

भारतीय विमानपत्तन प्राधिकरण, चेन्नई विमानपत्तन AIRPORTS AUTHORITY OF INDIA Chennai Airport

चेन्नई विमानपत्तन, चेन्नई, तमिलनाडु पर

विदेशी मुद्रा विनिमय के सुविधा हेतु निविदा आमंत्रण

Notice Inviting e-Tender (NIT)
For
Money Exchange Counters

at
Chennai Airport, Chennai, TN

निविदा संख्या /E-bid no.: 2022_AAI_113219_1

अप्रैल /April 2022

विषय-सूची / TABLE OF CONTENTS

S. No.	Contents	Page No.
1.	Disclaimer	3-4
2.	Introduction to AAI	5-6
3.	Notice Inviting E-Tender	7-12
4.	E-Tendering guidelines to the bidders (CPPP under GePNIC, Help Desk Services)	13
5.	General Information and Guidelines	14-20
6.	Annexure: A- Draft License Agreement Appendix: 1- General Terms & Conditions Appendix: 2- Special Terms & Conditions Appendix: 3- Schedule of Premises Appendix: 4- Concession Area Layout	21-26 27-32 33-34 35
7.	Annexure: B - Format for Power of Attorney	36-39 40-41
8.	Annexure: C - Format for Unconditional Acceptance Letter	42-44
9.	Annexure: D - Format for Details of Bidder	45
10.	Annexure: E - Format for Certificate from CA/ Statutory Auditor in respect of technical experience and financial criteria	46
11.	Annexure: F - Format for Letter of Understanding from Bidder	47
12.	Annexure: G - Declaration by Bidder	48
13.	Annexure: H - Format for Details of Near Relatives working at AAI.	49
14.	Annexure: I - Format for Outstanding Dues Certificate	50
15.	Annexure: J - Format for Beneficiary Details for EMD Refund	51
16.	Annexure: K - Format for Bank Guarantee Annexure K, Appendix I - Guidelines for BG Verification Annexure K, Appendix II	52-53 54 55
17.	Annexure: L - Letter of understanding from the Depositor to be submitted along with Bank Guarantee to AAI.	56
18.	Annexure: M – Declaration to clear outstanding dues	57
19.	ANNEXURE: N Integrity Pact	58-65
20.	ANNEXURE: O Checklist for Bidder	66-67

DISCAIMER

The information contained in this NOTICE INVITING E-TENDER document (the "e-Tender") or subsequently provided to Applicant(s), whether in documentary form, by or on behalf of the Authority, is provided to Applicant(s) on the terms and conditions set out in this e-Tender and such other terms and conditions subject to which such information is provided.

This e-Tender is neither an agreement nor an offer by the Authority but an invitation to the prospective Applicants or any other person. The purpose of this e-Tender is to provide interested parties with information that may be useful to them in the formulation of their financial application pursuant to this e-Tender. This e-Tender includes statements, which reflect various assumptions and assessments arrived at by the Authority in relation to the subject Concession. Such assumptions, assessments and statements do not purport to contain all the information that each applicant may require. This e-Tender may not be appropriate for all persons, and it is not possible for the Authority, its employees or advisors to consider the investment objectives, financial situation and particular needs of each party who reads or uses this e-Tender. The assumptions, assessments, statements and information contained in this e-Tender may not be complete, accurate, adequate or correct. Each Applicant should therefore, conduct its own assessment, due diligence and analysis and should check the accuracy, adequacy, correctness, reliability and completeness of the assumptions, assessments, statements and information contained in this e-Tender and obtain independent advice from appropriate sources.

Information provided in this e-Tender to the Applicant(s) is on a wide range of matters, some of which may depend upon interpretation of law. The information given is not intended to be an exhaustive account of statutory requirements and should not be regarded as a complete or authoritative statement of law. The Authority accepts no responsibility for the accuracy or otherwise for any interpretation or opinion on law expressed herein.

The Authority, its employees and advisors make no representation or warranty and shall have no liability to any person, including any Applicant, under any law, statute, rules or regulations or tort, principles of restitution or unjust enrichment or otherwise for any loss, damages, cost or expense which may arise from or be incurred or suffered on account of anything contained in this e-Tenderor otherwise, including the accuracy, adequacy, correctness, completeness or reliability of the e-Tender and any assessment, assumption, statement or information contained therein or deemed to form part of this e-Tenderor arising in any way for participation in the bidding process.

The Authority also accepts no liability of any nature whether resulting from negligence or otherwise howsoever caused arising from reliance of any Applicant upon the statements contained in this e-Tender.

The Authority may, in its absolute discretion but without being under any obligation to do so, update, amend or supplement the information, assessment or assumptions contained in this e-Tender.

The issue of this e-Tender does not imply that the Authority is bound to select all the Proposals for bidding process for the Concession and the Authority reserves the right to reject all or any of the Applications or Bids without assigning any reasons whatsoever.

The Applicant shall bear all its costs associated with or relating to the preparation and submission of its Application including but not limited to preparation, copying, postage, delivery fees, expenses associated with any demonstrations or presentations which may be required by the Authority or any other costs incurred in connection with or relating to its Application. All such costs and expenses will remain with the Applicant and the Authority shall not be liable in any manner whatsoever for the same or for any other costs or other expenses incurred by an Applicant in preparation for submission of the Application, regardless of the conduct or outcome of the Bidding process.

The Applicant shall be wholly responsible for any statements/documents/ records, etc. submitted pursuant to this e-Tender and ensure accuracy thereof. The Authority or its employees shall accept no responsibility or liability for any deficiency that may be made by the Applicant. Any false declaration made by the Applicant shall invite action as may be decided by the Authority including termination of Concession, debarring, forfeiture of EMD and/or Security Deposit. The Applicant shall also indemnify the Authority and its employees from actions arising out of this e-Tender.

AIRPORTS AUTHORITY OF INDIA DEPARTMENT OF COMMERCIAL

E-tenders are invited for award of Money Exchange Counters at Chennai Airport.

INTRODUCTION

- 1. Airports Authority of India is ("AAI") is the largest Airport Operator in India providing Modernization, Air Navigation, Operation and Management of 125 plus Airports across India.
- 2. AAI is desirous of participation of eligible entities in the subject e-tender for **Money Exchange Counters** at Chennai airport.
- 3. AAI came into existence on 1st April 1995. AAI has been constituted as a Statutory Authority under the Airports Authority of India Act, 1994. The main functions of AAI include:
 - a. Design, development, operation and maintenance of passenger terminals.
 - b. Development and management of cargo terminal at international and domestic airports.
 - c. Provision of passenger facilities at terminals like Duty Free Outlets, Travel Retail Outlets, F&B facilities, Executive Lounges, Ground transportation facilities (Maxi Cab, Radio Taxi etc.) and other non-aero activities like; Money Exchange Counters, Trolley Services and information systems.
- 4. Since its inception in 1995, Airports Authority of India (AAI) has been at the helm of affairs in the development of airport infrastructure and management and control of airport operations and air navigation services in India. Over the past two decades AAI has been on the forefront of modernizing and developing airside and terminal side infrastructure and improving its services at airports to deliver a better travel experience to passengers. These measures have resulted in improved air safety and passenger satisfaction as is reflected in passenger experience survey results.
- 5. During the Financial Year 2018-19, AAI has recorded a Total Revenue of Rs. 14132.96 crores and a Profit After Tax (PAT) of Rs. 2271.44 crores.
- 6. The spurt in air traffic has brought new opportunities as well as challenges for AAI in terms of expanding airport infrastructure and passenger amenities.
- 7. Major Airlines and Passenger Traffic data of the airport is placed here for reference:

PASSENGER TRAFFIC DATA AT CHENNAI AIRPORT, CHENNAI

	International	Domestic	
Year	Passenger	Passenger	Total
	Movement	Movement	
2011-12	4.31	8.62	12.93
2012-13	4.46	8.31	12.77
2013-14	4.54	8.36	12.90
2014-15	4.71	9.59	14.30
2015-16	4.88	10.34	15.22
2016-17	5.21	13.15	18.36
2017-18	5.52	14.84	20.36
2018-19	5.94	16.60	22.54
2019-20	5.80	16.47	22.27
2020-21	0.48	4.162	4.647

For detailed traffic information you may visit the link below:

https://www.aai.aero/en/business-opportunities/aai-traffic-news

NOTICE INVITING e-TENDER (NIT)

1. E-Tender is hereby invited for granting concession for the following:

Name of Facility	Tender	Earnest Money	Minimum Reserved
	Processing Fee	Deposit (EMD)	License Fee (MRLF) (in
	(in INR)	(in INR)	INR)
Money Exchange Counters at Chennai Airport	Rs. 50,000/- (Rupees Fifty Thousand only)	Rs.49,21,000/- (Rupees Forty Nine Lakh Twenty One Thousand only)	Rs.1,58,19,000/- (Rupees One Crore Fifty Eight Lakh Ninteen Thousand only) Per Month, Applicable Taxes Extra.

NOTE:

- a. Offers below MRLF will not be considered for award.
- b. Highest quote/ offer over and above MRLF, shall be the sole parameter for selection of highest bidder.
- c. License fees shall be the quoted fixed license fees. The quoted fixed license fees is subject to annual escalation as detailed in NIT.
- d. In addition to the Concession Fees, the selected bidder shall be liable to pay:
 - (i) Utility Facilitation Charges at 10% of normal space rent (or as may be notified by AAI from time to time, presently (for FY 2022-23) normal notified space rent is Rs. 3230 per sq.m. per month for AC Area and and Rs. 2150 per Sqm per month for Non-AC Area, subject to compound annual escalation of 7.5%/ revision time to time) for allotted space.
 - (ii) All applicable Government Taxes including GST (presently at the rate of 18%) at the rates declared by Government of India or State Government from time to time.
 - (iii) Charges for the consumption of the electricity and water consumed for the purpose of use of the said license as becomes due and payable and in accordance with the directions of the Authority and at the rates as fixed by AAI from time to time.
- 2. **Location Details:** Indicative drawing of concession area layout along with detailed schedule of premises specifying areas are located in Appendix 3 & 4 of Annexure 'A'.
- 3. **Period of Concession**: Three (03) years.
- 4. Rate of Escalation:
 - a. License Fees shall be subject to annual escalation of 10%.
 - b. The first annual escalation for License fees will be applicable after completion of one year + six months license period. Thereafter the same will be applicable after completion of subsequent one year period there from. Even if, on account of any delay whatsoever, licensee could not commence business operations on the expiry of gestation period stipulated in NIT, for the purpose of calculation of date on which 18 months of license are completed (date on which first escalation is applied) shall be deemed from next day of expiry of gestation period stipulated in NIT.

- 5. The prospective bidders are requested to go through the tender conditions and visit the site / airport to assess the feasibility of business / undergo proper diligence study and thereafter may bid in the Tender. No reduction in license fee will be entertained by AAI at any stage for whatever reasons.
- 6. Participants are advised not to give any conditional tender and adhere to the terms and conditions indicated in the tender documents provided by AAI. Conditional tenders would be summarily rejected.
- 7. Business Incubation Period shall mean a period of 30 days from the date of issuance of LOIA/LOA (Letter of Intent to Award / Letter of Award) to the selected bidder. The selected bidder will be under obligation to complete all the formalities/ conditions of award as will be specified in the LOIA/LOA.

