copy of the technical bid which the bidder is going to upload in the e-procurement portal as Technical Bid as mentioned in the Data Sheet shall be submitted in the prescribed format attached with this RfP document at Annexure-III & Annexure-IV

- 15.2 The Technical Proposal shall be signed by a person duly authorized to sign on behalf of the Bidder. The name and position of the person signing the authorization must be typed or printed below the signature. All pages of the Proposal shall be signed by the person signing the Proposal.
- 15.3 Any interlineations, erasures, or overwriting shall be valid only if signed or initialed by the person signing the Proposal.

## 16. Deadline for Submission of Proposals

The Client may, at its discretion, extend the deadline for the submission of Proposal by amending the RfP, in which case all rights and obligations of the Client and Bidders subject to the previous deadline shall thereafter be subject to the deadline as extended.

## 17. Late Proposals

The Client will not consider any Proposal that arrives after the deadline prescribed by the Client for submission of Proposals in the Data Sheet. Any Proposal received after the respective deadline for submission shall be declared late, rejected, and returned unopened to the Bidder.

## 18. Evaluation of Offers:

Bids received and found valid will be evaluated by CLIENT to ascertain the best evaluated bid in the interest of CLIENT for project services under this document. The Bidder should take enough care to submit all the information sought by CLIENT in the desired formats. The bids are liable to be rejected if information is not provided in the desired formats, however CLIENT reserves right to seek any clarification from any bidder if it so desires. The proposals, in general, shall be evaluated using the following criteria:

Technical evaluation of the bid would be carried out package wise applying the evaluation criteria specified below. Each respective technical bid will be attributed a technical score as per following breakup:

SN	Main Criteria and Weights * out of Total 100 marks	Sub Criteria	Sub Weights
1.	Financial Strength - 15 Marks	Consultancy Turnover (Average 3 years). Rs. 1 Cr–5 Marks For	15
		every additional10 lakhs -1 mark each Max 15 Mark.	
2.	Similar experience in event management of minimum contract value 20 lakhs during last 5 years as on 30th November 2023.	Single Project of similar experience of contract value 20 lakhs & above - 5 Mark subject to maximum 20 Nos	20
3.	Similar experience in event management of minimum contract value 10 lakhs during last 5 years as on 30th November 2023 in any Government Programme in Odisha	Single Project of similar experience of contract value 10 lakhs & above - 5 Mark subject to maximum 15 Nos	15

SN	Main Criteria and Weights * out of Total 100 marks	Sub Criteria	Sub Weights
	Similar experience in videography & Photography in any Government Program of minimum contract value 2 lakhs during last 5 years as on 30th November 2023.	Single Project of similar experience of contract value 2 lakhs & above - 4 Mark subject to maximum 20 Nos	20
	Methodology including work plan and proposedmanagement plan- 30 Marks	Methodology including work plan and proposed management plan	30

#### Note:

Based on the evaluation of technical bids, the bidders shall be ranked highest to lowest technical score (St) in accordance with the total marks obtained.

The bidders with technical bid score of minimum **70% and above will be considered technically qualified for further process.** The price bids of technically qualified bidders will only be opened for financial evaluation.

1. Quality and Cost Based Selection (QCBS) method will be followed during the overall selection process. Based on the evaluation of technical proposal, the technically qualified bidders shall be ranked highest to lowest Technical Score (ST) in accordance to the marks obtained during the technical evaluation stage. There shall be `70% weightage to technical score and 30% weightage to financial score.

The individual bidder's financial score **(SF)** will be evaluated as per the formula given below:

SF= [Fmin / Fb] \* 100 (rounded off to 2 decimal places)

where,

**SF**= Normalized financial score of the bidder under consideration

Fmin=Minimum financial quote among the technically qualified bidders

**Fb=** Financial quote of the bidder under consideration

Combined Score (S) = ST \* 0.7 + SF \* 0.3

Where ST = Technical score secured by the bidder. Where SF = Financial score secured by the bidder. The bidder securing the highest evaluated **Combined Score(S)** will be awarded the contract observing due procedure.

#### 19. Presentation:

The consultant will have to make a presentation to CLIENT. The presentation shall cover in sufficient, detail the appreciation of the project, Approach and Methodology, proposed organizational structure, work program, implementation strategy, provisions to secure and retain professionals. The objective of presentation is to enable CLIENT to evaluate the consultant regarding their understanding and preparedness for the assignment. Clarifications, if any, as required by CLIENT will also be discussed. The date and venue of presentation will be decided by CLIENT and intimated on the day of opening of bid or otherwise at least one week in advance. The presentation to cover the details is given as above.

## 20. Client's Right to Accept any Proposal, and to Reject any or all Proposals

The Client reserves the right to accept or reject any Proposal, and to annul the bidding process and reject all Proposals at any time prior to Contract award, without thereby incurring any liability to the Bidders.

#### 21. Award of Contract Notification

- Prior to the expiration of the Proposal validity period, the Client shall notify the successful Bidder, in writing, that its Proposal has been accepted. At the same time, the Client shall notify all other Bidders of the results of the bidding.
- 21.2 Until a formal Contract is prepared and executed, the notification of award shall constitute a binding Contract.

## 22. Negotiations/Clarifications

The successful Bidder will be informed in writing of the date, place and time for negotiations/clarifications, if any. Representatives conducting negotiations on behalf of the Bidder must have written authority to negotiate and conclude a Contract.

## 23. Signing of Contract

- 23.1 After notification, the Client shall communicate to the successful Bidder to sign the Contract. Standard Contract Document (see Annexure VII)
- 23.2 Pursuant to negotiations, the successful Bidder shall sign, date, and return the Contract, along with necessary supporting documents, to the Client.
- 23.3 All formalities of negotiation and signing of contract will be completed within Fifteen (15) days of notification of award.

## <u> Annexure – II</u>

# **Data Sheet and Check List**

## A. Data Sheet:

1.	Title of RFP: Selection of an Event Partner For The International Conclave on Urban Transformation under Housing & Urban Development Department, Government of Odisha.
2.	Name of the Client:- Mission Director, AMRUT, H &UD, Govt.of odisha
3.	Method of selection: Combined Quality And Cost Based Selection (QCBS) through bids from
	consultancy firms/ agencies.
4.	Selection of consultancy firm/agency: The bidders have to submit the technical Proposal
	giving their credentials, experience, financial status as per technical proposal form given at
	Annexure – III& Financial proposal (BoQ) as per Annexure-IV. The evaluation shall be
	made as per evaluation criteria specified at Annexure - I (Clause-18).
5.	Deleted
6.	Technical proposal to be submitted: YES, as per form given at annexure -III along with all
	Supporting documents and same shall be submitted.
	Bidder shall submit the hard copy of the technical proposal to the office of Mission Director, AMRUT, H &UD, Govt.of odisha within due date.
7.	Financial proposal (BOQ) to be submitted: YES, Bidder shall submit the financial bid in the
	format given in Annexure- IV
8.	Address for submission of Hard copy of Proposals:
	Office of Mission Director
	3rd Floor, Kharvel Bhawan, Gopabandhu Marg, Keshari Nagar, Bhubaneswar, Odisha 751001
	Email: urban.conclave2024@gmail.com
9.	A pre-bid conference to be held:
	Not applicable

10 The Client's Representatives:

Mission Director

3rd Floor, Kharvel Bhawan, Gopabandhu Marg, Keshari Nagar, Bhubaneswar, Odisha 751001

Email: urban.conclave2024@gmail.com

- Proposals shall remain valid for 120-days after the submission date indicated in this Data Sheet.
- 12 Deleted
- 13 The Bidder is required to include with its proposal written confirmation of authorization representative to sign on behalf of the Bidder: YES

to

- 14 Joint Ventures or Consortium offer:- NOT permissible
- 15 Bidders Eligibility Criteria-Applicable

AS specified at clause - 2 ANNEXURE-I

- While submitting the proposal the bidder has to ensure that the technical kept in sealed envelope with superscription Selection of an Event Partner for Office Of the Mission Director, AMRU,H&UD, Govt. of Odisha for the International Conclave on Urban Transformation" and Financial Proposal in original to be kept in separate sealed envelopes with superscription Financial Proposal for "the bidder has to ensure that the technical kept in sealed envelope with superscription Selection of an Event Partner for Office Of the Mission Director, AMRU,H&UD, Govt. of Odisha for the International Conclave on Urban Transformation". All the above sealed envelope to be kept in an outer envelope marked as under.
- 17 The outer envelope must be labeled with (Physical Copy):
  - a) Title: the bidder has to ensure that the technical kept in sealed envelope with superscription "Selection of an Event Partner for Office Of the Mission Director, AMRU,H&UD, Govt. of Odisha for the International Conclave on Urban Transformation".
    - b) RFP Number;
    - c) Last date of bid Submission;
    - d) Full address of bid submission authority with contact no and email on the right;
    - e) Full address of the Bidder with contact no and email on the left.
- 18 If any envelope is not sealed and marked as instructed, the Client will assume no Responsibility for the misplacement or premature opening of envelopes leading to disqualification of the Bidder from the bidding process.

