

State Bank Operations Support Services Pvt Ltd., New Delhi (SBOSS)

Request for Proposal (RFP)

Empanelment of HR Vendors for Manpower Services

(ON-ROLL /CONTRACTUAL MANPOWER FOR SBOSS)

RFP No. SBOSS/2025-26/001 Dated 25.06.2025.
Last Date of submission of response: 01.07.2025 up to 17:00 Hrs

Name of the HR Vendor: M/s.....

State Bank Operations Support Services Pvt Ltd (hereinafter referred to SBOSS or the Company as per the context), a wholly owned subsidiary of State Bank of India, invites Request for Proposal (RFP) for Empanelment of HR Partners, to line up prospective candidates for hiring of various on-roll / contractual manpower for deployment at various locations of SBOSS and/or at its Client's premises for supporting in operations and other activities. All existing empaneled HR Partners must also apply for re-empanelment, provided they wish to continue as SBOSS HR Partners through this RFP.

1.	NAME OF WORK	Hiring of various ON-ROLL / CONTRACTUAL Manpower in
		various locations of SBOSS and/or its clients' premises for
		supporting operations and other activities.
2.	EARNEST MONEY DEPOSIT	Rs. 2,00,000/- (Rupees Two lac only)
3.	SECURITY DEPOSIT.	To be deposited by successful bidders only.
		(not applicable for existing empanelled HR Partners)
		Rs. 2,50,000/- (Rupees Two lac fifty thousand only) in the
		form of Banker's Cheque / Demand Draft issued by any
		nationalised/scheduled Bank favouring "State Bank
		Operations Support Services Pvt Ltd" payable at New
		Delhi OR Performance BG of equivalent amount issued by any
		nationalised/scheduled Bank as per the format provided by
		SBOSS.
4.	DATE & TIME FOR	Bid documents can be downloaded from the company's
	AVAILABILITY OF TENDER	website www.sboss.net.in from the date of advertisement to
	DOCUMENT ON WEBSITE	the last date of submission as mentioned in the RFP.
5	ADDRESS AT WHICH THE	State Bank Operations Support Services Pvt Ltd (SBOSS)
	TENDERS ARE TO BE	2nd Floor, Madhuli Building, Shiv Sagar Estate, Dr. Annie
	SUBMITTED	Besant Road, Worli, Mumbai – 400018
6	LAST DATE & TIME OF	01.07.2025 up to 5.00 pm
	RECEIPT OF RESPONSE	
7	DATE AND TIME OF OPENING	Will be advised to bidders.
	RESPONSE	
8	PLACE OF OPENING TENDER	SBOSS Pvt Ltd, New Delhi

9	VALIDITY FOR OFFER	6 (Six) Months from the date of opening of bids and thereafter	
		during the period of engagement.	
10.	COMMENCEMENT OF WORK	Within 7 days from the date of issuance of the Work Order	
11.	Terms and Conditions	As per the terms and conditions of the SLA	
12.	CONTACT PERSON	On behalf of SBOSS –	
		1) Shri Ashok Kumar Lohmod, DGM (SBOSS), New Delhi,	
		Email – fh1@sboss.net.in	
		2) Ms. Divya Rastogi, VP (HR), New Delhi, Email -	
		hr101@sboss.net.in,	

SBOSS RESERVES ITS RIGHTS TO ACCEPT/REJECT/CANCEL ANY/ALL RESPONSE WITHOUT ASSIGNING ANY REASON WHATSOEVER, AND CAN INCREASE OR DECREASE MANPOWER REQUIREMENT. IRRESPECTIVE OF MANPOWER REQUIREMENT, THE SERVICE PROVIDER HAS TO EXECUTE THE SAME AT THE RATE QUOTED FOR APPROVED MANPOWER.

ELIGIBILITY CRITERIA

The purpose of this section is for a bidder to provide information to SBOSS to demonstrate that its services offered satisfy the Company's requirements. The bidder should also demonstrate that it has financial strength and necessary infrastructure to fulfil the requirements set out in this RFP. Bidders not meeting the requirements or who are not able to demonstrate that they fulfil the eligibility criteria may not receive further consideration during the evaluation process. A complete listing of the specific bid evaluation criteria is given below (Filling all details - mandatory):

Eligibility Criteria – As mentioned below.