8. Handing Over of Sites:

- a. Sites will be handed over to the selected bidder upon fulfillment of conditions of award within the stipulated time of business incubation period.
- b. If the licensee fails to complete the conditions of award which are pre-requisite for handing over of site, then the gestation period will be deemed to have commenced on 31st day of issuance of LOIA/LOA i.e. immediately after expiry of business incubation period. However, actual handing over of sites shall only be done after completion of all conditions of award.
- c. In case tender process has been completed and successful tenderer has been awarded LOIA/LOA, but, concession/ license period of incumbent licensee is not over, then, date of hand over of site should not be later than 7th day of expiry of incumbent license or expiry of business incubation period (whichever is later). However, in extreme circumstances, if due to some reason, the vacant site could not be made available, the Airport Director in consultation with concessionaire can identify an alternate location for commencement of concession/ license. Rebate shall not be considered in such a case.

9. **Gestation Period:**

- a. Gestation period of 90 Days reckoned from the date of handing over of sites, or actual commencement of commercial operation (whichever is earlier), shall be permissible.
- b. No gestation period is to be permitted in case of renewal/award of the concession/ license in favor of the existing licensee in the same place (i.e. same area as well as location). However.
 - i. Where there is change in location or due to suspension of the business to carry-out modification at the existing area etc. in the concession/ license premises, normal gestation period, as defined above, may be permitted.
 - ii. If there is increase in the area in the new license at the same location awarded to existing licensee, the gestation period would be applicable for the incremental area only (if he continues with the business from the existing area and needs development period for the incremental area). In this scenario, licensee shall continue to be billed on the basis of quoted license fee on pro-rata basis for existing area. Billing for the newly developed/incremental area shall be started after expiry of gestation period.

10. Eligibility Criteria:

a. Technical Criteria:

i. Agencies/Banks having **minimum experience of 02 years** of operating the Money Exchange Counters during the last seven years and possessing the valid license from RBI for conducting the money exchange business.

(Note: Franchisee experience may also be considered.)

- The agency is required to submit copy of valid license from RBI for conducting the money exchange business.
- ii. In addition, the agency/bank should possess experience of operating minimum 15 branches/ counters in India or abroad during the last seven years.

Note:

- i. Total years of experience, as required by type of concession is to be reckoned from the date of opening of the Technical Bid, i.e. on the date of opening of Technical Bid, the party should fulfill the experience criteria as claimed.
- ii. The experience, as claimed by the bidders should be duly supported by documents establishing the claim of the bidders. An indicative list of such documents can be copies of award letters supported by experience certificate issued by the contract awarding authority; copy of work completion certificate issued by the contract awarding authority. Books of accounts shall clearly depict the incomes from the claimed business. In the absence of above mentioned supporting documents, merely submitting an experience certificate issued by CA will not be considered to testify the claimed experience. An undertaking/ self-declaration that the furnished information is true also needs to be submitted along with supporting documents.
- iii. Participation in the form of consortium is not allowed.

b. Financial Criteria:

- i. Agencies should have minimum annual turnover of Rs. 25 crores **from money exchange business**.
- ii. The turnover criteria shall be applicable in any one of the financial years for which experience has been claimed and shall be from Money Exchange business.

Note:

- a. Turnover details, Profit & Loss account and related experience details should be duly certified by a Chartered Accountant/Statutory Auditor.
- b. Unless otherwise specified, net worth of the bidder should be positive.
- c. In case of multiple businesses of bidder, the breakup of the turnover (certified by statutory auditor /chartered accountant) with the specific head as from the tendered facility should be submitted.
- d. Duly signed undertaking on the letter head of the bidder regarding overall as well as break-up of turnover should also be submitted.
- e. Certificate issued by Chartered Accountant/ Statutory auditor, with respect to net worth of the bidder, may be accepted for ascertaining positive net worth of the bidder.
- f. The **UDIN** number should be invariably mentioned in **all CA certificates**.
- 11. Only one e-tender document shall be sold to a single party either a firm or an individual. The proprietor of more than one company or firm will be considered as single party and one legal entity.
- 12. Any party either a firm or an individual falling under the following categories is not eligible:

- a. De-barred/black listed by CBI or AAI or Undertakings/ Departments like; Railway, Defense, or any other Department of Govt. of India, State Govt. Deptt. etc. A declaration to this effect is also to be submitted by the party with tender documents.
- b. Parties facing action under PPE Act, with AAI.
- c. Parties either an individual or a business establishment, who has been ordered by a Court of Law to pay the outstanding dues of AAI at any of the airports as a whole and has not paid such dues to AAI shall also not be eligible for the e tender.
- d. If the entity participating in any of the tenders is a private or public limited company, Partnership firm or a Sole Proprietor and any of the Directors/Partners/Sole Proprietor of such company is also a Director of any other company or partner of a concern or a Sole Proprietor having established business with AAI and has outstanding dues payable to the Authority, then the said entity may not be allowed in AAI tenders.
- e. If the entity participating in any of the tenders is a private or Public Limited Company, Partnership Firm or sole proprietor and any of the Director/ partners/sole proprietor of such company is also a Director of any other company or partner of a concern or a sole proprietor having established business with AAI and has outstanding dues payable to the AAI except the dues pertaining to the current quarter i.e. the quarter in which the tender is invited, then the said entity shall not be allowed to participate in AAI tenders.

The disputed amounts which are referred for Dispute Resolution/ Arbitration by the Competent Authority shall not be considered as outstanding dues provided the agency has furnished an additional validated Security Deposit (in addition to the Security Deposit as per the terms & conditions of the existing license/ concession) equivalent to 50% of the value of the disputed amount or as stipulated in the agreement. The period of this Security Deposit of disputed dues under arbitration shall be minimum 2 years from the date of DRC/ Arbitration and further renewable.

In the event of specific Order/judgment from a Judicial Court / Arbitral Tribunal staying/ withholding the realization of certain dues, the adherence to the above condition will be exempted and regulated in accordance with the specific orders.

- f. A declaration to the effect that the Tenderer does not fall under the categories a), b), c), d), and e) above has to be submitted in the Technical Bid. (Refer: Annexure: G). Following declaration will also be part of Annexure: G
 - "I/ We declare that "No raid/seizure/search has been carried out and/or pending by a Regulatory Authority in respect of the license granted by AAI in any of the Airport premises either against me and/or any member of the consortium or against our/its affiliates or against any of the Directors/Managers/Employees" (In case if raids/seizure/search conducted, please furnish all such relevant details)."
- 13. E-Tender documents indicating full details of the license can be seen in the e-tender documents uploaded on the NIC CPPP E-Tendering Portal at etenders.gov.in
 - a. The bids shall be submitted only on the NIC CPPP E-Tendering Portal at etenders.gov.in.
 - b. The bids shall not be accepted in any other form
 - c. The e-tendering process is online at NIC CPPP E-Tendering Portal at etenders.gov.in

- d. Tenderers are requested / advised to get themselves acquainted for e-tendering participation requirement themselves at NIC CPPP E-Tendering Portal at etenders.gov.in mentioned above.
- e. Clarification needed, if any, may be sent through NIC CPPP E-Tendering Portal only.
- f. Cost of tender fees amounting to Rs. 50,000/- (Rupees Fifty Thousand only), shall be paid by the bidder before the scheduled time of e-tender submission through the payment gateway on CPP portal. No other mode of payment shall be acceptable.
 - g. The amount of Earnest Money Deposit (EMD) of Rs.49,21,000/- (Rupees Forty-Nine Lakh Twenty-One Thousand only) shall be paid by the tenderers before the scheduled time of e-tender submission through the payment gateway on CPP portal. No other mode of payment shall be acceptable.
- h. The payment gateway will be available on CPP portal.
- i. A copy of the proof / documents of the above payments (i.e. cost of tender document and EMD) made through RTGS / NEFT is to be uploaded (i.e. scanned copy) along with the technical bid documents to be submitted by the bidders (online).
- Non-submission of cost of tender document and EMD shall lead to disqualification of tenderers.
- k. E-bids shall be submitted in two bid system as follows:
 - i. Technical bid Earnest Money Deposit (EMD) and other documents as required under clause 3 of the general information / guidelines of Notice Inviting e-Tender.
 - ii. Financial Bid As required under clause 4 of general information/ guidelines of Notice Inviting e-Tender.

14. 1. Critical Dates:

S.	Activity	Scheduled dates and time
no.		(DD.MM.YYYY HHMM format)
1	Download/Sale of e-Tender	From 18.04.2022 1600 Hrs. to
	documents from NIC CPP portal	09.05.2022 1700Hrs.
2	Pre-bid meeting with prospective	On 22.04.2022 at 1700 Hrs.
	bidders	(Through Webex, based on representation
		received on E-mail:
		dgmcomml_chennai@aai.aero)
3	Submission of queries related to	Up to 25.04.2022 by 1700 Hrs.
	e-Tender, if any, on NIC CPP	
	portal only	
4	Reply by AAI to the queries on	By 27.04.2022 by 1700 Hrs.
	NIC CPP portal	
5	Online submission of	From 18.04.2022 1700 Hrs. to
	bids/proposal(s) (Technical bid	09.05.2022 1700Hrs.
	as well as Financial bid) online.	
6	Opening of Technical	On 10.05.2022 at 1700 Hrs.
	bids/Proposal(s) (online only)	
7	Opening of Financial	On 17.05.2022 at 1700 Hrs.
	bids/Proposal(s) (online only)	

(Note: All times are in Indian Standard Time (IST))

- 14.2 In case bidder withdraws from tender process before opening of technical bid date and time, 10% of EMD amount shall be forfeited.
- 14.3 After last date of submission of bid, at any stage if an agency withdraws from tender process, entire EMD amount shall be forfeited.
- 14.4 After opening of the technical bid and before opening of financial bid, if any agency withdraws from tender process, the EMD of the party shall be forfeited and the party shall be debarred for participation in any tender at Chennai Airport for one year from the date of debarment.
- 14.5 AAI reserves to itself the right to reject the conditional tenders without assigning any reason thereto.
- 14.6 AAI reserves to itself the right to reject any or all the tenders without assigning any reason thereof and to call for any other detail or information from any of the tenderer(s).
- 14.7 On acceptance of the tender, the name of the authorize representative(s) of the tenderer who would be responsible for taking instructions from authorized official of AAI is to be intimated to AAI.

AIRPORT DIRECTOR
CHENNAI AIRPORT

CPPP under GePNIC, Help Desk Services

1. For any technical related queries please call the Helpdesk. The 24 x 7 Help Desk Number 0120-4200462, 0120-4001002, 0120-4001005, and 0120-6277787. International Bidders are requested to prefix 91 as country code.

Note- Bidders are requested to kindly mention the URL of the Portal and Tender Id in the subject while emailing any issue along with the Contact details. For any issues/ clarifications relating the tender(s) published kindly contact the respective Tender Inviting Authority.