19	Tender fee must be deposited: YES					
	Tender fee of Rs. 5900/- (non-refundable)					
	Earnest Money Deposit (EMD) to be submitted: YES					
20	EMD of Rs. 1,00,000 (Refundable) to be deposited In shape of DD in favor of MISSION DIRECTOR, AMRUT, H&UD, GOVT.OF ODISHA, payble at Bhubaneswar & original copy shall be submitted along with the Bid document before the submission date.  Form for Tender fee & Earnest will be: in shape of demand draft in favor of MISSION					
20	·					
	DIRECTOR, AMRUT, H&UD, GOVT.OF ODISHA,H & UD Dept. payable at Bhubaneswar.					
	Bids not accompanied by tender fees and EMD shall stand rejected.					
21	A performance guarantee is to be submitted by the winning Bidder upon signing of					
	Contract: YES.					
22	The amount will be 1,00,000/- and the same will be provided in the form of DD valid till					
	completion of contract and same shall be valid till the completion of Contract.					
	In case bidder failed to submit the Performance security, EMD shall be adjusted accordingly					
	& EMD of unsuccessful bidder shall be returned within 7 days.					
23	Last date of Bid Submission :					
	Last date of submission of Hard copy:					
	08.01.2024 up to 13.00 hours (1.00 PM).					
24						
	Date and time for public opening of the Technical Proposals					
	Date and time for public opening of the Technical Proposals  08.01.2024 at 15.00 hours (3.00 PM).					
	i i i					
25	08.01.2024 at 15.00 hours (3.00 PM).  Date & time of opening of Financial proposal willbe communicated later to eligible bidders.					
25 26	08.01.2024 at 15.00 hours (3.00 PM).  Date & time of opening of Financial proposal willbe communicated later to eligible bidders.  Expected date/month for commencement of services: 15 <sup>th</sup> January 2024					
	08.01.2024 at 15.00 hours (3.00 PM).  Date & time of opening of Financial proposal willbe communicated later to eligible bidders.  Expected date/month for commencement of services: 15 <sup>th</sup> January 2024					

## B. Check List:

The bidders are requested to check the following points before submitting the physical bids:

i)	1.	Whether the Technical Proposals have been properly marked, superscripted, labeled and sealed, as required?
	2.	Whether each proposal has been ink-signed by the appropriate authority? Have all the pages of the proposal been ink-signed?
	Whether the Audited balance sheet for last three years been submitted along with the proposal and chartered accountants certificate for consultancy turnover?	
	4.	Have the Tender Fee and EMD been enclosed with the technical proposal?
	Whether the number of pages of the proposal properly indexed?	
ii)	1	All the bidders should send:

a) Agency's consent letter b) Brief Profile of the Agency c) Documentary evidence of Agency having experience of successfully executing at least two similar assignment (Event management Services, Hospitality management, videography etc) in last 5 years as on 30<sup>th</sup> November 2023. **d)** Documentary evidence of Agency having experience of successfully executed at least one (1) assignment of Event Management of minimum contract value 20 lakhs during last 5 years as on 30th November 2023. e) Should have experience of successfully executed at least one (1) assignment related to Videography & Photography of any event management work of minimum contract value 2 lakhs during last 5 years as on 30th November 2023. g) The agency should not have been blacklisted by any state government, central government or any other public sector undertaking or a corporation as on the date ofthis RFP. An undertaking to this effect should be submitted.

#### **Annexure -III**

## **Technical Proposal Letter of Submission**

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Letter No.:
Place: Date:
From:
[Name of Consultant with
Complete Address of Communication]
To:
The Mission Director, AMRUT
H & UD ,Govt. Of Odisha, 3rd Floor, Kharvel Bhawan, Gopabandhu Marg, Keshari Nagar, Bhubaneswar, Odisha 751001
Email:
<b>Subject:</b> RfP for Selection of an Event Partner For Mission Director, AMRUT, H& UD for The International Conclave on Urban Transformation
Sir,
We, the undersigned, offer to provide the services for the above in accordance with your Request for Proposal dated . We are here by submitting our Technical Proposal (As per Appendix-1) in a sealed in an envelope .
We have examined the information provided in your Request for Proposal (RFP) and offer to undertake the work described in accordance with requirements and as per fee payable specified in RFP. This proposal is valid for acceptance for 120 days and we confirm that this proposal will remain binding upon us and may be accepted by you at any time before this expiry date.
We accept that any contract that may result will comprise the contract documents issued

with the RFP and be based upon the documents submitted as part of our proposal; and placed by the (*Name of the agency/institution*). The Proposal has been arrived at independently and without consultation, communication, agreement or understanding (for the purpose of restricting competition) with any other party invited to tender for this contract.

We hereby declare that all the information and statements made in this Proposal are true and accept that any misinterpretation contained in it may lead to our disqualification.

I confirm that I have the authority of *(Name of the agency/institution)* to submit proposals/tenders and to clarify any details on its behalf.

We understand you are not bound to accept any proposal you receive.

Yours	sıncere	ly,
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**Enclosures**:

Signature [In full and initials]: Name and Title of Signatory:

Name of Firm:

Address:

## APPENDIX – 1

## FORMATFOR SUBMISSION OFTECHNICAL PROPOSAL

## A. General Details:

SN	Name of the organization/ Firm/ Institute	
	Permanent address	
1.	Tel: Fax:	
	Email id :	
	Name of the Authorized person for submitting	
	proposal:	
2	Mobile No. :	
2.	Email id :	
	(Attach Authorization letter of	
	Competent Authority)	
	Demand draft Details Tender fee / Detail of	
	Online Transfer	
3.	Amount :	
	DD No. :	
	Issuing Date:	
	Name of the Bank:	
	UTR Number:  Demand draft Details OF EMD	
	Amount:	
4.	DD No.:	
	Issuing Date:	
	Name of the Bank:	
	UTR Number:	
5.	Discloser information as per clause-4 Instruction to Bidder (Annexure-I)	
	Whether the agency was ever blacklisted: Y/N	
	If yes whether that black listing was	
6.	not cancelled: Y/N	
	(If yes, attach copy of same and the affidavit)	
	(ii yoo, allaan oopy of ballio alla lilo allaani)	
7.	Brief professional background of the organization	
8.	Confirm to carry assignment as per TOR of RFQ	YES
9.	Confirm to accept all term & conditions specified in RFQ documents	YES
11.	Proof of agency having at least 5-years of experience of providing similar services as on 30th November 2023	

## B. Financial Details:

SN	Year	Consultancy Turnover	Net worth
1.	2020-21		
2.	2021-22		
3.	2022-23		
4.	Avg for 3 years		

(Certificate from Chartered Accountant for the consultancy turn over to be enclosed along with the copies of balance sheets)

**C.WORK Experience (Similar Project) up to 30/11/2023.** Agency having experience of successfully executing at least two similar (Event management Services/ Hospitality management/video graphy etc) in last 5 years as on 30<sup>th</sup> November 2023.