(A) Bidder's Profile: -

RFP Reference No: SBOSS/2025/.....

Sr. No.	Particulars	Response from the bidder
1	Name of the bidder	
2	(i) Year of establishment and constitution, whether it is a Partnership/LLP, or a Company. A certified copy of "Registration," "Partnership Deed" or "Certificate of Incorporation" should be submitted as the case may be.	
3	Location of Registered Office /Corporate Office and address.	
4	Mailing address of the bidder.	

Sr. No.	Particulars	Response from the bidder
5	Names and designations of the persons authorised to represent their firm or the company.	
6	Telephone and Mobile numbers of contact persons	
7	E-mail addresses of contact persons	
8	Details of : Description of business and business background Service Profile Domestic & International presence Alliance and joint ventures	

The purpose of this section is for bidders to provide information to give an idea, and demonstrate

e to SBOSS that their offered services satisfy the Company's requirements. The bidders should also demonstrate that they have the financial strength and necessary infrastructure to fulfil the requirements set out in this RFP. Bidders not meeting the requirements or who are not able to demonstrate that they fulfil the eligibility criteria may not receive further consideration during the evaluation process. A complete listing of the specific bid evaluation criteria is given below (Filling all details - mandatory):

Eligibility Criteria – As mentioned below.

Particulars to be provided by the bidder to evaluate the eligibility –

(A) Bidder's Profile:

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(B) Eligibility Criteria for Technical Qualification

S. No	Basic Requirement	Eligibility Criteria	Documents to be submitted (Duly attested)	Max. Marks	Bidder's response
1	Legal Entity	The bidder must be an Indian firm, a partnership firm registered under the Partnership Act, 1932, an LLP or a public or private Company registered under the Companies Act 1956. (Consortium of companies not permitted)	Certificates of Registration, as required	5	
2	Business Operation	The Bidder should have been in existence for a minimum period of 5 years in India, in the same business and should have a PAN India presence.	work orders and or	5	
3	Business (Strength of Employees)	Minimum 15 employees on rolls, please provide the existing strength	Self- Declaration	10	
4	Business Capability	Hiring capacity of 100 employees in a year, please provide the number of employees onboarded during the last 2 years. Candidate Pipeline - Evidence of past hiring (e.g., minimum 100 candidates hired in the past 1 year). Demonstrates practical	Self- Declaration	10	
		capability to source local manpower quickly.			

5	Business	Minimum 10 Recruiters on rolls, please provide the existing strength. Must have recruiters or coordinators proficient in the regional language(s). Critical for candidate engagement, onboarding, and grievance handling.	Self- Declaration	10	
6	Business	Bidder should have provided manpower in at least 3 commercial Banks/FI/BFSI/PSU Sector or 3 references from Leading Indian Business clients for manpower services.	PO copies / Engagement Letter / Contract copy	5	
7	Business	Number of Offices PAN India with address PAN India Network (Optional Advantage) - Vendors with both local and PAN India presence will get priority. Supports scalability and multi-region support if needed.	Self- Declaration	5	
8	Blacklisting/Litigation	The bidder should not currently have been blacklisted by any Government Department/PSU/ or under any declaration of ineligibility for fraudulent/corrupt practices of inefficient/ineffective performance	on the	5	

9	Taxation Registration	The bidder must have a valid: 1. PAN / TAN 2. GST Registration No. 3. Bank Account Details Bidders to submit the Vendor Registration Form to SBOSS	Attested copies of all certificates & KYC of the Company and its Directors	5	
10	Ownership	The bidder should not be owned or controlled by any of the Directors or present employees (Friends or relatives) of SBOSS or SBI	Self- declaration on the bidder's letterhead	5	
11	TAT for the lineup in days	Completion of the line-up within 10 days after the date of SBOSS's mandate issuance.	(Self- Declaration)	5	
12	Financial Data (Revenue)	Gross revenue of the bidder Year 2022-23 Year 2023-24 Year 2024–25 (If FY-25 audit are not finalised then till Q3 FY-24 to be submitted) Documentary proofs-Audited / Unaudited Financials are to be enclosed.	Min yearly Average Gross Revenue of Rs 1 Cr during the last 3 years	10	
13	Financial Data (Profit)	Net Profit (after all taxes etc) of the bidder	Profit making for the last 2 years	10	