Tel: 0120-4001002, 0120-4001005, 0120-6277787

E-Mail: support-eproc@nic.in

2. For any Policy related matter / Clarifications Please contact Dept of Expenditure, Ministry of Finance.

E-Mail: cppp-doe@nic.in

- 3. For any technical Issues / Clarifications relating to the publishing and submission of AAI tender(s)
 - a. In order to facilitate the Vendors / Bidders as well as internal users from AAI, Help desk services have been launched between 0800-2000 hours for the CPPP under GePNIC https://etenders.gov.in. The help desk services shall be available on all working days (Except Sunday and Gazetted Holiday) between 0800-2000 hours and shall assist users on issues related to the use of Central Public Procurement Portal(CPPP).
 - b. Before submitting queries, bidders are requested to follow the instructions given in "Guidelines to Bidders" and get their computer system configured according to the recommended settings as specified in the portal at "System Settings for CPPP".
- 4. In case of any technical issues faced, the escalation matrix is as mentioned below:

SI.	Support Persons	Escalation	E-Mail Address	Contact	Timings*
No.		Matrix		Numbers	
1	Technical Help Desk	Instant	eprochelp@aai.aero	011-	0800-2000
	Team	Support		24632950,	Hrs. (MON -
				Ext-3512	SAT)
2	Sh. Sanjeev Kumar,	After 4 Hrs.	etendersupport@aai.aero	011-	0930-1800
	Sr. Mgr.(IT)	of	or	24632950,	Hrs. (MON-
		Issue	sanjeevkumar@aai.aero	Ext-3523	FRI)
3	Sh. Dharmendra	After 12 Hrs.	dkumar@aai.aero	011-	0930-1800
	Kumar			24632950	Hrs. (MON-
	Jt.GM(IT)			Ext. 3527	FRI)
4	Smt. S. Mini	After 12 Hrs.	mini@aai.aero	044-	0930-1800
	(Bid Manager)			22564188	Hrs. (MON-
					FRI)
5	General	After 03	mitchq@aai.aero	011-	0930-1800
	Manager(IT)	Days		24657900	Hrs.
					(MON-FRI)

^{*}The Helpdesk services shall remain closed on all Govt. Gazetted Holidays.

5. The above mentioned help desk numbers are intended only for queries related to the issues on e-procurement portal and help needed on the operation of the portal. For queries related to the tenders published on the portal, bidders are advised to contact concerned Bid Manager of AAI.

GENERAL INFORMATION AND GUIDELINES

- 1. E-Tender Documents are not transferable.
- 2. Following bids shall be submitted through online only at e-portal by the bidder / tenderer:
 - a. The technical e-bid through e-portal.
 - b. The financial e-bid through e-portal.
- 3. Each page of Technical Bids should be signed by the tenderer or person authorized by the tenderer. The authorization (Power of Attorney) should be on non-judicial stamp paper of Rs.100/- duly attested by Notary Public (Format as per Annexure: B).

The technical e-bid which will be opened first, shall contain the following documents specified as under (Bidders shall upload scanned copy of following documents along with authorization letter in readable form at NIC CPPP E-Tendering Portal at etenders.gov.in as a part of technical bid):-

- a) Details of the concern and legal status that is whether it is sole proprietor, partnership firm or a company under the Companies Act. Details to be provided as per Annexure: D.
- b) Self-attested copies of the PAN card, GST registration, valid license from RBI for conducting Money Exchange Business. In case any or all the provisions mentioned above are not applicable, the party should give a declaration to that effect. Non submission will not be considered as exemption. AAI reserves the right to confirm the legal applicability of the provisions before accepting the declaration of non-applicability as submitted by the party.
- c) Copies of (duly audited and certified by a chartered Accountant) Profit and Loss Account / Balance sheet of the sole proprietor concern or a partnership firm, Annual Report in case of company as per the companies Act.
- d) Self-attested copies of Memorandum and Articles of Association in case of Companies and Partnership deed in case of firms and approved by-laws in case of co-operative societies.
- e) The Bidders are required to furnish Earnest Money Deposit of Rs.49,21,000/- (Rupees Forty-Nine Lakh Twenty-One Thousand only). The EMD shall be deposited via the **payment gateway on CPP portal**. A copy of document indicating payment of EMD the payment gateway on CPP portal is to be uploaded in the Technical Bid. Non-payment of EMD by the stipulated date & time shall lead to disqualification of tenderer(s).

Note: EMD in the form of cash/Demand Draft or any other form shall not be accepted. Prospective Bidders shall also note that they are not required to contact any AAI employee or submit any documentary evidence of submission of EMD via Bank Transfer in the form of RTGS/NEFT to any AAI employee during the process of the tender. In no scenario, the prospective bidders are required to submit/contact any AAI employee for physical submission of any documents before opening of the bids. Tenders/bids without EMD shall not be considered.

Refund of EMD:

EMD of unsuccessful bidders received through online transfer mode shall be refunded online through the same mode only. The refund of EMD to bidders who fail to qualify the eligibility/technical stage shall be initiated automatically by CPP portal.

f) No Dues Certificate:

i. Self-Declaration of Dues:

The party should submit the details of contracts held (current and past) at all AAI controlled airports and offices and the details of disputed and undisputed dues there on along with the details of Security Deposit and mode of Security Deposit (Refer Annexure 'G').

ii. No Dues Certification from AAI:

The party should also enclose the no dues certificate issued by AAI (Up to 31st **December 2021**, in respect of all airports under its control. Only signed certificate will be valid. Photocopy of the signed certificate to be attested by the party at the time of tender submission. Format as per Annexure 'I' is to be submitted.

- iii. If the entity participating in the e-tender is a private or public limited company, Partnership Firm or Sole Proprietor and any of the Directors / Partners / Sole Proprietor of such company is also a director of any other company or partner of a concern or a Sole Proprietor having established business with AAI and has outstanding dues payable to the Authority, then the said entity shall not be allowed in AAI e-tenders. A declaration to this effect has to be submitted by the party / tenderer (Refer Annexure 'G').
- iv. During the intervening period i.e. after the submission of tender and before finalization of award, if any amount is found as outstanding against the H-1 emerged bidder, the bidder shall clear such dues (undisputed ones) before award of the license. For this purpose, all the bidders shall submit an undertaking along with tenders, that in case the bidder emerges as H-1, it shall clear all such dues before the award of license. (Refer Annexure 'M').
- g) Form of unconditional acceptance duly signed (enclosed as Annexure 'C' along with tender documents).
- h) Declaration to the effect that no raid/seizure/search has been carried out and/or pending by a Regulatory Authority in respect of the license granted by AAI in any of the Airport premises either against me and/or any member of the consortium or against our/its affiliates or against any of the Directors/Managers/Employees". (Refer Annexure 'G').
- i) Declaration giving the details of blacklisting or debarring by AAI, or any Government of India department, any Central or State public sector undertakings. (NIL statement also to be filed). (Refer Annexure 'G').
- j) Declaration of cases / action under PPE Act initiated by AAI. (NIL statement also to be filed). (Refer Annexure 'G').
- k) Declaration in respect of near relatives* working in AAI, as per Annexure 'H'.
- I) Certificate from Chartered Accountant/Statutory Auditor in respect of Technical Capacity & Experience, as per Annexure 'E'.
- m) Certified details of Gross turnover of Rs. _____/ out of which Rs. ____/- is from the business for which experience has been claimed and net worth to be submitted by the tenderer duly certified by Chartered Accountant/ Statutory Auditor."
- n) Duly signed undertaking on the letter head of the bidder regarding overall as well as

breakup of the turnover.

- o) Certified details of net worth to be submitted by the tenderer duly certified by Chartered Accountant / Statutory Auditor.
- p) Letter of Undertaking by Bidder as per Annexure 'F'.
- q) Documents supporting eligibility criteria as per Clause 10 of NIT.
- r) Self-declaration on letter head of the bidder to clear outstanding dues, as per Annexure 'M'.
- s) Signed Integrity Pact (Refer Annexure 'N') on Non-judicial Stamp-paper. The Integrity Pact would form part of tender document.
- t) Filled up checklist of documents (Refer Annexure 'O')
- u) Scanned copy of complete set of e-tender document containing 67 no. of pages (duly signed and stamped by the authorized person)

Important: AAI reserves the right to verify, refer any document to the concerned authority for confirmation from case to case basis. Mere submission will not bind AAI to accept the documents as valid for opening of financial bid.

Note:

One set of scanned copy of complete technical documentation comprising of documents as listed at clause 3 (a to u) above shall be uploaded in the technical bid.

4. Financial Bid

- a. The financial e-bid should be in the prescribed format available at NIC CPPP E-Tendering Portal at etenders.gov.in and the following shall also form part and parcel of financial e-bid to be submitted by the tenderer:-
 - I / We have carefully read and understood the terms and conditions of the license as contained in e-Tender Documents issued by the Airports Authority of India (AAI) including the following:
 - i. Earnest Money Deposit of Rs.49,21,000/- (Rupees Forty-Nine Lakh Twenty-One Thousand only) liable to be forfeited by AAI, if on award of license, I/We do not accept the award or do not fulfill any of the conditions stipulated in e-tender documents, within prescribed time.
 - ii. On account of non-acceptance of award or on account of non-completion of e-tender conditions within the prescribed time, I/We shall be liable to be debarred by AAI for further participation in the tenders at its airports or at any other place under the control of AAI, for a period of one (01) year.
 - iii. In case the documents submitted by my/our firm along with e-tender are false / incorrect, the e-tender of my/our firm will be liable to be rejected by giving reasons. In addition, AAI reserves its right to forfeit the EMD of my/our firm and debar my/our firm from participation in the further e-tender/ tender of AAI, for a period of three (03) years.
- b. AAI reserves itself the right to reject the conditional offer without assigning any reason thereto.
- c. The AAI does not bind itself to accept the highest or any e-tender and reserves to itself

- the right of accepting the whole or any part of the e-tender and the tenderer shall be bound to provide the service at the rate quoted.
- d. The amount of license fee should be conspicuously written both in figures as well as in words. Any over-writing, correction or insertion should be duly signed by the authorized signatories of the tenderer(s).
- e. In case of discrepancy between the amount offered in figures and words, the offer written in words will only be considered.
- f. In the event that the Financial Bid of two or more Bidders are found to be the same and is the highest (the "Tie Bidders"), Authority shall invite fresh Financial Bids, as per Authority's policy, from such Tie Bidders and shall identify the Selected Bidder from amongst such Tie Bidders. Provided that the revised Financial Bids of such Tie Bidder (s), shall be no less favourable to Authority than their respective original Bids.
- 5. It may be noted that the Earnest Money Deposit of the successful bidder may be forfeited and the bidder shall be liable to be debarred for further participation in AAI's tender(s)/ e tender(s) for a period of one (01) year, on account on non-completion of the following:
 - a. Acceptance of the offer within seven (07) days from the date of issuance of the award letter addressed to the party.
 - b. Payment of advance license fee for one month within 15 days from the date of issuance of the award letter.
 - c. Payment of **Security Deposit** within 15 days from the date of issuance of award letter, amounting to four (04) months' equivalent license fee of the first year to AAI as an interest free security Deposit. If the SD amount is being submitted in the form of BG, it should be from scheduled commercial bank only (Bank Guarantee from co-operative bank, even if scheduled, will not be accepted).
 - d. Execution of the Agreement within 15 days from the date of issuance of award letter (on stamp paper of appropriate value, related costs to be borne by the licensee).
 - e. Commencement of the facility within gestation period.
- 6. E Tender(s) will remain valid for a period of 180 days from the date of opening of the Financial Bid. If any tenderer withdraws during the validity period, his Earnest Money Deposit will be forfeited. However, after opening of financial bid, being H1 (highest bidder) in the tender if the party withdraws its bid, EMD shall be forfeited and the said bidder will be debarred from participating in any tender of AAI for one year.
- 7. The tenderer(s) shall give the list of his near relatives employed in AAI.
- 8. The successful bidder shall intimate the names of the persons employed by him or going to employ, who are **near relatives*** of AAI employees, or are ex-employees of AAI who have separated from AAI in the past two years.