SN	Name of Client and Address	Project details (Event management Services including Hospitality management/video graphy /Photography etc)	Value of contract feein INR	Work order issued/MoA signed with with completion/ performanc e certificate (date) (Attach documents)	Status of implementa tion	Reference Page in RFP
				•		

#### (ADD ROWS IF REQUIRED)

D. Similar Experience of successfully executed at least one (1) assignment of Event Management of minimum contract value 20 lakhs during last 5 years as on 30th November 2023 in Government Program.

SN	Name of Client and Address	Project details (Event Management)	Value of contract feein INR	Work order issued/MoA signed with with completion/ performanc e certificate (date) (Attach documents)	Status of implementa tion	Reference Page in RFP

		1		

E. Similar Experience of successfully executed Video Graphy & Photography of any event management work minimum contract value 10 lakhs during last 5 years as on 30th November 2023 in Government Program in Odisha.

SN	Name of Client and Address	Project details (Video Graphy & Photography)	Work order issued/MoA signed with with completion/ performanc e certificate (date) (Attach documents)	Status of implementa tion	Reference Page in RFP

## (ADD ROWS IF REQUIRED)

## F. Methodology including Management Plan

A detailed write-up under the following heads to be submitted along with this offer.

i. Methodology including work plan and proposed management plan.

Authorized Signature [In full and initials]: Name and Title of Signatory:

Name of Firm:

Address:

#### **ANNEXURE-IV**

## FINANCIAL PROPOSAL SUBMISSION

[Location, Date]

To

The Mission Director, AMRUT

H & UD, Govt. Of Odisha,
3rd Floor, Kharvel Bhawan, Gopabandhu Marg,
Keshari Nagar, Bhubaneswar, Odisha 751001

Email:

Dear Sirs:

We, he under signed, offer to provide services in accordance with your Request for Proposal dated[Insert Date]and our Technical Proposal. Our attached Financial Proposal is for the sum of [Insert amount(s)in words . This amount is exclusive of the Domestic taxes. We here by confirm that the financial proposal is unconditional and we acknowledge that any condition attached to financial proposal shall result in reject of our financial proposal.

Our Financial Proposal shall be binding upon us subject to the modifications resulting from Contract negotiations, up to expiration of the validity period of the Proposal, i.e. before the date indicated in Paragraph 4 of the Part-II Data Sheet.

We understand you are not bound to accept any Proposal you receive.

We remain, Yours sincerely,

Authorized Signature [In full and initials]: Name and Title of Signatory: Name of Firm: Address:

**Enclose: Financial Proposal** 

## **Format for Financial Proposal**

# 1. Event Management (Venue Set up):

SI	Deliverables	Units	Cost
1	As per Scope of Work in Section	Lumsum	
2	GST		
3	Total		

## 2. Hospitality & Guest Management :

SI	Deliverables	Units	Cost
1	As per Scope of Work in Section	Lumsum	
2	GST		
	Total		

## 3. Photography & Videography:

SI	Deliverables	Units	Cost
1	As per Scope of Work	Lumsum	
2	GST		
	Total		

## 4. Merchandise (Quest/ Prizes etc)

SI. No	Description of Items	Estimated Qty in Number	Unit rate in Rs	Amount
1	Itinerary	330		
2	Panellist ID card/Tag (with lanyards)	330		
3	Conference Tote Bag	330		
4	Pen-drive (64 GB)	300		
5	Pen	300		
6	Water Bottle (500 MI.)	330		
7	Notepad	300		
8	Mementos	130		
9	Shawl (Tassar/ Sambalpuri)	100		

10	Assorted Sabai Grass Basket of Gifts i) Coockies (Millet ) ii) Kofee from Koraput (Arabic) iii) Coaster iv) Cofee Mug	330	
11	Brochure on Odisha Tourism	300	
12	A narrative behind each gift item, linking it to Odisha, its culture and transformation.	300	
	GST		
	Total		

## 5. Cultural Program:

SI	Deliverables	Units	Cost
1	As per Scope of Work		
2	GST		
	Total		

7. Grand Total ( 1+2+3+4+5+6) : F	Rs/-
Amount in Words:	

## Note:

1. GST as applicable from time to time will be paid Extra.

6. Contingency: Rs 1000000/- (Rupees Ten lakhs Only) Fixed

- 2. Items mentioned under Merchandise are estimated only. Qty may increase or decreased based on actual requirement. Agency shall be paid accordingly after approval of Authority.
- 3. Contingency fund of Rs 10 lakhs (Fixed) is provisioned and shall be paid to Selected agency after prior approval from OFFICE OF MISSION DIRECTOR, AMRUT, H&UD, GOVT.OF ODISHA to meet any other unforeseen expenditure apart from above scope of service during the period of contract.

Authorized Signature [In full and initials]: Name and Title of Signatory: Name of Firm:

Address:	

#### Annexure – V

#### SCOPE OF WORK

## 1. Objectives:

The Partner shall be tasked with Event Management, Hospitality, Social Media and PR, Photo & Video Documentation for the International Conference organized by H& UD Department, Government of Odisha from 16.01.2024 to 18.01.2024 at Hotel Taj Bivanta, Bhubaneswar. Agency shall work under direct supervision of Mission Director, AMRUT, H& UD, Govt. Odisha. Agency shall coordinate with the designated Hotel for the necessary arrangements on the scheduled program.

## 3. Printing of Collaterals & Merch:

The partner agency will be entrusted with the responsibility of overseeing the printing of collaterals and merchandise, managing the production of session-specific collaterals and an array of branded merchandise. This encompasses items such as bottles, caps, coasters, T-shirts, hoodies, bags, badges, notepads, and pens. The agency's role is pivotal in ensuring the quality and consistency of printed materials and merchandise, contributing to a cohesive and impactful representation of the event.

#### 2. Venue Setup

The agency will play a central role in venue setup and branding, taking on the responsibility of transforming the event space into an immersive environment aligned with the theme. From conceptualizing and executing event backdrops for each session to creating visually striking partners' walls, the agency's expertise will ensure a seamless integration of branding elements, contributing to an engaging and visually appealing event experience.

SI No	Description
1	Front Entrance Branding Standees
2	Back Entrance Branding
3	Back Entrance Red Carpeting
4	Checkered Backdrop (company Logos)
5	Media Briefing Setup
6	Hall Entrance Digital Display
7	Odisha Art & Craft Corridor Stall
8	Main Stage Big Hall
9	Theme based LED Backdrop
10	2nd Hall Stage
11	Backdrop with Flex on frame
12	3rd Hall Stage
13	Backdrop with Flex on frame
14	Selfie Stage (12' x 8')
15	Digital Podium
16	Selfie Setup

	<del>-</del>
17	High End light & Sound Setup for Big Hall
18	High End light & Sound Setup for Hall 2
19	High End light & Sound Setup for Hall 3
20	Lady Anchor
21	Cultural Troupe
22	Outdoor Hoarding
23	Airport till venue Roadside branding
24	Dignitaries Sitting Chairs
25	Hotel Front Area trees Theme Lighting
26	Multiple Hotel Lobby Kiosk Setup
27	Printing material average budget
28	Awards & felicitation materials avg budget

## 3. Hospitality:

The partner agency will be responsible for managing the hospitality aspects of the event, ensuring a seamless and positive experience for attendees. This includes overseeing logistical arrangements, catering, and guest services. The agency's role in hospitality is crucial for creating a welcoming atmosphere and facilitating smooth interactions, contributing to the overall success of the event.

- Concierge service to receive guests and assist them
- Concierge service at hotels
- Registration Desk
- Help Desk
- Welcome Kit preparation
- Guest Management
- On ground coordination
- Media & PR Management

#### 4. Photo & Video Documentation:

The partner agency will assume responsibility for comprehensive photo and video documentation, ensuring the capture of pivotal moments throughout the event. This documentation encompasses scheme-specific photo documentation, pre-event documentation, event documentation, bytes, and drone documentation. The agency's commitment to meticulous documentation will contribute to a rich visual narrative, preserving and highlighting the essence of the event. Price for the videos & Photography should be quoted as per prescribed rate of I & PR . Duration of the videos to be finalized with discussion with client.