	Financial Data	Year 2022-23 Year 2023-24 Year 2024–25 (If FY-25 audit are not finalised then till Q3 FY-24 to be submitted) Documentary proofs-Audited / Unaudited Financials are to be enclosed. Net Worth of the bidder		10	
14	(Net Worth)	Year 2022-23 Year 2023-24 Year 2024–25 (If FY-25 audit are not finalised then till Q3 FY-24 to be submitted) Documentary proofs-Audited / Unaudited Financials are to be enclosed. Total Marks	The company should have positive Net Worth during the last 3 years.	100	Weightages
		I Otal Marks		100	vveightages 40%

Based on the information provided, SBOSS will shortlist Firm / Companies which prima facie come up to its requirements. The hiring service assigned to bidders must utilize their own staff, and further sub-contracting is not allowed. The criteria detailed above are indicative, and SBOSS reserves the right to revise them at its discretion.

Documentary evidence must be furnished against each of the above criteria, along with an index. All documents must be self-attested by the authorised signatory with the Seal of the bidder. Relevant portions in the documents submitted in pursuance of the eligibility criteria should be highlighted.

Bid Evaluation

- Technical and Commercial Bids should be submitted separately in 2 sealed envelopes.
- Total marks for Technical Qualification 100
- Total marks for Commercial Qualification 100
- Weightage for Technical Qualification will be 40%.
- Weightage for Commercial Bid will be 60%.
- Overall Weightage for both Technical and Commercial Bids 100%
- Bidders' technical bid will be evaluated first, and bidders found technically qualified will be considered for evaluation of the commercial bid.
- Bidder securing highest overall weighted marks, adding weightage marks for both technical and commercial bids will be considered as L1 and others as L2, L3 and so on in descending order.
- For all qualified Bidders, final selection will be made based on the lowest L1 Service Charge in % and Sourcing Fees.

Note:

- 1. All existing empaneled HR Partners must also reapply for this RFP.
- 2. All self-certificates shall be signed by an authorised signatory unless specified otherwise.
- 3. The response to the RFP is to be submitted in hard copy to the following address by post/courier Shri Ashok Kumar Lohmod, DGM (SBOSS), State Bank Operations Support Services Pvt. Ltd. 2nd Floor, Madhuli Building, Shiv Sagar Estate, Dr. Annie Besant Road, Worli, Mumbai 400018
- 4. Signature and seal of the company to be put on all the pages.
- 5. The selection of the Bidder will depend on the capability to provide hiring services across India, including difficult terrain. The decision of the committee will be final & binding. No further communication will be entertained in this regard.
- 6. The Value of the Work Order will be as per the requirement of SBOSS from time to time.
- 7. The Scope of Work and other details will be as under.

Confidentiality / Non-Disclosure Agreement (NDA)

The RFP document is confidential and is not to be disclosed, reproduced, transmitted, or made available by the Recipient to any other person. The RFP document is provided to the Recipient based on the undertaking of confidentiality given by the Recipient to the Company. The company may update or revise the document or any part of it. The Recipient acknowledges that any such revised or amended document shall be received subject to the same confidentiality undertaking. The Recipient will not disclose or discuss the contents of the document with any officer, employee, consultant, director, agent, or other person associated or affiliated in any way with the Company other than authorised persons of the Company or any of its customers or suppliers without the prior written consent of the Company.