9. Fraud & Corrupt Practices and Penalty:

- a. Even if the bidder satisfies every criterion as per the guidelines set forth above, but at any stage during the tender process, or after the issuance of LOIA/LOA to the successful bidder, or after the execution of concession agreement or during the subsistence thereof, AAI at its discretion can disqualify the bidder or terminate the concession (as the case maybe), if the bidder/licensee:
 - i. has been debarred by any state or central government or government agency in India and the same is subsisted at the time of NIT; or

- ii. has made misleading or false representation in the forms, statements and attachments submitted; or
- iii. the applicant does not respond promptly and thoroughly to requests for supplementary information requested by AAI for the evaluation of the Proposal; or
- iv. One or more of the eligibility criterion have not been met by the Applicant; or
- v. The Applicant has made a material misrepresentation; or
- vi. The Applicant has engaged in a corrupt, fraudulent, coercive, undesirable or restrictive practice;
- vii. The applicant or its affiliates or a person or entity having legal relationship with applicant committed any fraud or forgery by way of submission of any kind of documents/ bank guarantee/ Security Deposit etc. (during the tender process and thereafter) with this or any other tender/ contract with Airports Authority of India or any PSU or Government Departments during the last 5 years;
- b. Then the LOIA/LOA or the draft Agreement, as the case may be, shall, notwithstanding anything to the contrary contained therein or in this NIT Document, be liable to be terminated by a communication in writing by AAI to the agency without AAI being liable in any manner whatsoever to the agency. In such an event, AAI shall forfeit and appropriate the EMD and Performance Security and debar the agency from AAI tenders for any period not succeeding subject to minimum of three years, as the case may be without prejudice to any other right or remedy that may be available to AAI in this regard.
- c. If such an event occurs after the issuance of LOIA/LOA and during the contract period, then AAI reserves the right to take any such measure as may be deemed fit in the sole discretion of AAI, including annulment of the contract and forfeiture of the Performance Security amount.
- d. Proposals shall be deemed to be under consideration immediately after they are opened until such time that AAI makes an official intimation of award/rejection to the Applicants. While the Proposals are under consideration, Applicants and/or their representatives or other interested parties are advised to refrain from contacting, by any means, AAI and/or their employees/representatives on matters relating to the Proposals under consideration.

10. Conflict of Interest:

A Bidder shall not have a conflict of interest ("the Conflict of Interest") that affects the Bidding Process. Any Bidder found to have a Conflict of Interest shall be disqualified. A Bidder shall be deemed to have a Conflict of Interest affecting the Bidding Process, if:

(i) the Bidder, or its Affiliate (or any constituent thereof) and any other Bidder or any other Affiliate thereof (or any constituent thereof) have common controlling shareholders or other ownership interest:

Provided that this disqualification shall not apply in cases where the direct or indirect shareholding of a Bidder, its Member or an Affiliate thereof (or any shareholder thereof) having a shareholding of more than 20% (twenty percent) of the aggregate issued, subscribed and paid up share capital of such Bidder, Member or Affiliate, (as the case may be) in the other Bidder, its Member or an Affiliate is less than 20% (twenty percent) of the aggregate issued, subscribed and paid up equity share capital thereof; provided further that this disqualification shall not apply to any ownership by the Authority, a bank, insurance company, pension fund or a public financial institution referred to in Section 2(72) of the Companies Act, 2013;

For the purposes of this Clause, indirect shareholding held through 1 (one) or more intermediate persons shall be computed as follows:

(A) where any intermediary is controlled by a person through management control or otherwise, the entire shareholding held by such controlled intermediary in any other

person (the "Subject Person") shall be taken into account for computing the shareholding of such controlling person in the Subject Person; and

- (B) subject always to subclause (A) above, where a person does not exercise control over an intermediary, which has shareholding in the Subject Person, the computation of indirect shareholding of such person in the Subject Person shall be undertaken on a proportionate basis; provided, however, that no such shareholding shall be reckoned under this subclause if the shareholding of such person in the intermediary is less than 26% (twenty six percent) of the aggregate issued, subscribed and paid up equity shareholding of such intermediary; or
- (ii) a Bidder/ Nominated Entity has nominated the same Nominated Entity or Nominated Personnel as another Bidder; or
- (iii) a constituent of such Bidder is also a constituent of another Bidder; or
- (iv) such Bidder or any Affiliate thereof receives, has received, or has entered into an agreement to receive, any direct or indirect subsidy, grant, concessional loan, or subordinated debt from any other Bidder, or any Affiliate thereof or has provided or has entered into an agreement to provide any such subsidy, grant, concessional loan or subordinated debt to any other Bidder, its Member or any Affiliate thereof; or
- (v) such Bidder has the same legal representative for purposes of a Bid as any other Bidder; or
- (vi) such Bidder or any Affiliate thereof, has a relationship with another Bidder or any Affiliate thereof, directly or indirectly or through a common third party/ parties, that puts either or both of them in a position to have access to each other's information, or to influence the Bid of either or each other; or such Bidder or any Affiliate thereof, has participated as a consultant to the Authority in the preparation of any documents, design or technical specifications of the Project.

Explanation:

In case a Bidder is a Consortium, then the term Bidder as used in this Clause shall include each Member of such Consortium and the term Affiliate with respect to a Bidder shall include an Affiliate of each Member of that Consortium.

Note:

Regarding conflict of interest, AAI shall place reliance upon the declaration to be submitted by the bidder/applicant in the form of acceptance of AAI's tender conditions/ other documents forming part of Technical Bids.

In the event, the declaration submitted by the bidder/applicant towards there being no conflict of interest, is found incorrect/false, such incorrect declaration would be treated as submission of false/incorrect document and it would amount to material misrepresentation made by the bidder/applicant. In such event, punitive actions shall be taken by AAI as per provision of tender documents/ license agreement.

11. Exit Clause, Dispute Resolution, Arbitration & Litigation

a. Normal Termination:

The contract will deem to be terminated on the last date as given in the agreement provided the extension or renewal is approved by the competent authority on or before the last date and communicated the party in writing and duly accepted. The liability of the party will continue to be payable along with the delayed interest (at the rate mentioned in the contract) till the same is settled. The contractor cannot claim the dues to be time barred or ultra vires even after the contract is deemed to have terminated by operation of this clause.

b. **Termination for Cause:**

If the party or AAI has invoked the internal dispute resolution clause (as per which the

dispute referred to the DRC is to be completed within a period of 45 days) and the same remains unresolved after the specified time period, it will be deemed that the notice period for the termination has commenced from the next date within which the dispute should have been resolved. No extra notice period. If such termination happens to fall within 50 % of the contract period, then the party is liable to pay AAI the values of license fee equal to the amount of current license fee for the four (04) months as demurrage charges. The agreement should also provide for invocation of arbitration clause only after the internal dispute mechanism has been exhausted. However, the notice for termination will deem to have commenced irrespective of the arbitration proceedings.

c. Termination for Convenience:

Either party, AAI on one part or the contractor on the other part can serve the notice for termination by giving the requisite notice period. The notice by AAI to be served only after obtaining the approval of the acceptance authority. Similarly, the notice given by the party should be approved by the acceptance authority. However, the date on which notice was received at AAI will be the commencement of the notice period and the administrative time required for the approval will not be added. If the concession/license has been terminated within 50% of the license period or the party has not served the requisite notice of 60 days, for surrender of license/concession after completion of 50% license period, then the Security Deposit equivalent to current license fee/MMG shall be forfeited as demurrage charges, as per the details below:

S.	If termination of concession /	Security deposit equivalent to current License			
no.	license occurs	fee / MMG to be forfeited (in months)			
		For contract period of 1-3 years			
1	Before 50% of contract period	4			
2	Between 50% to 75%	3			
3	Between 75% to 100%	2			

NOTE: If the licensee does not operate the license up to 50% of the contract period then the party is liable to be debarred for one year from the date of issuance of orders.

- d. **Termination for regulatory/ legislative or supervisory requirements:** If any provision on law or legislation of India makes it mandatory to stop/ prohibits the continuation of any contract at any particular location or otherwise, then it will be deemed to be closed from the date of such enactment. No compensation is payable by AAI.
- 12. All the above guidelines will form part & parcel of the Notice inviting E-Tender (NIT).
- 13. AAI reserves the right to extend the date of submission / opening of the bids as well as to extend the validity of the E-tender if situation warrants and with sufficient reasons.
- 14. AAI reserves right to reject any or all e-tender(s) in part or in full without assigning any reason.

*Note: "By the term near relative is meant wife, husband and dependent parents, grandparents, children, grandchildren, brothers, sisters, uncle, aunts, cousins and their corresponding in laws".

Annexure: A

Draft License Agreement

Photo of the licensee

SUBJECT: Grant of License for **MONEY EXCHANGE COUNTERS** at CHENNAI AIRPORT, Tamil Nadu.

THIS CONCESSION AGREEMENT ("Agreement") made and executed at on this day of Two Thousand by and between: The Airports Authority of India, a body corporate constituted by the Central Government under the Airports Authority (Act 55 of 1994) and having its corporate office at New Delhi and branch office at Airport, represented by Airport Director, Airport,, hereinafter called the "Authority" (which term shall, unless excluded by or is repugnant to the context, be deemed to include its Chairman, or Member, Executive Directors, Airport Director, officers or any of them specified by the Chairman in this behalf, and shall also include its successors and assigns) of FIRST PART;
and
, a Proprietorship Firm/ Partnership Firm/ LLP/ Company incorporated under the Company Act 2013, represented by and having its registered office at (hereinafter called the "Concessionaire/Licensee" (which shall, unless excluded by or is repugnant to the context, be deemed to include its heirs, authorized official/officer, successor and assigns) of the SECOND PART.
WHEREAS the Authority is entitled in 'Law' to grant license at its Airport for the purpose ofso as to provide amenities and facilities to the passengers and visitors at airport and is in possession of space, more fully described in the schedule hereunder and in the plan annexed to this agreement, hereinafter referred to as the premises.
WHEREAS the Licensee is desirous to render the services to the Authority on the terms & conditions mentioned hereunder:
AND WHEREAS the Authority is agreeable to grant the license.
NOW, THEREFORE, this indenture witnesses:
That the license for the said facility shall be valid for the period of Three (03) years fromto, unless terminated earlier on account of following;
a. By giving thirty (30) days of notice in writing without assigning any reason.
b. Terminated by AAI on a short notice on account of unsatisfactory performance.

c. Termination on expiry of the specified time period allotted for unresolved internal

dispute resolution.