## 8. Video Outputs:

The agency will be entrusted with delivering a range of video outputs, each carefully curated to convey different aspects of the event. This includes an overarching video

focusing on community participation, promotional videos building anticipation leading up to the event, session-specific videos, and an encompassing event video. Experience-sharing videos featuring delegates and participants will offer insights into the diverse perspectives and contributions, adding depth and authenticity to the event's narrative. The agency's expertise in video production will play a crucial role in creating engaging and impactful visual content.

## 8.1 Promotional Videos Leading Up to the Event:

In the lead-up to the event, the agency will create promotional videos designed to generate excitement and anticipation. These videos will serve as dynamic teasers, providing glimpses of what attendees can expect, building anticipation, and encouraging active participation and attendance.

#### 8.2 Session Videos:

Each session will be meticulously documented through dedicated session videos, encapsulating key discussions, presentations, and interactions. These videos will serve as valuable resources for both attendees and a wider audience, fostering knowledge dissemination and capturing the event's intellectual contributions.

#### 8.3 Event Video:

The overarching event video will encapsulate the holistic experience, combining highlights from various sessions, key moments, and participant interactions. This comprehensive video will serve as a lasting memento of the event, providing a succinct and impactful overview of its multifaceted nature.

### 8.4 Experience Sharing Videos - Delegates & Participants:

The agency will curate experience-sharing videos featuring insights and reflections from delegates and participants. These videos will offer a personal perspective on the event's impact, providing a human touch to the narrative and emphasizing the diverse and enriching experiences of those involved.

## 8.5 Cultural Activities Video:

The partner agency will be responsible for capturing the vibrancy and essence of cultural activities through a dedicated video. This video will showcase the diverse range of cultural performances, artistic expressions, and engaging activities that contribute to the event's cultural dimension. Through expert cinematography and storytelling, the agency will ensure that the Cultural Activities Video reflects the richness and diversity of the cultural experiences woven into the fabric of the event.

#### 8.6 Finale Video:

The agency will craft a captivating Finale Video, serving as the grand culmination and reflection of the event's highlights. This video will encapsulate the essence of the final moments, featuring key takeaways, highlights from concluding sessions, and celebratory elements. Through dynamic visuals and emotive storytelling, the Finale Video will provide a fitting conclusion, leaving a lasting impression on the audience and serving as a poignant reminder of the event's significance.

#### 8.7 Cultural Activities:

The partner agency will curate captivating Cultural Activities featured during the event. This will showcase the diverse range of performances, exhibitions, and interactive experiences, providing a journey through the cultural tapestry woven into the fabric of the event. Through skilled storytelling and visual aesthetics, the Cultural Activities will convey the energy, creativity, and cultural richness that participants experienced firsthand.

## 9. Onsite Team Deployment:

The Client Servicing Manager, one resource, will be acting closely to facilitate day-to-day activities, serving as the liaison between office of mission director, amrut, h&ud, govt.of odisha and the Creative Team. This individual will adeptly gather requirements, communicate them to the Creative Team, and ensure the timely delivery of all tasks. For PR & Hospitality Agency shall deploy at least 10 persons for managing operations at Airport and at Hotel reception.

## 10. Creative Team Deployment:

Creative resources constituting experienced and qualified professionals will support the Client Servicing Manager in day-to-day activities to ensure the punctual delivery of assignments. Bidders are advised to deploy proficient resources (offsite) for tasks such as campaign/event planning, copywriting, digital expertise, and creative endeavors. This approach aims to ensure a cohesive and effective collaboration between onsite and offshore teams for the successful execution of the assignment.

## **Annexure - VI**

## **Standard Form of Contract**

## **CONTENTS**

## I. Form of Contract

	II.	General	<b>Conditions</b>	of	Contract
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- 1. General Provisions
  - Commencement, Completion, Modification and Termination of
- 2. Contract
- 3. Obligations of the Consultancy firm/agency
- 4. Consultancy firm/agency's' Personnel and Sub-Consultancy firm/agencies
- 5. Obligations of the Client
- 6. Payments to the Consultancy firm/agency
- 7. Fairness and Good Faith
- 8. Settlement of Disputes
- 9. Liquidated Damages
- 10. Miscellaneous Provisions

## III. Special Conditions of Contract

IV. Appendices

Appendix A-Description of Services

Appendix B- Total Cost of Service

Appendix C- Duties of Client

## I. Form of Contract

(Text in brackets [] should be filled up appropriately)

This CONTRACT (herein after called the Contract||) is made the [day ] day of the month of [month], [year], between Mission Director, AMRUT, H&UD, GOVT.OF ODISHA Department, Govt. of Odisha (here in after called the Client||),or the First Party and, [name of Consultancy firm/agency||) of the FIRM.

#### WHERE AS

- (a) the Consultancy firm/agency, having represented to the Client|| that it has the required professional skills, personnel and technical resources, has offered to provide in response to the Tender Notice date disused by the Client;
- (b) the Client has accepted the offer of the Consultancy firm/agency to provide the services on the terms and conditions set for thin this Contract.

## NOW, THEREFORE, IT IS HEREBY AGREED between the parties as follows:

- 1. The following documents attached here to shall be deemed to form an integral part of this Contract
  - (a) The General Conditions of Contract;
  - (b) The Special Conditions of Contract;
  - (c) The following Appendices:

Appendix A: Description of Services

Appendix B: Total Cost of Services

Appendix- C: Duties of the Client

set f	or thin the Contra	ct, in particular:			
(a)	the Consultancy firm/agencies shall carry out and complete the Services in accordance with the provisions of the Contract; and				
(b)					
		the parties here to have caused this Contract to be signed in their e day and year first above written.			
		Signed by			
In prese	ence of	1.For and on behalf of the OFFICE OF  MISSION DIRECTOR, AMRUT,  H&UD, GOVT.OF ODISHA, H & UD  Dept.[name of Client  ]			
(Witness	es)				
(i)					
(ii)					
In prese	ence of	2. For and on behalf of the [ name of firm]			
(Witne	sses)				
(i) 29   Page	2				

2. The mutual rights and obligations of the Client and the Consultancy firm/agency shall be as

(ii)

## II. General Conditions of Contract

#### 1. GENERAL PROVISIONS

- **1.1 Definitions** Unless the context otherwise requires, the following terms whenever used in this Contract have the following meanings:
  - (a) Applicable Law means the laws and any other instruments having the force of law in Odisha for the time being.
  - (b) Consultancy firm/agency|| means any private or public entity that will provide the Services to the Client|| under the Contract.
  - (c) Contract means the Contract signed by the Parties and all the attached documents listed in its Clause1 that is the General Conditions (GC), the Special Conditions (SC) and the Appendices.
  - (d) Day| means calendar day.
  - (e) Effective Date means the date on which this Contract comes into force and effect pursuant to Clause GC 2.1.
  - (f) Foreign Currency means any currency other than the currency of the Client's Country.
  - (g) GC|| mean these General Conditions of Contract.
  - (h) Government means the Government of Odisha
  - (i) Local Currency means Indian Rupees.
  - (i) notice Written communication sent to Address for communication mentioned in contract.
  - (k) Partyll means the Clientll or the Consultancy firm/agency, as the case may be, and Partiesll means both of them.
  - (I) Personnell means professionals and support staff provided by the Consultancy firm/agency assigned to perform the Services or any part thereof; Foreign Personnell means such professionals and support staff who at the time of being so provided had their domicile outside the Government's country; Local Personnell means such professionals and support staff who at the time of being so provided had their domicile inside the Government's country; and Key Personnell means the Personnel referred to in Clause GC 4.2(a).
  - (m) Reimbursable expenses means all assignment-related costs [such as travel, translation, report printing, secretarial expenses, subject to specified maximum limits in the Contract].
  - (n) SC|| means the Special Conditions of Contract by which the GC may be amended or supplemented.
  - (o) Services means the work to be performed by the Consultancy firm/agency pursuant to this Contract, as described in Appendix A hereto.
  - (p) Third Party|| means any person or entity other than the Client||, or the Consultancy firm/agency.
  - (q) In writing means communicated in written form with proof of receipt.