Ethical Standards Compliance:

The Vendor shall conduct its operations in accordance with the highest ethical standards and in full compliance with all applicable laws and regulations. The Vendor must uphold principles of integrity, fairness, transparency, and accountability in all dealings. This includes, but is not limited to, refraining from corrupt practices, conflicts of interest, discrimination, harassment, or exploitation. Vendors found to be in violation of these standards may be subject to disqualification, contract termination, and other appropriate remedies as determined by the issuing organisation.

Project Scope:

A description of the envisaged scope is enumerated in sub-paragraphs below. However, the Company reserves its right to change the project/ assignment scope, considering the size and variety of the requirements and the changing business conditions. Notwithstanding what is mentioned in sub-paragraphs, the selected bidder will be required to undertake the assignment in SBOSS/ Holding Bank/ other wholly owned subsidiaries of the Holding Bank in full compliance of all existing Govt. / Statutory Authority guidelines, within a specified time frame as directed. Primarily, the scope would be filling positions in various projects for Banking or Non-Banking operations support.

Major scope of work for various manpower requirements:

Recruitment Model:

- a) The HR vendor sources, screens, and facilitates candidates for direct employment by SBOSS or at its clients' premises.
- b) Service Fee: Sourcing fee (one-time) after DOJ + BGV clearance
- c) HR Vendor Role: Recruitment, BGV, documentation, and onboarding coordination

Account management.

- a) Cultural and environmental comprehension of SBOSS.
- b) Strategic approach to the recruiting function.
- c) Understanding and execution of best-in-class sourcing principles.
- d) Background check and Background verification/screening processes.
- e) Market Mapping for the Role
- f) Candidate screening/lineups.
- g) Retained and contingent agency management.
- h) Hiring strategy meetings.
- i) Employee training and support. (Need Basis)
- j) Ability to source and present diverse candidates as per the Eligibility Criteria and Job Profile for various requirements.
- k) Interview process excellence.
- I) Ad-hoc and urgent hiring requests.
- m) Hiring manager intake meetings.

n) Coordination with various Teams of SBOSS

- Recruitment
- Communication:
- Correspondence:
- Allowing SBOSS for absorption of Outsourced Manpower at its discretion:
- The detailed Scope of Work (SOW) will be provided along with the Work Order/SLA.

Commercial Bid for providing on-roll / outsourced Manpower to SBOSS for deployment at the Client Location (Pan India) as per Eligibility Criteria and Job Profile advised for Various Projects.

(Please quote your charges at Column Nos 3 and 4 only)

S.NO	Item	Max. Marks	Details to be quoted
1	Sourcing Fees (One Time) Percentage (%) of CTC for all categories of resources as per Eligibility Criteria and Job Profile (Payable after 90 days from DOJ and Completion of Clear BGV)	80 (The lowest quote will get higher marks) For On-Rolls staff - % of CTC	Rs.
2	Sourcing Fees (One Time) For Contractual staff (min wage / low cost)	(The lowest quote will get higher marks) (Fix charges)	Rs
	Total Marks	100	Weightage 60%

UNDERTAKING

I/We hereby declare that the information provided above and elsewhere in this RFP is true and the RFP is liable for rejection if the same is found to be false or the information is found to be suppressed by me/ us.

Signature of the applicant with seal :

Date :

Place :

Name & address of the Company / Firm

The HR Partners for manpower service will be required to complete the following process for final empanelment and onboarding for SBOSS.

- 1) Execution of Non-Disclosure Agreement (NDA) as per SBOSS Format
- 2) Acceptance of Work Order.
- 2) Execution of Service Level Agreement (SLA) with detail terms & conditions as per SBOSS Format in NJ Stamp Paper
- 3) Submission of Company details as per RFP
- 4) Submission of Performance Bank Guarantee or Security Deposit as prescribed by SBOSS
- 5) Acceptance of Detailed Scope of Work for providing manpower as per requirement from time to time.
- 6) The Empanelment will remain valid for 3 years, subject to yearly review by SBOSS yearly and may be renewed further at the discretion of SBOSS. However, SBOSS may terminate the Contract by giving 3 months' written notice at any time.
- 7) Submission of PAN, TAN, GSTN and Bank Account Details of the HR Partners along with the Vendor Registration Form.