2. That in consideration, Licensee shall pay the Authority every month in advance by way of license fee on or before 10th day of English calendar month as under:

Year	Amount of Monthly License Fee				
1 st Year	+ GST applicable on time				
2 nd Year	+ GST applicable on time				
3 rd Year	+ GST applicable on time				

3. Rate of Escalation:

- a. License Fees shall be subject to annual escalation of 10%.
- b. The first annual escalation will be applicable after completion of one year + six months license period. Thereafter the same will be applicable after completion of subsequent one year period there from. Even if, on account of any delay whatsoever, licensee could not commence business operations on the expiry of gestation period stipulated in NIT, for the purpose of calculation of date on which 18 months of license are completed (date on which first escalation is applied) shall be deemed from next day of expiry of gestation period stipulated in NIT.
- 4. AAI shall raise bill on or before 10th of every month. The concessionaire has to make the payment of License Fees etc. by 25th of the same month, failing which interest on delayed payment at the rate of 9% per annum shall be charged from the due date for delay period of up to 30 days and if delay is for more than 30 days, then interest at the rate of 18% per annum shall be charged from the due date, for entire delay period.

In case of Central / State Govt. and their PSUs:

AAI shall raise bill on or before 10th of every month. The concessionaire has to make the payment of License Fees etc. by 25th of the same month, failing which interest on delayed payment at the rate of 6% per annum shall be charged from the due date for delay period of up to 30 days and if delay is for more than 30 days, then interest at the rate of 12% per annum shall be charged from the due date, for entire delay period.

- 5. That in addition to the above said license fee, Licensee is also liable to pay Rs.3230/- per sqmtr per month towards AC space rent (if applicable) and Rs.2150/- per Sqmtr per month for Non-AC space rent (if applicable). Licensee is also liable to pay utility Facilitation Charges @ 10% of AAI notified normal space rent. Such charges shall be paid within the date(s) specified in the bill(s). The space rent/Utility facilitation charges are subject to compound annual escalation of 7.5% on 1st April of every year or as may be decided by AAI from time to time.
- 6. That in addition to the above said license fee, licensee shall pay all charges towards consumption of electricity and water as may be due as determined by the Authority and at the rate(s) fixed by it from time to time. Such charges shall be paid within the date(s) specified in the bill(s). The Licensee shall have to provide his own meter(s) for the purpose, failing which Licensee shall be billed on assessed consumption. In default of payment of said charges, the Authority may without prejudice to its other rights disconnect or cause to be disconnected the water and electricity to the said premises without any notice and the Licensee shall not be entitled to any compensation whatsoever on account of any such disconnection.
- 7. That the Licensee shall pay all rates, assessments, out goings and other taxes as leviable on the Licensee in Laws'.
- 8. That the Licensee shall make payment of license fee etc. either by cheque/demand drafts drawn on local banks or through RTGS/NEFT. No outstation cheque shall be accepted in

payment of license fee etc.

- 10. That the Licensee shall also be liable to make the payment towards security deposit in respect of electricity charges equivalent to 5% of annual license/concession value for the last year subject to minimum deposit of Rs.10,000/- and a maximum deposit of Rs.10 lakhs. The said security deposit will cover Security Deposit towards all types of utilities such as Electricity, Water, Data Port, Telephone etc.
- 11. That the Licensee shall equip himself with all necessary permits, licenses and such other permissions as may be required under the law in force at any time with regard to the operation of the subject license.
- 12. That the Licensee shall maintain such regular and proper account books along with other supporting documents regarding sales effected by the Licensee in the said premises and said accounts/documents shall all the times be kept open for inspection by Authority in such manner as may be prescribed. The Licensee shall provide to the Authority, if so required by the Authority, Statements of audited Accounts in such manner and within such period as the Authority may prescribe. Licensee shall be liable to share invoicing details live with AAI.
- 13. That the Licensee shall have no right to object as and when the Authority decides to grant additional License for similar Facility at the airport premises where the Licensee is rendering such services.
- 14. That Authority shall provide bare space for the subject service and other expenses of any kind for establishment and rendering of the services shall be incurred by the Licensee. However, provisions of electricity, water and drainage connections, as the case may be, if so required, for the smooth operation of the services shall be provided by the Authority.
- 15. All the times during the currency of the license agreement, it shall be the responsibility of the licensee to obtain proper fire insurance coverage including theft and burglary in respect of all the movable and immovable assets stored or used in the licensed premises and authority shall not be responsible for any loss or damage caused to the licensee on any accounts whatsoever.
- 16. That Licensee shall operate the subject facility by charging the rate from users, as may be approved in advance by the Authority. Licensee shall exhibit the said approved charges at a conspicuous place inside the licensed premises.
- 17. That the Authority reserves to itself the right to change the location of the premises at any time and may at its discretion, call upon the Licensee to vacate the site and may give him an alternative premise for the purpose of this license. In such a case, the Licensee shall be bound to vacate the premises immediately and accept the said alternate premises. The entire expenditure on such shifting shall be borne by him and the licensee shall not be entitled to

claim any compensation or revision in the license fee on that score.

- 18. The Licensee shall use the premises for the bona fide purpose as provided in the Agreement, more particularly described in the enclosed schedule, for the use of all passengers and bona fide visitors to the Airport and Officers of the Authority and the staff of various Airlines using the Airport and for no other purpose.
- 19. The Licensee shall not erect or display any advertisement or signboards except after obtaining the prior approval in writing of the Authority.
- 20. The licensee must necessarily operate the contract for minimum 50 % of the total period of the contract failing which the licensee may be debarred from participating any tender in AAI for minimum period of 01 (one) year.
- 21. That in case if at any stage during the currency of the agreement, AAI finds that the party had bagged the contract by submitting any false/wrong document or concealed any information/document, in such an eventuality the SD/BG lying deposited with the AAI shall be forfeited and the licensee shall be debarred for three years for participation in AAI tender. However, in case the license is terminated due to any illegal activity which is punishable under any of the laws of the land then the party will be debarred till the case is cleared by the concerned legal authority of the land.
- 22. The Licensee shall not terminate the license before the expiry of the period of the license except by giving sixty (60) days' notice in writing, otherwise the Licensee shall be liable to pay to the Authority (without any demur or question) such amount of money as the Authority may decide as due to it by the Licensee. The license can be terminated by the Authority by giving sixty (60) days' notice in writing without assigning any reason thereto.

23. Exit Clause in this contract shall be as follows: -

A. Normal Termination: -

The contract will deem to be terminated on the last date as given in the agreement provided the extension or renewal is approved by the competent authority on or before the last date and communicated to the party in writing and duly accepted. The liability of the party will continue to be payable along with the delayed interest (at the rate mentioned in the contract) till the same is settled. The contractor cannot claim the dues to be time barred or ultra vires even if after the contract is deemed to have terminated by operation of this clause.

B. Termination for Cause: -

If the party or AAI has invoked the internal dispute resolution clause (as per which the dispute referred to the DRC is to be completed within a period of **45** days) and the same remains unresolved after the specified time period, it will be deemed that the notice period for the termination has commenced from the next date within which the dispute should have been resolved. No extra notice need be served by either party and the contract will terminate after the expiry of the notice period. If such termination happens to fall within **50%** of the contract period then the party is liable to pay AAI the value of license fee equal to the amount of current license fee for the four (04) months as demurrage charges. The agreement should also provide for invocation of arbitration clause only after the internal dispute mechanism has been exhausted. However, the notice for termination will deem to have commenced irrespective of the arbitration proceedings.

C. Termination for convenience: -

Either party, AAI on one part or the contractor on the other part, can serve the notice for termination by giving the requisite notice period. The notice by AAI to be served only after

obtaining the approval of the acceptance authority. Similarly, the notice given by the party should be approved by the acceptance authority. However, the date on which notice was received at AAI will be the commencement of the notice period and the administrative time required for the approval will not be added. If the concession/license has been terminated within 50% of the license period or the party has not served the requisite notice of sixty (60) days, for surrender of license/concession after completion of 50% license period, then the Security Deposit equivalent to current license fee/MMG shall be forfeited as demurrage charges, as per the details below:

S. no.	If termination of concession /	Security deposit equivalent to current License fee / MMG to be forfeited (in months)
	meenee eeeane	For contract period of 1-3 years
1	Before 50% of contract period	4
2	Between 50% to 75%	3
3	Between 75% to 100%	2

NOTE: If the licensee does not operate the license upto 50% of the contract period then the party is liable to be debarred for one year from the date of issuance of orders.

- D. Termination for regulatory / legislative or supervisory requirements: If any provision of law or legislation of India makes it mandatory to stop / prohibits the continuation of any contract at any particular location or otherwise then it will deemed to be closed from the date of such enactment.
- 24. No compensation is payable by AAI. Exponential penalty on licensees @ double the license fee per month in the form of damage charge can be imposed on licensees unauthorized occupying the premises after expiry of contract period.
- 25. In the event of any default, failure, negligence or breach, in the opinion of the Authority on the part of the Licensee in complying with all or any of the conditions of the license agreement, the Authority will be entitled and be at liberty to determine the license forthwith and resume possession of the premises without payment of any compensation or damages and also forfeit in full or in part the amount deposited by the Licensee for due performance of Agreement.
- 26. Acceptance of award letter and NIT conditions shall form part and parcel of the license agreement.
- 27. The Authority and the Licensee further agree that they are bound by the General Terms & Conditions, Special Terms and Conditions, Concession Layout, Schedule of Premises, found in Appendix '1, 2, 3 & 4' respectively annexed hereto.

Signature:

Signed by	Airport Director, Airports Authority of India,	
Airport, for and on behalf of	of The Airports Authority of India, in the presence of:	
Witness:		
1.		
2.		

Signatur	e:							
Signed	by	 		for	and	on	behalf	of
		 	in the presence of:					
Witness:								
1.		 						
2.								

GENERAL TERMS AND CONDITIONS

The Authority hereby covenants with the Licensee as follows:

- (1) The Licensee, his servants and agents shall be entitled to use all ways, paths and passages as may from times to time be maintained on the said airport ground subject to such rules and regulations as may be imposed by the lawful authorities of the airport ground.
- (2) The Licensee paying the license fee and performing the covenants herein contained and, on his part, to be performed shall and may peacefully possess and enjoy the premises with the use of the ways, paths and passages as aforesaid during the said term without any lawful interruption from or by the Authority or any person claiming under the Authority.
- (3) Any notice required to be served on the Licensee under this agreement shall be deemed to have been served if delivered at or sent by registered post to his last known address or to his authorized representative or agent. Similarly, any notice to be given to the Authority under this agreement shall be deemed to have been served if delivered at or sent by registered post to the Authority.
 - a. The period of notice given under this Agreement will count from the date of receipt of notice by either side.
- (4) Subject as herein before otherwise provided, all notices to be given on behalf of the Authority and all other actions to be taken on behalf of the Authority, may be given or taken on behalf of the Authority by the Airport Director of the Airport or by any other officer for the time being authorized by or entrusted with the functions, duties and powers of the said Airport Director, in respect of the Airport under his charge.
- (5) (a) The Licensee shall not, unless with the written consent of the Authority, create a subcontract of any description with regard to this license or any part thereof, nor shall be without such written consent as aforesaid, assign or transfer his license or any part thereof.
 - (b) The Licensee shall use the premises only for the purpose indicated in this agreement and for no other purpose whatsoever.
- (6) The Licensee his agents and servants shall observe, perform and comply with all rules and regulations of the shop and Establishment Act, Factories Act, Industrial Disputes Act, Minimum Wages Act and the provisions of any statutory law applicable to the Licensee including any rules and regulations made by the Authority, Civil Aviation Department or any other Department of government and or local body or Administration in force from time to time and to the business which the Licensee is allowed to carry on under this agreement and to the area in which the said premises are located.
- (7) (a) The Licensee shall indemnify the Authority from/against any claims made or damages suffered by the Authority by reason of any default on the part of the Licensee in the due observance and performance of the provisions of any law which may be related to the purpose of this agreement and to the area in which premises are located.
 - (b) The Authority shall not be responsible in any way for loss or damage by any means causes to the Licensee's stock or property.
- (8) The Licensee shall at his own cost maintain the premises in a proper state of cleanliness and abide by such directions as may be given by the Authority and such other departments as may be entrusted by the rules and regulations with the works of inspection and enforcement about the conditions of sanitation, cleanliness and hygiene. If the premises is not maintained in reasonably clean condition by the Licensee, Airport Director shall have powers to get the premises cleaned at the risk & cost of

the Licensee and recover liquidated damages at the rate of Rs.500/- per day for each default up to 7 days & thereafter Rs. 1000/- per day and can take other actions including termination of the license.