#### 1.2 Relationship Between the Parties

Nothing contained herein shall be construed as establishing a relationship of master and servant or of principal and agent as between the Client and the Consultancy firm/agency. The Consultancy firm/agency, subject to this Contract, has complete charge of Personnel performing the Services and shall be fully responsible for the Services performed by them or on their behalf hereunder.

- **1.3 Law Governing Contract**: This Contract, its meaning and interpretation, and the relation between the Parties shall be governed by the applicable laws of Odisha.
- **1.4 Headings:** The headings shall not limit, alter or affect the meaning of this Contract.

#### 1.5 Notices

- 1.5.1 Any notice, request or consent required or permitted to be given or made pursuant to this Contract shall be in writing. Any such notice, request or consent shall be deemed to have been given or made when delivered in person to an authorized representative of the Party to whom the communication is addressed, or when sent by registered post to such Party at the address specified in the SC.
- **1.5.2** A Party may change its address for notice here under by giving the other Party notice in writing of such change to the address specified in the SC.
- **1.6 Authorized Representatives**: Any action required or permitted to be taken, and any document required or permitted to be executed under this Contract by the Client or the Consultancy firm/agency may be taken or executed by the officials specified in the SC.
- **1.7 Taxes and Duties**: The Consultancy firm/agency and Personnel shall be liable to pay such direct and indirect taxes, duties, fees and other impositions levied under the applicable laws of Odisha.

#### 1.8 Fraud and Corruption

- 1.9.1 Definitions: It is the Client's policy to require that Clients as well as Consultancy firm/agency observe the highest standard of ethics during the execution of the Contract. In pursuance of this policy, the Client defines, for the purpose of this provision, the terms set forth below as follows:
  - (i) corrupt practice means the offering, receiving, or soliciting, directly or indirectly, of anything of value to influence the action of a public official in the selection process or in contract execution;
  - (ii) fraudulent practice means a misrepresentation or omission off acts in order to influence a selection process or the execution of a contract;
  - (iii) collusive practices means a scheme or arrangement between two or more Consultancy firm/agency, with or without the knowledge of the Client, designed to establish prices at artificial, non-competitive levels;
  - (iv) Coercive practices means harming or threatening to harm, directly or indirectly, persons or their property to influence their participation in a procurement process, or affect the execution of a contract;

#### 1.9.2 Measures to be taken by the Client

- a. The Client may terminate the contract if it determines at anytime that representatives of the Consultancy firm/agency were engaged in corrupt, fraudulent, collusive or coercive practices during the selection process or the execution of that contract, without the Consultancy firm/agency having taken timely and appropriate action satisfactory to the Client to remedy the situation;
- b. The Client may also sanction against the Consultancy firm/agency including declaring the Consultancy firm/agency in eligible, either indefinitely or for a stated period of time, to be awarded a contract if it at anytime determines that the Consultancy firm/agency has, directly or through an agent, engaged in corrupt, fraudulent, collusive or coercive practices in competing for, or in executing, a Client-financed contract;

#### 1.9.3 Commissions and Fees

At the time of execution of this Contract, the Consultancy firm/agency shall disclose any commissions or fees that may have been paid or are agreed to be paid to agents, representatives, or commission agents with respect to the selection process or execution of the contract. The information disclosed must include at least the name and address of the agent, representative, or commission agent, the amount and currency, and the purpose of the commission or fee.

## 2. COMMENCEMENT, COMPLETION, MODIFICATION ANDTERMINATION OF CONTRACT

- **2.1 Effectiveness of Contract:** This Contract shall come into force and effect on the date (the Effective Date||) of the Client's notice to the Consultancy firm/agency instructing the Consultancy firm/agency to begin carrying out the Services. This notice shall confirm that the conditions precedent and effectiveness conditions, if any, listed in the SC have been met.
- **2.2** Termination of Contract for Failure to Become Effective: If this Contract has not become effective within such time period after the date of the Contract signed by the Parties as specified in the SC Client may, by not less than twenty one (21) days written notice to the Consultancy firm/agency, declare this Contract to be null and void, a n d f o r f e i t t h e E M D.
- **2.3 Commencement of Services:** The Consultancy firm/agency shall begin carrying out the Services not later than the number of days after the Effective Date specified in the SC.
- **2.4 Expiration of Contract:** Unless terminated earlier pursuant to Clause GC2.9 hereof, this Contract shall expire at the end of such time period as specified in the SC.
- **2.5 Entire Agreement**: This Contract contains all covenants, stipulations and provisions agreed by the Parties. No agent or representative of either Party has authority to make, and the Parties shall not be bound by or be liable for, any other statement, representation, promise or agreement not set forth herein.
- 2.6 Modifications or Variations: (a) Any modification or variation of the terms and conditions of this Contract, including any modification or variation of the scope of the Services, may only be made by written agreement between the Parties. Pursuant to Clause GC7.2 hereof, however, each Party shall give due consideration to any proposals for modification or variation made by the other Party.
- (b)In cases of substantial modifications or variations, the prior written consent of the Client is required.

#### 2.7 Force Majeure

#### 2.7.1 Definition

- a. For the purposes of this Contract, Force Majeure means an event which is beyond the reasonable control of a Party, is not foreseeable, is unavoidable and not brought about by or at the instance of the Party claiming to be affected by such events and which has caused the non-performance or delay in performance, and which makes a Party's performance of its obligations here under impossible or so impractical as reasonably to be considered impossible in the circumstances, and includes, but is not limited to, war, riots, civil disorder, earthquake, fire, explosion, storm, flood or other extreme adverse weather conditions, strikes, lock outs or other industrial action (except where such strikes, lock outs or other industrial action are within the power of the Party invoking Force Majeure to prevent), confiscation or any other action by Government agencies.
- b. Force Majeure shall not include (i) any event which is caused by the negligence or intentional action of a Party or by or of such Party's Sub-Consultancy firm/agency or agents or employees, nor (ii) any event which a diligent Party could reasonably have been expected both to take into account at the time of the conclusion of this Contract, and avoid or overcome in the carrying out of its obligations hereunder.
- c. Subject to clause 2.7.2, Force Majeure shall not include insufficiency of funds or inability to make any payment required here under.
- 2.7.2 No Breach of Contract: The failure of a Party to fulfil any of its obligations here under shall not be considered to be a breach of, or default under, this Contract in so far as such in ability arises from an event of Force Majeure, provided that the Party affected by such an event has taken all reasonable precautions, due care and reasonable alternative measures, all with the objective of carrying out the terms and conditions of this Contract.

#### 2.7.3 Measures to be Taken:

- a. A Party affected by an event of Force Majeure shall continue to perform its obligations under the Contract as far as is reasonably practical, and shall take all reasonable measures to minimize the consequences of any event of Force Majeure.
- b. A Party affected by an event of Force Majeure shall notify the other Party of such event as soon as possible, and in any case not later than fourteen (14) days following the occurrence of such event, providing evidence of the nature and cause of such event, and shall similarly give written notice of the restoration of normal conditions as soon as possible.
- c. Any period within which a Party shall, pursuant to this Contract, complete any action or task, shall be extended for a period equal to the time during which such Party was unable to perform such action as a result of Force Majeure.
- d. During the period of their inability to perform the Services as a result of an event of Force Majeure, the Consultancy firm/agency, upon instructions by the Client, shall either demobilize or continue with the Services to the extent possible, in which case the Consultancy firm/agency shall continue to be paid proportionately and on prorate basis, under the terms of this Contract.
- e. In the case of disagreement between the Parties as to the existence or extent of Force Majeure, the matter shall be settled according to Clause GC8.
- **2.8 Suspension:** The Client may, by written notice of suspension to the Consultancy firm/agency, suspend all payments to the Consultancy firm/agency here under if the

Consultancy firm/agency fails to perform any of its obligations under this Contract, including the carrying out of the Services, provided that such notice of suspension (i) shall specify the nature of the failure, and(ii) shall allow the Consultancy firm/agency to remedy such failure, if capable of being remedied, within a period not exceeding thirty (30)days after receipt by the Consultancy firm/agency of such notice of suspension.