List of Documents to be submitted by the HR Vendors against the RFP response

- 1) The RFP Document duly filled and signed in all pages as a token of acceptance with a forwarding letter addressed to DGM, SBOSS, along with all enclosures mentioned in the RFP at the Address mentioned above.
- 2) Undertaking for submission of Bid against the RFP and Conformity Letter as per Annexure I
- 3) Company Profile with Key Financials for the last 3 years and other details

- 3) Copy of PAN, TAN, GSTN, Bank Account Details, Professional Tax, ESI, EPFO Registration, Labour License of State/Central Govt.
- 5) Commercial Quote as per the Format given above.
- 6) Technical Bid and Commercial Bid documents should be submitted separately in two (2) sealed envelopes, and both should be put in one envelope with details on the envelope as "Tender Documents". The original set of all the documents in hard copy will be sent/submitted to the SBOSS Office.
- 7) All documents must be submitted in hard copy in a sealed envelope to the address mentioned above.

UNDERTAKING

We hereby certify that we have gone through the RFP and we have fully understood the conditions herein. We hereby assure that we will comply with the conditions and submit monthly compliance statements regarding minimum wages and other Labour related statutory formalities and P Tax, PF, ESI, etc. to the Company.

Place:	Signature with seal of the
Vendor	•
	Name in block letters:
Date:	Address

Conformity Letter

(On Company letter Head)

То,	Date:
DGM, SBOSS New Delhi	
SUB: Conformity Letter for RFP	
REF No. :	

Further to our proposal dated in response to the Request for proposal (Company's RFP #: dated hereinafter referred to as "RFP") issued by SBOSS ("Company"), we hereby covenant, warrant, and confirm as follows:

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

We also confirm not to disclose any information related to this RFP/Contract to any third party without written consent from SBOSS.

We also hereby confirm that our prices as specified in the Commercial Bid adhere to the Payment terms specified in the RFP.

Yours faithfully,

Authorized Signatory Designation HR Vendor name

Annexure II

NON-DISCLOSURE AGREEMENT

THIS	RECIPROCAL	NON-DISCLOSURE	AGREEMENT	(the	'Agreement')	is mad	e at	(Place
) on		between:					
State	Bank Operatio	ons Support Service	s Pvt Ltd. (SBC	SS), co	onstituted und	er the Co	mpan	ıy's Act
2013	, having its Rego	d Office at New Dell	ni (hereinafter	referre	ed to as 'Compa	any', whic	:h exp	ression
inclu	des its successo	ors and assigns) of tl	ne ONE PART;					
and								
			a Private	/Public	Limited Com	pany/LLP	/Firm	<strike< td=""></strike<>
off w	vhichever is no	t applicable> incor						
1956	/2013/ Limited	Liability Partners	hip Act, 2008,	/Indiar	Partnership	Act, 193	2 <str< td=""><td>ike off</td></str<>	ike off
which	hever is not ap	plicable>, having it	s Registered C	office a	t		(here	einafter
refer	red to as '	', which exp	ression shall u	nless r	epugnant to t	he subjec	ct or o	ontext
there	eof, shall mean a	and include its succ	essors and per	mitted	assigns) of the	OTHER I	PART;	
and v	whereas							
	1. SBOSS is ca	arrying on business	of providing or	eratio	nal support to	its Clients	, has a	agreed
								_
	branches.							
		oses of advancing			• • • • • • • • • • • • • • • • • • • •			
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2. For purposes of advancing their business relationship, the parties would need to disclose certain valuable confidential information to each other (the Party receiving the information being referred to as the 'Receiving Party' and the Party disclosing the information being referred to as the 'Disclosing Party'. Therefore, in consideration of covenants and agreements contained herein for the mutual disclosure of confidential information to each other, and intending to be legally bound, the parties agree to Terms and Conditions as set out hereunder.