In addition to the above, the following penalties shall be applicable:

SI. no.	Offence/violation	Penalty in (Rs)
1	Smoking in public area except where designated smoking chambers or areas are established.	300
2	Spitting in airport premises.	300
3	Misuse of passenger baggage trolley.	300
4	Using language likely to cause offence /annoyance.	500
5	Throwing loose papers, plastic cups or glass etc. in airport premises.	300
6	Non-display of Photo Identity Cards while entering in to or being in the terminal or operational area.	300
7	Transportation of overloaded airline baggage containers in operational area.	400
8	Vehicle/ equipment operating without anti-collision light/ obstruction inside operational area.	400
9	Parking of vehicle/ equipment in no parking area on Kerb side and city side including approach road within airport premise	500
10	Un-authorized entry into terminal building or operational area.	500
11	Rash driving/over speeding in operational area.	500
12	Driving in operational area while being in a state of intoxication.	500
13	Causing public inconvenience, unruly behavior or creating nuisance in public area.	500
14	Organizing or taking part in any public assembly, demonstration, dharnas or procession likely to obstruct or interfere with proper use or orderly functioning of airport	500
15	Display of banners, flags, posters, emblems or write slogans in or around terminal.	500
16	Obstruction of authorized persons in the discharge of his or her duties.	500
17	Dumping garbage in operational area.	400
18	Vehicle/ equipment left unattended in operational area outside designated parking area/hard stand for ground support equipment/vehicles.	500
19.	Vehicle/equipment not following vehicular lanes on Apron.	500
20.	Vehicle/equipment person obstructing aircraft movement.	500
21.	Crossing/operating vehicle/ equipment close to active runway/ taxiway without permission.	500
22.	Vehicle/ equipment operation in the operational area without permit (ADP)	500
23.	Damage, display, deface or alter any building structure or other property of AAI whether movable or immovable. Besides penalty, action to be taken to recover the loss from the defaulter or his/her organization.	500
24.	Photography and film shooting/ videography at airport without permission.	500
25.	Commercial activities at airport without permission.	500

Note: Single use Plastic is banned in Airport Premises. If single use plastic is found in outlets/locations then penalty of Rs. 1000/- will be levied.

- (9) The Licensee shall comply with the requirements of all standard health clauses including those given below:
 - a. The Airport Health Officer/ Medical Officer of AAI or persons authorized by them may without notice, enter the premises any time and inspect the premises, materials, instruments and implements etc. used by the Licensee.
 - b. All instructions given by the Airport Health Officer/Medical Officer of AAI or any persons authorized by them in the maintenance of public health of the Airport including sanitation control prevention of infectious diseases, control and prevention of nuisance from insects, rodents or any other source shall be carried out by them and his agent and servants.
 - c. The Licensee shall notify to the Airport Health Officer whenever any person working under him is suffering or suspected to be suffering or convalescing from any infectious disease. The Airport

Health Officer may medically inspect the said person or any person who is suspected to have been in contact with the person and take any precautionary and preventive measures considered necessary.

- d. The Licensee his agents and servants shall not without consent of the Airport Health Officer, interfere with injure, destroy or render useless any work executed or any materials or things placed in, under or upon any land or building by or under the orders of the Airport Health Office with the object of preventing the breeding or entry of mosquitoes or maintenance of sanitation.
- e. The Licensee, his agents and servants shall not abuse the water sources, and drainage facilities in the airport area so as to create a nuisance or in sanitary situation prejudicial to public health.
- f. In the event of any default, failure, negligence or breach in the opinion of the Authority, on the part of the Licensee in complying with either of these conditions specified in the foregoing subclause (a) to (e), the Authority will be entitled and be at liberty to determine the Licensee forthwith and resume a possession of the premises without payment of any compensation or damages and forfeit in full or in part the amount deposited by the Licensee for due performance of the agreement.
- (10) The Licensee shall employ only such servants as shall have good character and as well behaved and skilful in their business. He shall furnish the Authority in writing with the names, parentage, age, residence and specimen signature or thumb impression of all servants whom he proposes to employ for the purpose of this agreement before they are so employed and the Authority shall be at liberty to forbid the employment of any person whom it may consider undesirable. The servants employed by him shall be under the general discipline of the Authority and shall confirm to such directions as may be issued by the Authority in respect of point or routes of entry to and exit from the premises and in respect of the use of toilet and wash rooms. He shall also have the character of all persons employed by him verified by the police to the satisfaction of the Authority, before the employment.
- (11) (a) The Licensee would be required to install adequate number (as may be determined by Fire Officer or any other officer of AAI depending upon the area of the licensed premises) of minimum a 2.5 kg CO2 fire extinguisher in the licensed premises at his cost before commencement of business.
 - (b) No wooden partition / inflammable material shall be permitted in the licensed premises. The material to be used for partition / fabrication of the shop / office premises shall be as per the specification given by AAI and to be got approved by AAI in advance.
 - (c) Licensee shall not use a naked light or cause or permit any such light to be used in the licensed premises.
- (12) The Licensee shall not damage the premises for any part of the Airport premises and in the event of any damage being caused to the same intentionally or otherwise, by the Licensee, or his employees or invitees or customers, the Authority shall be entitled to repair the damage or make the requisite replacement and call upon the Licensee to replacement and call upon the Licensee to reimburse cost thereof which the Licensee undertakes to pay forthwith on demand.
- (13) The Licensee shall not store or bring or keep in the premises heavy articles so as to injure or damage the premises or keep goods of combustible or inflammable nature unless required for executing the license.
- (14) (a)The Licensee shall not use electrical heater, toaster and other allied appliances in the premises for preparation of tea, coffee and for heating of food etc. unless specifically provided under the agreement to perform contractual obligations.
 - (b) The Licensee hereby agrees to provide necessary training to the employees posted in the licensed premises for handling fires extinguisher as provided in the terminal/licensed premises.
 - (c) The Licensee will, during the continuance of this license insure against any claim for workmen's compensation or otherwise of all persons employed by him in connection with his business to be

carried on as aforesaid with such insurance company as the Authority shall approve of and shall produce for inspection on demand by the Authority all policies in respect thereof and the receipts from time to time for current premium.

- (15) In the case of such breach of the terms of this license as minor offences and complaints coming to its notice for which in the opinion of the Authority this agreement need not be terminated, the Authority may at its desecration recover compensation from the Licensee up to the limit of the Security deposit of the Licensee. The decision of the Authority in this respect will be final and binding on the Licensee.
- (16) The Licensee shall not hold or permit to be held any public or private auction in the licensed premises.
- (17) The Licensee shall sell articles in the premises at prices which shall be marked on the articles or on tags attached thereto and it shall not be in excess of the retail prices/fair prices fixed by the manufacturers or Government or any other local authority whichever is lower or controlled price in case such case controlled price has been fixed by any authority and in all other cases, not exceeding the reasonable market rates for similar goods. The Authority can after giving reasonable opportunity to the Licensee to show cause, itself fix the price of any article or articles, if, in its opinion, the prices charged are unreasonable or exorbitant and thereupon the Licensee shall sell only at the price so fixed by the Authority and he/she shall also be liable to refund to any customers any amount in excess paid by such customer for any articles in excess of the price so fixed.
- (18) It shall be obligatory for the Licensee to keep in stock and in case they are intended for distribution, distribute the same and display, literature, produced and released by the Publications Division of Government of India and/or Tourism Department of the Central Government or of the State Government within whose jurisdiction the Airport is situated on such terms and conditions as may be fixed by the said Publications Divisions or said Tourist Department.
- (19) The Licensee shall not stock, sell, display, exhibit for sale any books, magazines, newspapers or periodicals, statues, idols or other articles which are repugnant to morals or indecent and immoral, improper or otherwise objectionable in character, it being expressly agreed that the decision of the Authority shall be conclusive in this behalf and absolutely binding on the Licensee and shall not be subject to any dispute or review. Apart from any other legal / disciplinary action, the Licensee shall immediately remove such book, journal or articles from premises, if, as decided by the Authority it is objectionable in any manner to keep, exhibit or sell the same.
- (20) The Licensee shall maintain a complaint book in a prominent place in the premises and in such a way that it is easily accessible to any person who wishes to record any complaint and the said book shall be open for inspection fortnightly by the Airport Director of the Authority or his authorized representative.
- (21) If because of any strike or lock-out in the Airport or in any airline, the Licensee is unable to function or his business is affected, the Authority shall not be liable for any loss which the Licensee may suffer in such an event. However, rebate in the license fee due to ban on visitor entry at the airport and due to natural calamities and due to declaration of the closure of the airport for total operation shall be granted as per the merit of the case and policy laid down by AAI from time to time.
- (22) In the event of the Licensee being prohibited from selling one or more articles in the premises because of Government Laws/Rules/Regulations/Orders, the Authority shall not be liable for any loss suffered by the Licensee in such an event the Licensee shall not be entitled to any reduction in the fees payable to the Authority or permission for sale of additional items.
- (23) The Licensee shall deposit duplicate keys of the premises with the Authority whenever the Airport Director Demands and permit the Authority to make use of the keys during the emergency. The Licensee shall not remove or replace the lock on the outer door or change the locking device on the said outer door of the shop.
- (24) The Authority do not recognize any Association of the Traders and in case any negotiation / bargain necessary with regard to the clarification of the terms and conditions of the license or modification thereof

such negotiations should be sought by the Licensee alone and no collective representation / bargaining will be entertained.

(25) On expiry of the license period or on termination of the license by the Airport Authority on account of any breach on the part of the Licensee, the Licensee shall deliver the possession of the premises in good condition and in peaceful manner along with furniture, fittings, equipment and installations, if any, provided by the Authority. Further, Licensee shall remove his / their goods and other materials from the premises immediately, failing which Authority reserve its right to remove such goods / materials at the cost & risk of the Licensee and demand payment for such removal. If such payment is not made within 10 days, Authority shall be at liberty to dispose off the goods / materials of the Licensee by public auction to recover the cost. The Licensee shall not be entitled to raise any objection in such an eventuality.

After the contract expires, the concessionaire shall stop business and shall be given a maximum of 07 days to vacate the premises (after settlement of dues). The onus of clearing all the dues and vacating the premises within 07 days lies on the Licensee. If the agency fails to vacate the premises within 07 days of expiry of contract, twice of normal notified space rent of that area shall be charged from date of expiry to the date of vacation.