## 2.9 Termination

- **2.9.1** By the -Client||: The Client|| may terminate this Contract in case of the occurrence of any of the events specified in paragraphs (a)through (i) of this Clause GC 2.9.1..
  - a. If the Consultancy firm/agency fails to remedy a failure in the performance of its obligations here under, as specified ina notice of suspension pursuant to Clause GC2.8 herein above, within thirty(30) days of receipt of such notice of suspension or within such further period as the Client|| may have subsequently approved in writing.
  - b. If the Consultancy firm/agency becomes (or, if the Consultancy firm/agency consists of more than one entity, if any of its Members becomes and which has substantial bearing on providing Services under this contract) in solvent or go into liquidation or receivership whether compulsory or voluntary.
  - c. If the Consultancy firm/agency fails to comply with any final decision reached as a result of arbitration proceedings pursuant to Clause GC 8hereof.
  - d. If the Consultancy firm/agency, in the judgment of the Client, has engaged incorrupt or fraudulent practices in competing for or in executing this Contract.
  - e. If the Consultancy firm/agency submits to the Client a false statement which has a material effect on the rights, obligations or interests of the Client.
  - f. If the Consultancy firm/agency places itself in position of conflict of interest or fails to disclose promptly any conflict of interest to the Client.
  - g. If the Consultancy firm/agency fails to provide the quality services as envisaged under this Contract. The Consultancy Monitoring Committee (CMC) formulated to monitor the progress of the assignment may make judgment regarding the poor quality of services, the reasons for which shall be recorded in writing. The CMC may decide to give one chance to the Consultancy firm/agency to improve the quality of the services.
  - h. If, as the result of Force Majeure, the Consultancy firm/agency is unable to perform a material portion of the Services for a period of not less than sixty (60) days.
  - i. If the Client, in its sole discretion and for any reason whatsoever, decides to terminate this Contract.
- 2.9.1.1 In such an occurrence the Client∥ shall give a not less than thirty(30) days' written notice of termination to the Consultancy firm/agency, and sixty(60) days' in case of the event referred to in(i).
- **2.9.2** By the Consultancy firm/agency: The Consultancy firm/agency may terminate this Contract, by not less than thirty (30) days' written notice to the Client||, in case of the occurrence of any of the events specified in paragraphs (a)through(d) of this Clause GC 2.9.2.
  - a. If the Client fails to pay any money due to the Consultancy firm/agency pursuant to this Contract and not subject to dispute pursuant to Clause GC8 hereof within forty-five (45) days after receiving written notice from the Consultancy firm/agency that such payment is overdue.

- b. If, as the result of Force Majeure, the Consultancy firm/agency is unable to perform a material portion of the Services for a period of not less than two days.
- c. If the Client fails to comply with any final decision reached as a result of arbitration pursuant to Clause GC 8hereof.
- d. If the Client is in material breach of its obligations pursuant to this Contract and has not remedied immediately (or such longer period as the Consultancy firm/agency may have subsequently approved in writing) following the receipt by the Client of the Consultancy firm/agency's notice specifying such breach.
- 2.9.3 Cessation of Rights and Obligations: Upon termination of this Contract pursuant to Clauses GC2.2 or GC2.9 hereof, or upon expiration of this Contract pursuant to Clause GC2.4 hereof, all rights and obligations of the Parties here under shall cease, except(i) such rights and obligations as may have accrued on the date of termination or expiration,(ii) the obligation of confidentiality set forth in Clause GC3.3 hereof, (iii) the Consultancy firm/agency's obligation to permit inspection, copying and auditing of their accounts and records set forth in Clause GC3.6 hereof, and(iv) any right which a Party may have under the Law.
- 2.9.4 Cessation of Services: Upon termination of this Contract by notice of either Party to the other pursuant to Clauses GC2.9.1 or GC2.9.2 hereof, the Consultancy firm/agency shall, immediately upon dispatch or receipt of such notice, take all necessary steps to bring the Services to a close in a prompt and orderly manner and shall make every reasonable effort to keep expenditures for this purpose to a minimum. With respect to documents prepared by the Consultancy firm/agency and equipment and materials furnished by the Cient||, the Consultancy firm/agency shall proceed as provided, respectively, by Clauses GC 3.9 or GC 3.10 hereof.
- **2.9.5 Payment upon Termination**: Upon termination of this Contract pursuant to Clauses GC 2.9.1 or GC 2.9.2 hereof, the Client shall make the following payments to the Consultancy firm/agency:
  - a. If the Contract is terminated pursuant to Clause 2.9.1 (h), (i) or 2.9.2, remuneration pursuant to Clause GC6.3 (h) (i) hereof for Services satisfactorily performed prior to the effective date of termination, and reimbursable expenditures pursuant to Clause GC6.3(h)(ii) hereof for expenditures actually and reasonably incurred prior to the effective date of termination;
  - b. If the agreement is terminated pursuant of Clause 2.9.1 (a) to (g), the Consultancy firm/agency shall not be entitled to receive any agreed payments upon termination of the contract. However, the Client|| may consider to make payment for the part satisfactorily performed on the basis of Quantum Merit as assessed by it, if such part is of economic utility to the Client. Applicable Under such circumstances, upon termination, the client may also impose liquidated damages as per the provisions of Clause 9 of this agreement. The Consultancy firm/agency will be required to pay any such liquidated damages to client within 30 days of termination date.
- 2.9.6 Disputes about Events of Termination: If either Party disputes whether an event specified in paragraphs (a) through (h) of Clause GC 2.9.1 or in Clause GC 2.9.2 hereof has occurred, such Party may, within forty-five (30) days after receipt of notice of termination from the other Party, refer the matter to Clause GC 8 hereof, and this Contract shall not be terminated on account of such event except in accordance with the terms of any resulting arbitral award.

#### 3. OBLIGATIONSOF THECONSULTANCY FIRM/AGENCY

#### 3.1 General

- 3.1.1 Standard of Performance: The Consultancy firm/agency shall perform the Services and carry out their obligations here under with all due diligence, efficiency and economy, in accordance with generally accepted professional standards and practices, and shall observe sound management practices, and employ appropriate technology and safe and effective equipment, machinery, materials and methods. The Consultancy firm/agency shall always act, in respect of any matter relating to this Contractor to the Services, as faithful adviser to the Client||, and shall at all times support and safeguard the Client's legitimate interests in any dealings with Sub-Consultancy firm/agency or Third Parties.
- **3.2 Conflict of Interests**: The Consultancy firm/agency shall hold the Client's interests paramount, without any consideration for future work, and strictly avoid conflict of interest with other assignments or their own corporate interests. If during the period of this contract, a conflict of interest arises for any reasons, the Consultancy firm/agency shall promptly disclose the same to the Client and seek its instructions.

## 3.2.1 Consultancy firm/agency not to benefit from Commissions, Discounts etc.:

- a. The payment of the Consultancy firm/agency pursuant to Clause GC6 hereof shall constitute the Consultancy firm/agency's only payment in connection with this Contract and, subject to Clause GC3.2.2 hereof, the Consultancy firm/agency shall not accept for its own benefit any trade commission, discount or similar payment in connection with activities pursuant to this Contract or in the discharge of its obligations here under, and the Consultancy firm/agency shall use its best efforts to ensure that any Personnel and agents of either of them, similarly shall not receive any such additional payment.
- b. Furthermore, if the Consultancy firm/agency, as part of the Services, has the responsibility of advising the Client on the procurement of goods, works or services, the Consultancy firm/agency shall comply with the Client's applicable procurement guidelines, and shall at all times exercise such responsibility in the best interest of the Client. Any discounts or commissions obtained by the Consultancy firm/agency in the exercise of such procurement responsibility shall be for the account of the Client.
- 3.2.2 Consultancy firm/agency and Affiliates Not to Engage in Certain Activities: The Consultancy firm/agency agrees that, during the term of this Contract and after its termination, the Consultancy firm/agency and any entity affiliated with the Consultancy firm/agency, shall be disqualified from providing goods, works or services (other than consulting services) resulting from or directly related to the Consultancy firm/agency's Services for the preparation or implementation of the project.
- **3.2.3 Prohibition of Conflicting Activities**: The Consultancy firm/agency shall not engage, and shall cause their Personnel not to engage, either directly or indirectly, in any business or professional activities that would conflict with the activities assigned to them under this Contract.
- 3.3 Confidentiality: Except with the prior written consent of the Client||, the Consultancy firm/agency and the Personnel shall not at any time communicate to any person or entity any confidential information acquired in the course of the Services, nor shall the Consultancy

firm/agency and its Personnel make public the recommendations formulated in the course of, or as a result of, the Services.