NOW IT IS HEREBY AGREED BY AND BETWEEN THE PARTIES AS UNDER:

1. Confidential Information and Confidential Materials:

- (a) 'Confidential Information' means non-public information that Disclosing Party designates as being confidential or which, under the circumstances surrounding disclosure ought to be treated as confidential. 'Confidential Information' includes, without limitation, information relating to developed, installed or purchased Disclosing Party software or hardware products, the information relating to general architecture of Disclosing Party's network, information relating to nature and content of data stored within network or in any other storage media, Disclosing Party's business policies, practices, methodology, policy design delivery, and information received from others that Disclosing Party is obligated to treat as confidential. Confidential Information disclosed to Receiving Party by any Disclosing Party Subsidiary and/or agents is covered by this agreement.
- (b) Confidential Information shall not include any information that: (i) is or subsequently becomes publicly available without Receiving Party's breach of any obligation owed to Disclosing Party; (ii) becomes known to Receiving Party free from any confidentiality obligations prior to Disclosing Party's disclosure of such information to Receiving Party; (iii) became known to Receiving Party from a source other than Disclosing Party other than by the breach of an obligation of confidentiality owed to Disclosing Party and without confidentiality restrictions on use and disclosure; or (iv) is independently developed by Receiving Party.
- (c) 'Confidential Materials' shall mean all tangible materials containing Confidential Information, including without limitation written or printed documents and computer disks or tapes, whether machine or user readable.

2. Restrictions

(a) Each party shall treat as confidential the Contract and any and all information ('confidential information') obtained from the other pursuant to the Contract and shall not divulge such information to any person (except to such party's 'Covered Person' which term shall mean employees, contingent workers and professional advisers of a party who need to know the same) without the other party's written consent provided that this clause shall not extend to information which was rightfully in the possession of such party prior to the commencement of the negotiations leading to the Contract, which is already public knowledge or becomes so at a future date (otherwise than as a result of a breach of this clause). Receiving Party will have executed or shall execute appropriate written

agreements with Covered Person, sufficient to enable it to comply with all the provisions of this Agreement. If Service Provider appoints any Sub-Contractor (if allowed), then Service Provider may disclose confidential information to such Sub-Contractor subject to such Sub-Contractor giving the SBOSS an undertaking on similar terms to the provisions of this clause. Any breach of this Agreement by Receiving Party's Covered Person or Sub-Contractor shall also be construed as a breach of this Agreement by Receiving Party.

- (b) Receiving Party may disclose Confidential Information in accordance with judicial or other Government Order to the intended recipients (as detailed in this clause), provided Receiving Party shall give Disclosing Party reasonable notice (provided not restricted by applicable laws) prior to such disclosure and shall comply with any applicable protective order or equivalent. The intended recipients for this purpose are:
 - i. The Statutory Auditors of either party, and
 - ii. Government or Regulatory Authorities regulating the affairs of the parties and inspectors and supervisory bodies thereof
- (c) Confidential Information and Confidential Material may be disclosed, reproduced, summarized or distributed only in pursuance of Receiving Party's business relationship with Disclosing Party, and only as otherwise provided hereunder. Receiving Party agrees to segregate all such Confidential Material from the confidential material of others in order to prevent mixing.

3. Rights and Remedies

- (a) Receiving Party shall notify Disclosing Party immediately upon discovery of any unauthorized use or disclosure of Confidential Information and/or Confidential Materials, or any other breach of this Agreement by Receiving Party and will cooperate with Disclosing Party in every reasonable way to help Disclosing Party regain possession of the Confidential Information and/or Confidential Materials and prevent its further unauthorized use.
- (b) Receiving Party shall return all originals, copies, reproductions and summaries of Confidential Information or Confidential Materials at Disclosing Party's request, or at Disclosing Party's option, certify destruction of the same.
- (c) Receiving Party acknowledges that monetary damages may not be the only and/or a sufficient remedy for unauthorized disclosure of Confidential Information and that Disclosing Party shall be entitled, without waiving any other rights or remedies (including but not limited to as listed below), to injunctive or equitable relief as may be deemed proper by a Court of competent jurisdiction:

- i. Suspension of access privileges
- ii. Change of personnel assigned to the job
- iii. Termination of contract
- (d) Disclosing Party may visit Receiving Party's premises, with reasonable prior notice and during normal business hours, to review Receiving Party's compliance with the term of this Agreement.