If the agency fails to vacate even after 15 days, the agency ceases to claim any ownership of the uncleared materials. AAI shall make arrangements to remove the leftovers and charge the costs incurred to the agency/adjusted from available SD along with outstanding dues if any. Taking over document has to be signed after clearance of premises by the concessionaire.

- (26) The license herewith granted shall not be construed in any way as giving or creating any other right or interest in the said space / building(s)/ land/ garden/ tank/ premises to or in favour of the Licensee but shall be construed to be only as a license in terms and conditions herein contained.
- (27) The Authority, its servants and agents shall at all times have the absolute right of entry into the said premises.
- (28) The provision of the Airports Authority of India Act, 1994 as amended by Act 2003 and the rules framed there under (Chapter VA Eviction of Unauthorized Occupants etc. of Airport Premises) which are now in force or which may hereafter come in force shall be applicable for all matters provided in the said Act.
 - (29) All disputes and differences arising out of or in any way touching or concerning this Agreement (except those the decision whereof is otherwise herein before expressly provided for or to which the AAI ACT, 1994 and the rules framed there-under which are now enforce or which may here-after come into force are applicable), shall, in the first instance, be referred to a Dispute Resolution Committee (DRC) setup at the airports, for which a written application should be obtained from the party and the points clearly spelt out. In case the dispute is not resolved within 45 days of reference, then the case shall be referred to the sole arbitration of a person to be appointed by the Chairman / Member/ APD of the Authority. The award of the arbitrator so appointed shall be final and binding on the parties. The Arbitration & Conciliation Act 1996 as amended up to date shall be applicable. Once the arbitration clause has been invoked, the DRC process will cease to be operative. It will be no bar that the Arbitrator appointed as aforesaid is or has been an employee of the Authority and the appointment of the Arbitrator will not be challenged or be open to question in any Court of Law, on this account.

Before making a reference to Dispute Resolution Committee, the Licensee will have to first deposit 50% of the disputed amount (in the form of BG (additional bank guarantee with validity of minimum two years from the date of making reference to DRC, and further extendable) / DD/ PO/ RTGS/ NEFT) with AAI and the consent shall be given by the Licensee for acceptance of the recommendations of the Dispute Resolution Committee.

The case shall be referred to the sole Arbitrator by the Chairman/ Member/ APD of the Authority, subject to the condition that the Licensee shall have to deposit 50% of the disputed amount (in the form of BG (additional bank guarantee with validity of minimum two years from the date of making reference, and further extendable) / DD/ PO/ RTGS/ NEFT) with AAI as condition precedent before making reference to the Arbitration for adjudication of dispute.

During the arbitral and Dispute resolution proceedings, the Licensee(s) shall continue to pay the full amount of license fee/dues regularly as per the award/agreement and perform all covenants of the agreements.

- (30)It would be the responsibility of the Licensee to obtain all necessary security clearance from BCAS/ any other regulatory agency as required. Guidelines for AEP is as below:
 - a. "The Temporary Aerodrome Entry Permit (TAEP) initially for a period of 30 days will be issued by Airport Director, Airports Authority of India (AAI)/ respective Airport Operators, with whom the entity entered into written agreement, following the due procedures, to commence business inside the Airport.
 - b. Immediately therefore, formalities to comply with the instructions of BCAS i.e. obtaining Provisional Security Clearance / Security Clearance through E-sahaj Portal and submission of Security Programme, are to be strictly adhered to. Necessary assistance / guidelines, if required may be obtained from the Airport Operator /BCAS in this regard. The above are mandatory requirements for continuing business in the Airport premises.
 - c. The entities who have already obtained Security Clearance for their operations in other region(s), should intimate RO, BCAS, Chennai accordingly duly enclosing 1) Intimation Letter regarding establishing their business in Chennai Airport, 2) Security Clearance issued by BCAS, HQ, 3) Provisional Security Clearance(s) issued by the RO, BCAS, of other Region(s), 4) Written Contract Agreement by the Airport Director, Chennai, 5) Authorised Signatory for Chennai Airport and 6) Security Programme for Chennai Airport.
 - d. Failure to comply with any of the above instructions will entail suspension or withdrawal of TAEP/AEP issued.
- (31) The above points are not exhaustive and the updation / addition/ omission if any will be appraised from time to time".
- (32) In case of any dispute where legal action is compelled to be initiated by any of the party, jurisdiction of the court shall be the city / town / district where the airport is located.

(SIGNATURE OF LICENSEE)

Appendix: 2 of Annexure A

SPECIAL TERMS & CONDITIONS

- 1. On issuance of Award Letter, the selected party should produce valid license from Reserve Bank of India for carrying-out the Money Exchange business at the respective airport before commencement of the license.
- The prospective bidders should offer the lump sum license fee to be paid to AAI without linking with GTO.
- 3. The Money Exchange Counter Operator shall not charge service charges more than 2%.
- 4. The Security Deposit towards quoted amount and Utility Facilitation Charges/CAM shall be payable extra as per the relevant policy on the subject in vogue.
- 5. The Utility Charges for exclusive space allotted for Counters shall be payable as per percentage of rate (at present 10%) on normal notified space license fee.
- 6. The tentative area will be specified in the tender documents and the location will be finalized as per feasibility and operational requirement.
- 7. In case of reduction/increase in area due to change of location/operational needs (as per requirement of AAI) during the currency of license, License Fee shall be reduced/increased proportionately.
- 8. The selected party (licensee) shall abide by all the Rules and Regulations as stipulated by the Government / Regulatory Bodies including all Exchange Control Regulations.
- 9. The Money Exchange Counter should be fully computerized from the day 1 of its operation. The operation of the Money Exchange Counter at the Airport will be limited to Sale and Purchase of Foreign currency notes and Travelers' Cheque and drawings under international Credit Cards.
- 10. The selected party (licensee) shall be permitted to operate the counter at the designated location only. Valid system generated receipts/vouchers should be issued for every transaction.
 - The counterfoil of such receipts and the transaction details should be produced to the Authority on demand.
- 11. The authorized representatives should be allowed to transact Money Changing business on behalf of the licensee. A list of authorized representatives giving their full name and the designation along with their specimen signature should be submitted to the Authority.
- 12. The selected party (licensee) will not be permitted to canvas/issue of pamphlets in the Airport premises. All the activities are to be confined within the allotted space. If anybody is found indulging in such activity, action shall be initiated against the person and the licensee as per policy of the Authority.
- 13. The selected party (licensee) shall deal with all the passengers/visitors with extreme courtesy and caution and any complaints from public about the misbehavior of licensee or his/her employees shall be construed as grounds for non-performance.
- 14. The selected party (licensee) shall issue proper system generated cash bills to the customers on account of any purchases. Provision should be made to accept the international Credit/Debit

Cards in the counter.

- 15. The selected party (licensee) shall abide by all the Terms and Conditions of the Agreement and the instruction issued from time to time by the Authority shall be strictly.
- 16. Copy of the valid RBI license pertaining to respective location (counter) shall be prominently displayed at the counter.
- 17. Buying / selling rates of major international currencies shall be displayed through LED screens inside the respective counters for the benefit of passengers.
- 18. (a) At an airport Banks/Financial Institutions (FI's) are entrusted as per the requirement of customs department (purely for statutory customs duty collections), then applicable normal space rent at the airport is to be charged for the total allotted area for such counters along with CAMS, utility charges, GST etc. as applicable.
 - (b) It should be ensured that the said Banks/ FI's are not engaged in Commercial/For-profit money exchange business at this/these counter(s). However, these agencies may be permitted to undertake Money Exchange business of up to 50 USD per passenger on production of valid documents.
 - This would be to facilitate traveling passengers to meet out their basic requirements like booking of Cabs, refreshments etc.
- 19. Maximum two operators with the stipulation that only single licence will be given to one party and second licence will be given to other party. This will ensure fair participation and better services to the passengers.
- 20. The Special Terms & Conditions above shall form part of the Agreement.

Appendix: 3 of Annexure A

SCHEDULE OF PREMISES

MONEY EXCHANGE COUNTERS AT CHENNAI AIRPORT

1. AREA ALLOTTED : 63 sq.m.

2. LOCATION : 7 locations as given in the below table.

S.no.	Location	Area (in sqm.)
1	New international Departure Canopy*	11
2	NITC Departure Check-in (East)*	7
3	NITC Departure Check-in (West)*	7
4	AIT Arrival Customs Area*	18
5	AIT Arrival Customs (Transit Area)*	5
6	New Domestic Departure Check-in	5
7	NDTC Arrival Canopy	10
	Total	63

^{*}Please note that New International Terminal (T2), (Phase-I) is under construction and likely to be completed by June 2022 and International operation will be shifted from T4 to T2. In that case, licensee have to shift its spa facility from T4 to T2 without any cost to AAI.

3. PURPOSE : Money Exchange Counters

NOTE:

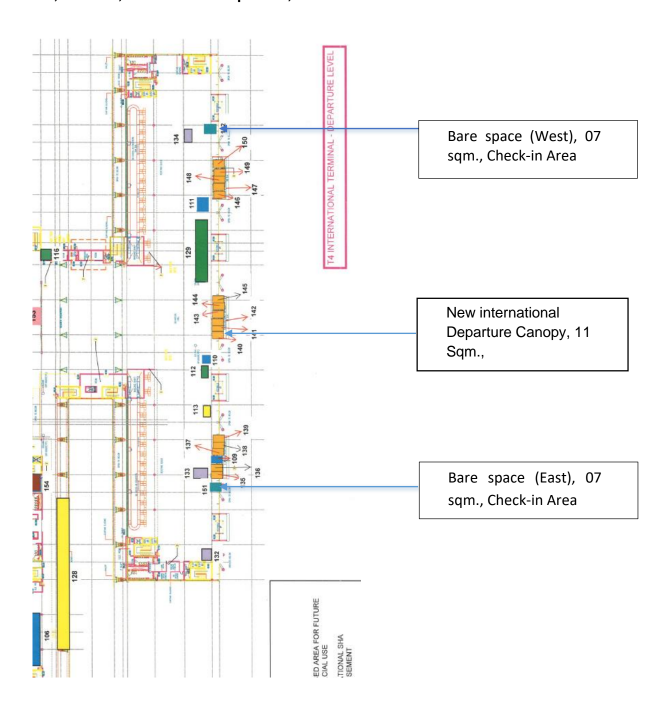
Values and locations shown/ mentioned in Appendix-3 and Appendix-4 are indicative and approximate
in nature. Actual area and location shall be measured jointly by AAI and licensee while handing
over/taking over of sites.