- 3.4 Insurance to be Taken out by the Consultancy firm/agency: The Consultancy firm/agency(i)shall take out and maintain, at their own cost but on terms and conditions approved by the -Clientll, insurance against the risks, and for the cover ages specified in the SC, and (ii) at the Client's request, shall provide evidence to the Clientll showing that such insurance has been taken out and maintained and that the current premiums therefore have been paid.
- 3.5 Accounting, Inspection and Auditing: The Consultancy firm/agency(i) shall keep accurate and systematic accounts and records in respect of the Services here under, in accordance with internationally accepted accounting principles and in such form and detail as will clearly identify all relevant time changes and costs, and the bases thereof, and(ii) shall periodically permit the Client|| or its designated representative and/or the Client, and up to five years from expirationorterminationofthisContract,toinspectthesameandmakecopiesthereofaswellas to have them audited by auditors appointed by the Client|| or the Client, if so required by the Client|| or the Client as the case may be.
- **3.6 Consultancy firm/agency's Actions Requiring —Client's Prior Approval**: The Consultancy firm/agency shall obtain the Client's prior approval in writing before taking any of the following actions: (a) Any change or addition to the Personnel listed in Appendix C.
- **3.7 Reporting Obligations**: The Consultancy firm/agency shall submit to the Client|| the reports and documents specified in Appendix B hereto, in the form, in the numbers and within the time periods set forth in the said Appendix. Final reports shall be delivered in CDROM in addition to the hard copies specified in said Appendix.
- 3.8 Documents Prepared by the Consultancy firm/agency to be the Property of the -Client||: All plans, drawings, specifications, designs, reports, other documents and software prepared by the Consultancy firm/agency for the Client|| under this Contract shall become and remain the property of the Client||, and the Consultancy firm/agency shall, not later than upon termination or expiration of this Contract, deliver all such documents to the Client||, together with a detailed inventory thereof. The Consultancy firm/agency may retain a copy of such documents, but shall not use any where, without taking permission, in writing, from the Client and the Client reserves right to grant or deny any such request. If license agreements are necessary or appropriate between the Consultancy firm/agency and third parties for purposes of development of any such computer programs, the Consultancy firm/agency shall obtain the Client'spriorwrittenapprovaltosuchagreements,andthe Client||shallbeentitled at its discretion to require recovering the expenses related to the development of the program(s) concerned.
- 3.9 Equipment, Vehicles and Materials Furnished by the -Client||: Equipment, vehicles and materials made available to the Consultancy firm/agency by the Client||, or purchased by the Consultancy firm/agency wholly or partly with funds provided by the Client||, shall be the property of the Client|| and shall be marked accordingly. Upon termination or expiration of this Contract, the Consultancy firm/agency shall make available to the Client|| an inventory of such equipment, vehicles and materials and shall dispose of such equipment and materials in accordance with the Client's|| instructions. While in possession of such equipment, vehicles and materials, the Consultancy firm/agency, unless otherwise instructed by the Client|| in writing, shall insure them at the expense of the Client|| in an amount equal to their full

replacement value.

**3.10 Equipment and Materials provided by the Consultancy firm/agency**: Equipment or materials brought into the Government's country by the Consultancy firm/agency and the Personnel and used either for the Projector personal use shall remain the property of the Consultancy firm/agency or the Personnel concerned, as applicable.

#### 4. CONSULTANCY FIRM/AGENCY'SPERSONNEL

- **4.1 General:** The Consultancy firm/agency shall employ and provide such qualified and experienced Personnel and Sub-Consultancy firm/agency as are required to carry out the Services.
- 4.2 Description of Personnel- Deleted
- 4.3 Approval of Personnel: Deleted
- 4.4 Removal and/or Replacement of Personnel:- Deleted
- **4.5 Resident Project Manager**: If required by the SC, the Consultancy firm/agency shall ensure that at all times during the Consultancy firm/agency's performance of the Services a resident project manager, acceptable to the Client, shall take charge of the performance of such Services.

#### 5. OBLIGATIONS OF THE-CLIENTII

- **5.1 Assistance and Exemptions:** Unless otherwise specified in the SC, the Client|| shall use its best efforts to ensure that the Government shall:
  - a. Provide the Consultancy firm/agency and Personnel with work permits and such other documents as shall be necessary to enable the Consultancy firm/agency or Personnel to perform the Services.
  - b. Arrange for the Foreign Personnel to be provided promptly with all necessary entry and exit visas, residence permits, exchange permits and any other documents required for their stay in India.
  - c. Issue to officials, agents and representatives of the Government all such instructions as may be necessary or appropriate for the prompt and effective implementation of the Services.
  - d. Provide to the Consultancy firm/agency, Sub-Consultancy firm/agency and Personnel any such other assistance as may be specified in the SC.
- 5.2 Change in the Applicable Law Related to Taxes and Duties: If, after the date of this Contract, there is any change in the Applicable Laws of Odisha with respect to taxes and duties, which are directly payable by the Consultancy firm/agency for providing the services i.e. service tax or any such applicable tax from time to time, which increases or decreases the cost incurred by the Consultancy firm/agency in performing the Services, then the remuneration and reimbursable expenses otherwise payable to the Consultancy firm/agency under this Contract shall be increased or decreased accordingly by agreement between the Parties here to,and corresponding adjustments shall be made to the ceiling amounts specified in Clause GC 6.1(b).

## 5.3 Services, Facilities and Property of the -Client||:

a. The Client shall make available to the Consultancy firm/agency and its Personnel, for the

- purposes of the Services and **free of any charge**, the services, facilities and property described in Appendix E at the times and in the manner specified in said **Appendix E**.
- b. In case that such services, facilities and property shall not be made available to the Consultancy firm/agency as and when specified in Appendix E, the Parties shall agree on any time extension that it may be appropriate to grant to the Consultancy firm/agency for the performance of the Services.
- **5.4 Payment**: In consideration of the Services performed by the Consultancy firm/agency under this Contract, the Client shall make to the Consultancy firm/agency such payments and in such manner as is provided by Clause GC 6ofthis Contract.

## **5.5 Counterpart Personnel**:

- a. If necessary, the Client shall make available to the Consultancy firm/agency free of charge such professional and support counterpart personnel, to be nominated by the Client with the Consultancy firm/agency's advice, if specified in Appendix E.
- b. Professional and support counterpart personnel, excluding Client||s liaison personnel, shall work under the exclusive direction of the Consultancy firm/agency. If any member of the counterpart personnel fails to perform adequately any work assigned to such member by the Consultancy firm/agency that is consistent with the position occupied by such member, the Consultancy firm/agency may request the replacement of such member, and the Client|| shall not unreasonably refuse to act upon such request.

#### 6. PAYMENTSTOTHECONSULTANCY FIRM/AGENCY

## 6.1 Total Cost of the Services

- a. The total cost of the Services payable is set forth in Appendix D as per the Consultancy firm/agency's proposal to the Client and as negotiated thereafter.
- b. Except as may be otherwise agreed under Clause GC 2.6 and subject to Clause GC 6.1(c), payments under this Contract shall not exceed the amount specified in Appendix-D.
- c. Not with standing Clause GC6.1(b) hereof, if pursuant to any of the Clauses GC4.2(c) or 5.2 hereof, the Parties shall agree that additional payments shall be made to the Consultancy firm/agency in order to cover any necessary additional expenditures not envisaged in the cost estimates referred to in Clause GC6.1(a)above, the ceiling or ceilings, as the case may be, set forth in Clause GC6.1(b)above shall be increased by the amount or amounts, as the case may be, of any such additional payments.
- **6.2 Currency of Payment**: All payments shall be made in Indian Rupees. [In case the payment is to be made in the currency other that Indian Rupees, the same shall be mentioned instead of Indian Rupees]
- **6.3 Terms of Payment** The payments in respect of the Services shall be made as follows:
  - a. The Consultancy firm/agency shall submit the invoice for payment when the payment is due as per the agreed terms as per Payment terms of in SC.
  - b. Once a milestone is completed, the Consultancy firm/agency shall submit the requisite deliverables as specified in this Contract. The Client shall release the requisite payment upon acceptance of the deliverables. However, if the Client fails to intimate acceptance of the deliverables or its objections thereto, within 30 days of receipt of it, the Client shall release the payment to the Consultancy firm/agency without further delay.