4. Miscellaneous

- (a) All Confidential Information and Confidential Materials are and shall remain the sole property of Disclosing Party. By disclosing information to Receiving Party, Disclosing Party does not grant any expressed or implied right to Receiving Party to disclose information under the Disclosing Party's patents, copyrights, trademarks, or trade secret information.
- (b) Confidential Information made available is provided 'As Is' and Disclosing Party disclaims all representations, conditions and warranties, express or implied, including, without limitation, representations, conditions or warranties of accuracy, completeness, performance, fitness for a particular purpose, satisfactory quality and merchantability provided same shall not be construed to include fraud or Willful Default of Disclosing Party.
- (c) Neither party grants to the other party any license, by implication or otherwise, to use the Confidential Information, other than for the limited purpose of evaluating or advancing a business relationship between the parties, or any license rights whatsoever in any patent, copyright or other intellectual property rights pertaining to the Confidential Information.
- (d) The terms of Confidentiality under this Agreement shall not be construed to limit either party's right to independently develop or acquire product without use of the other party's Confidential Information. Further, either party shall be free to use for any purpose the residuals resulting from access to or work with such Confidential Information, provided that such party shall maintain the confidentiality of the Confidential Information as provided herein. The term 'residuals' means information in non-tangible form, which may be retained by person who has had access to the Confidential Information, including ideas, concepts, know-how or techniques contained therein. Neither party shall have any obligation to limit or restrict the assignment of such persons or to pay royalties for any work resulting from the use of residuals. However, the foregoing shall not be deemed to grant to either party a license under the other party's copyrights or patents.
- (e) This Agreement constitutes the entire agreement between the parties with respect to the subject matter hereof. It shall not be modified except by a written agreement dated

subsequently to the date of this Agreement and signed by both parties. None of the provisions of this Agreement shall be deemed to have been waived by any act or acquiescence on the part of Disclosing Party, its agents, or employees, except by an instrument in writing signed by an Authorized Officer of the Disclosing Party. No waiver of any provision of this Agreement shall constitute a waiver of any other provision(s) or of the same provision on another occasion.

- (f) This Agreement shall be governed by and be construed in accordance with the laws of Republic of India. The parties agree to submit to the exclusive jurisdiction of appropriate Court in Delhi in connection with any dispute between the parties under the Agreement.
- (g) Subject to the limitations set forth in this Agreement, this Agreement will inure to the benefit of and be binding upon the parties, their successors and assigns.
- (h) If any provision of this Agreement shall be held by a Court of competent jurisdiction to be illegal, invalid or unenforceable, the remaining provisions shall remain in full force and effect.
- (i) The Agreement shall be effective from ______ ('Effective Date') and shall be valid for a period of 36 months thereafter (the 'Agreement Term'). The foregoing obligations as to confidentiality shall survive the term of this Agreement and for a period of five (5) years thereafter, provided confidentiality obligations with respect to individually identifiable information, customer's data of Parties or software in human-readable form (e.g., Source Code) shall survive in perpetuity.

5. Suggestions and Feedback

Either Party from time to time may provide suggestions, comments or other feedback to the Other Party with respect to Confidential Information provided originally by the Other Party (hereinafter 'feedback'). Both Parties agree that all feedback is and shall be entirely voluntary and shall not in the absence of a separate agreement, create any confidentially obligation for the Receiving Party. However, the Receiving Party shall not disclose the source of any feedback without the Providing Party's consent. Feedback shall be clearly designated as such and, except as otherwise provided herein, each Party shall be free to disclose and use such feedback as it sees fit, entirely without obligation of any kind to other Party. The foregoing shall not, however, affect either Party's obligations hereunder with respect to Confidential Information of other party.

Dated this	day of	(Month) 2023	at	(place)
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For and on behalf of		
Name		
Designation		
Place		
Signature		
For and on behalf of		
Name		
Designation		
Place	_	
Signature		