- c. For the purpose of payment under Clause 6.3 (b) above, acceptance means; acceptance of the deliverables by the Client after submission by the Consultancy firm/agency and the Consultancy firm/agency has made presentation to the Authority / Client (Mention this if presentation is required) with / without modifications to be communicated in writing by the Client to the Consultancy firm/agency.
- d. If the deliverables submitted by the Consultancy firm/agency are not acceptable to the Client, reasons for such non-acceptance should be recorded in writing; the Client shall not release the payment due to the Consultancy firm/agency. This is without prejudicing the Client's right to levy any liquidated damages under clause 9.
- e. All payments under this Contract shall be made to the accounts of the Consultancy firm/agency specified in the SC.

#### 7. FAIRNESS AND GOOD FAITH

- **7.1 Good Faith:** The Parties undertake to act in good faith with respect to each other's rights under this Contract and to adopt all reasonable measures to ensure the realization of the objectives of this Contract.
- **7.2 Operation of the Contract:** The Parties recognize that it is impractical in this Contract to provide for every contingency which may arise during the life of the Contract, and the Parties hereby agree that it is their intention that this Contract shall operate fairly as between them, and without detriment to the interest of either of them, and that, if during the term of this Contract either Party believes that this Contract is operating unfairly, the Parties will use their best efforts to agree on such action as may be necessary to remove the cause or causes of such unfairness, but no failure to agree on any action pursuant to this Clause shall give rise to a dispute subject to arbitration in accordance with Clause GC 8 hereof.

## 8. SETTLEMENTOF DISPUTES

- **8.1 Amicable Settlement**: Performance of the contract is governed by the terms & conditions of the contract, in case of dispute arises between the parties regarding any matter under the contract, either Party of the contract may send a written Notice of Dispute o the other party. The Party receiving the Notice of Dispute will consider the Notice and respond to it in writing within 30 days after receipt. If that party fails to respond within 30 days, or the dispute cannot be amicably settled within 60 days following the response of that party, clause GC 8.2 shall become applicable.
- **8.2 Arbitration**: In the case of dispute arising upon or in relation to or in connection with the contract between the Client and the Consultancy firm/agency, which has not been settled amicably, any party can refer the dispute for Arbitration under (Indian) Arbitration and Conciliation Act,1996. Such disputes shall be referred to an Arbitral Tribunal consisting of 3(three) arbitrators, one each to be appointed by the Client and the Consultancy firm/agency the third arbitrator shall be chosen by the two arbitrators so appointed by the parties and shall act as Presiding Arbitrator. In case of failure of the two arbitrators, appointed by the parties to reach a consensus regarding the appointment of the third arbitrator within a period of 30 days from the date of appointment of the two arbitrators, the Presiding arbitrator shall be appointed by the Secretary of the Ministry / Department. The Arbitration and Conciliation Act, 1996 and any statutory modification or re-enactment thereof, shall apply to these arbitration proceedings.
- **8.3** Arbitration proceedings shall be held in India at the place indicated in SC and the language of the arbitration proceedings and that of all documents and communications between the parties

shall be English.

**8.4** The decision of the majority of arbitrators shall be final and binding upon both parties. The expenses of the arbitrators as determined by the arbitrators shall be shared equally by the Client and the Consultancy firm/agency. However, the expenses incurred by each party in connection with the preparation, presentation shall be borne by the party itself. All arbitration awards shall be in writing and shall state the reasons for the award.

#### 9. Liquidated Damages

- 9.1 The parties hereby agree that due to negligence of act of any party, if the other party suffers losses, damages the quantification of which may be difficult, and hence the amount specified here under shall be construed as reasonable estimate of the damages and both the parties agree to pay such liquidated damages, as defined here under as per the provisions of this Contract.
- **9.2** The amount of liquidated damages under this Contract shall not exceed [10]% of the total value of the contract as specified in Appendix D.
- **9.3** The liquidated damages shall be applicable under following circumstances:
  - a. If the deliverables are not submitted as per schedule as specified in SC10, the Consultancy firm/agency shall be liable to pay 10% of the total cost of the services for delay or part thereof.

## 9.4 Performance Security:

- i. The selected bidder, for due and faithful performance of its obligations under the Contract, shall be required to provide a "Performance Security" of the value equivalent to [ Specified in SCC] of the contract value in shape of a ' DD ' in the from a scheduled bank, to Office Of Mission Director , AMRUT, H&UD, GOVT.OF ODISHA in favor of the Mission Director, AMRUT, H&UD, GOVT.OF ODISHA, Odisha payable at Bhubaneswar within 5 days of receiving of LOA/Purchase order. The performance security shall remain valid till for 3 Month.
- ii. The Performance security shall be denominated in Indian rupees.
- iii. The performance security shall be discharged by the Purchaser within 60 days from the date of completion of contract obligation.
- iv. The security shall be fortified in the following cases:
  - a) In case of agency failed to perform the service as per contract.
  - b) In case delay in delivering the service without any reasonable cause

# III. Special Conditions of Contract:

(Clauses in brackets {} are optional; all notes should be deleted in final text)

SC Clause	Ref. Of GC			nents of, and Supplements to, Clauses in	
		T	he Ge	eneral Conditions of Contract	
1.	1.5			The addresses are:	
			1.	<sup>−</sup> Client∥:	
				Attention:	
				Facsimile:	
			2.	Consultancy firm/agency:	
				Attention:	
				Facsimile:	
2.	1.7		{ins	ert name of member}	
The Authorized Representatives are:					
				For the Client  :	
				For the Consultancy firm/agency:	
3.2.1	The effec	tiveness condi	tions a	are the following:	
		a. The con	tract t	o be signed within 7 days of intimation.	
		b. Perform contract si		bank guarantees to be submitted within 5 days of	
5.	2.2	The time per	riod sł	nall be 30 days.	
6.	2.3	The time per	riod sh	nall be 2 days from effective date	
7.	2.4			expiry of contract is 30 days and can be er period based on performance.	

- 8 4.5 The Client Servicing Manager, to be located at Bhubaneswar to coordinate with Office Of Mission Director, AMRUT, H&UD, GOVT.OF ODISHA
- 9.. 6.1 (b) The ceiling in local currency is Rs lakhs
- 10. 6.3 Payment Term
  - i. 20% Advance of the contract Price.
  - ii. 80% shall be paid within 30 days from the date of completion on event & submission of Invoice.
- 11. The Arbitration proceedings shall take place in Bhubaneswar in India.
- 12 9.4 Performance Security shall be 5% of the contract price.

Bind	ding signature of Client Signed by (for and on behalf of the President of India)
	Binding signature of Contractor Signed by
	(For and on behalf of duly authorized vide Resolution
	No dated of the Board of Directors of)
	In the presence of (Witnesses)
	1.

2.

## **Appendices-IV**

## APPENDIXA-DESCRIPTIONOF SERVICES

Note: This Appendix will include the final Scope of Work to be carried out by the Client|| and the Consultancy firm/agency during technical negotiations, dates for completion of various tasks, place of performance for different tasks/activities, specific tasks/activities/outcome to be reviewed and approved by Client|| etc.

#### **APPENDIX B -Total COST OF SERVICES**

Total cost under this contract will be limited to ......lakhs inclusive of all taxes and duties.

## **APPENDIX C -DUTIES OF THE -CLIENT**

(Include here the list of Services, facilities and property to be made available to the Consultancy firm/agency by the Client).