SIGNATURE OF THE LICENSEE

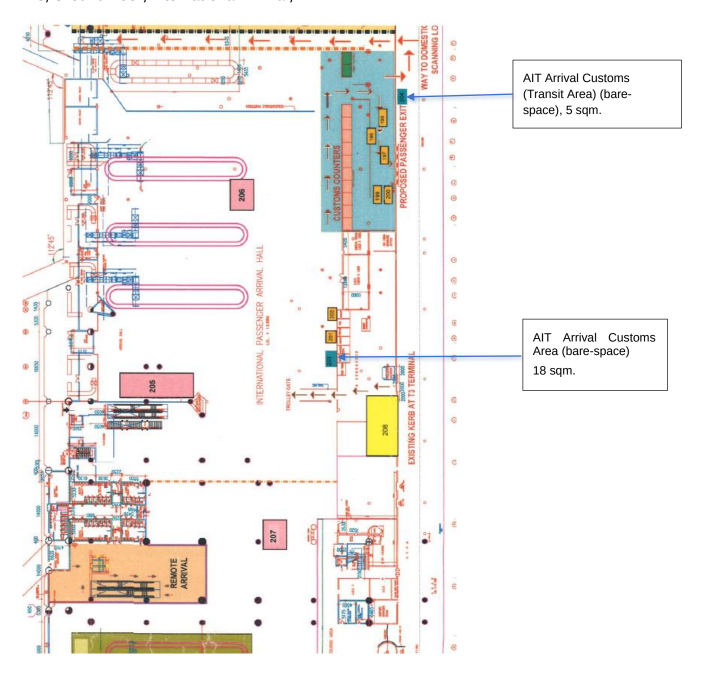
CONCESSION AREA LAYOUT

(Indicative locations on maps)

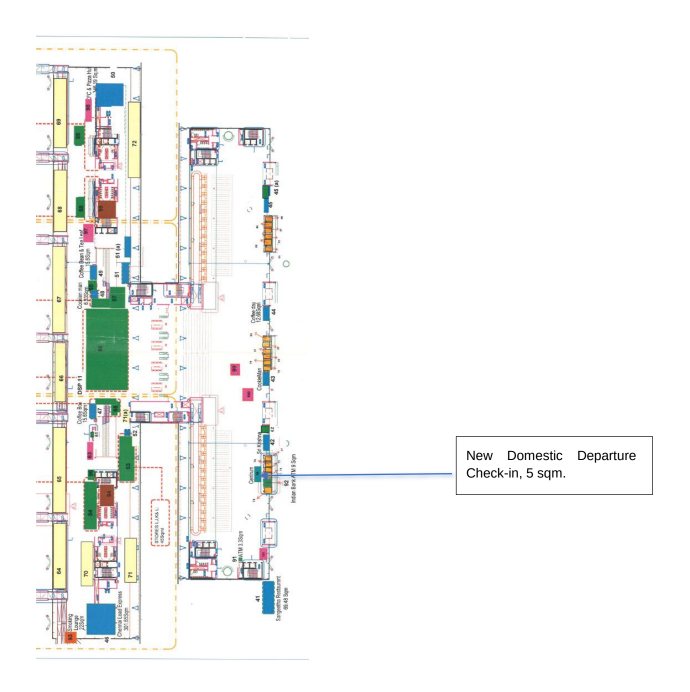
T-4, 2nd floor, International Departure,



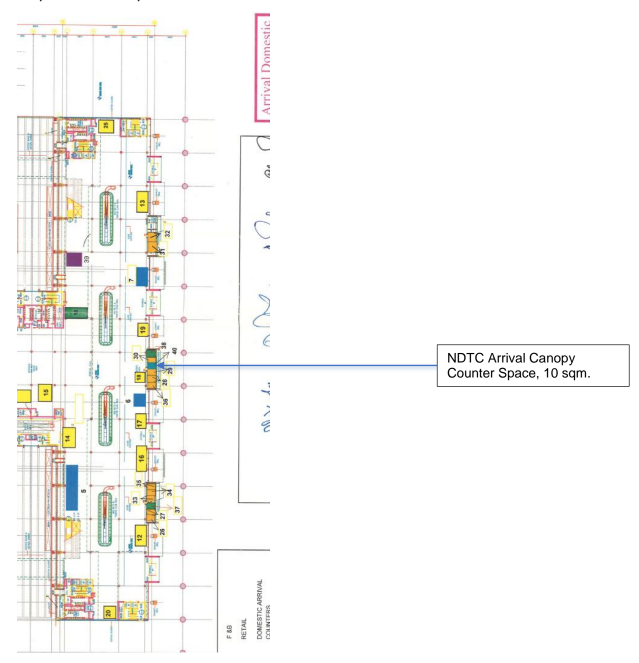
T-3, Ground floor, International Arrival,



T-1, 2nd floor, Domestic Departure



T-1, Ground floor, Domestic Arrival



Annexure: B

POWER OF ATTORNEY FOR SIGNING OF PROPOSAL

(To be executed on non-judicial Stamp paper of Rs 100/- or as per applicable State Laws and duly notarised)

address of the registered office) do hereby irrevocably constitute, nominate, appoint and authorize Sh/ Smt. (name), son/daughter/wife of
aged
AND we hereby undertake and agree to ratify and confirm and do hereby ratify and confirm all acts, deeds and things done or caused to be done by our said Attorney pursuant to and in exercise of the powers conferred by this Power of Attorney and that all acts, deeds and things done by our said Attorney in exercise of the powers hereby conferred shall and shall always be deemed to have been done by us. IN WITNESS WHEREOF WE THE ABOVE NAMED PRINCIPAL HAVE EXECUTED THIS POWER OF ATTORNEY ON THIS DAY OF
For
(Signature, name, designation and address)
Witness:
1
2
Accepted
(Signature)
(Name, Title and Address of the Attorney)

Notes:

The mode of execution of the Power of Attorney should be in accordance with the procedure, if any, laid down by the applicable law and the charter documents of the executants (s) and when it is so required, the same should be under common seal affixed in accordance with the

required procedure.

- Wherever required, the Bidder should submit for verification the extract of the charter documents and documents such as a board or shareholders' resolution/ power of attorney in favour of the person executing this Power of Attorney for the delegation of power hereunder on behalf of the Bidder.
- For a Power of Attorney executed and issued overseas, the document will also have to be legalised by the Indian Embassy and notarised in the jurisdiction where the Power of Attorney is being issued. However, the Power of Attorney provided by Bidders from countries that have signed the Hague Legalization Convention 1961 are not required to be legalised by the Indian Embassy if it carries a conforming Apostille certificate.

Annexure: C

ACCEPTANCE LETTER

(To be submitted in applicant letter head)

To,	
Airport Director,	
Airports Authority of India	
Airport	
Subject: Acceptance of AAI's Tender Conditions	
Sir,	
The tender documents for the "[Name of License]" at Airport have be provided to me/us by Airports Authority of India and:	en

- I/We hereby certify that I/We have inspected the sites and read the entire terms and conditions of the tender documents made available to me/us. Which shall forms part of the contract agreement and I/We shall abide by the conditions/Clauses contained therein.
- 2. We are enclosing and submitting here with our original Proposal, along with the information and documents as per the requirements of the Tender Document, for your evaluation and consideration.
- 3. I/We hereby unconditionally accept the tender conditions of AAI's tender documents in its entirety for the above facility.
- 4. The contents of Clause 14 (5) and 14 (6) of Notice inviting Tender of the Tender Documents have been noted wherein it is clarified that AAI reserves the rights to reject the conditional tenders without assigning any reason thereto.
- 5. I/ We hereby undertake that, all information provided in the Proposal and in its Appendices is true and correct.
- I/We shall make available to AAI any additional information it may find necessary or require to clarify, supplement or authenticate the Proposal within such time as may be prescribed by AAI.
- I/We acknowledge the right of AAI to reject our Proposal without assigning any reason or otherwise and hereby waive our right to challenge the same on any account whatsoever.
- 8. I/We certify that I/we or any of my/our constituents or my/our predecessor entity have

neither failed to perform on any contract, as evidenced by imposition of a penalty or a judicial pronouncement or arbitration award, nor been expelled from any contract nor have had any contract terminated for breach on our partnor have I/ we or any of my/our constituents or my/our predecessor entity defaulted in complying with any statutory requirements.

9. I/ We hereby declare that:

- a. I / We have examined and have no reservations to the Tender Document, including the Addendum (if any) issued by AAI.
- b. I /We have not directly or indirectly or through any agent engaged or indulged in any corrupt practice, fraudulent practice, coercive practice, undesirable practice or restrictive practice, as defined in Clause 9 of the General Information and Guidelines of the tender document, in respect of any tender or request for proposal issued by or any agreement entered into with AAI or any other public sector enterprise or any government, Central or State; and
- c. I / We hereby certify that I / we have taken steps to ensure that, in conformity with the provisions of Clauses Clause 9 of the General Information and Guidelines of the Tender Document, no person acting for us or on our behalf has engaged or will engage in any corrupt practice, fraudulent practice, coercive practice, undesirable practice or restrictive practice.
- d. I/ We do not have any conflict of interest in accordance with Clause 10 of the General Information and Guidelines of the Tender Document.
- 10. I/We declare that we satisfy and meet the requirements as specified in the Tender Document and eligible to submit a Proposal in accordance with the terms of this Tender Document.
- 11. I / We hereby irrevocably waive any right which we may have at any stage at law or howsoever otherwise arising or accruing to challenge or question any decision taken by AAI in connection with the selection of the Applicant, or in connection with the tender process itself, in respect of the award of above mentioned concession and the terms and implementation thereof.
- 12. I / We understand that, except to the extent as expressly set forth in the Agreement, I/we shall have no claim, right or title arising out of any documents or information provided to us by AAI or in respect of any matter arising out of or concerning or relating to the Empanelment process including the award of work.

13.	I / We	confirm ha	ving subm	itted the Tend	der Pro	cessing	Fee of	^f Rs	
	(Rupe	es) to AAI ir	acco	rdance w	ith the	Tender	Document.
	The co	opy of payr	nent receip	ot is attached.					
4.4	100/-	f:	la au dia ai	اد مانده داد د	م حالا		- t	D-	

14. I/We confirm having submitted the EMD of Rs....... (Rupees......) to AAI in accordance with the Tender Document. The copy of payment receipt is attached.

15.	I /We agree and understand that the Proposal is subject to the provisions of the Tender Documents. In no case, I / We shall have any claim or right of whatsoever nature if the contract is not awarded to me / us or our Proposal is not opened.						
16.	 I / We agree and undertake to abide by all the terms and conditions of the Tende Document. 						
	Dated thisDay o	f 20					
Nam	e & Address of the Applicant:						
	e, Signature & Seal of the orized Representative						

Details of Bidder

1.	Details of Bidder/Lead Member	
(a)	Name:	
(b)	Country of Incorporation:	
(c)	Address of the corporate headquarters and its branch office(s), if any, in India:	
(d)	Date & Details of incorporation and/or commencement of business:	
2	Brief description of the Company including details of its main lines of business and proposed role and responsibilities in this Concession:	
3	Details of individual(s) who will serve as the point of contact/communication for the AAI:	
(a)	Name & Designation	
(b)	Correspondence Address	
(c)	Email	
(d)	Tel / Fax No	
4	Particulars of the Authorised Signatory of the Bidder:	
(a)	Name & Designation	
(b)	Correspondence Address	
(c)	Email	
(d)	Tel / Fax No	

(Signature of Authorized Signatory)		
Name:		
Designation:		

Date:

Seal or Stamp of Bidder

ANNEXURE: E

Certificate from Chartered Accountant/Statutory Auditor in respect of Technical Capacity & Experience

that operati	ng experienc	e of at le	udited records(Name of ast(_) owing locations.	of Bidder/Le	ead Member of	Consortium)	has an
S.No.		Location Date of commencement of Business			encement of		
							_
			that, bas (<i>I</i> _, as per details b	name of Bid			
		S.no.	Financial Year	Turnover (in INR Lakh)		
						_	
			Total	Rs	Lakh		
	annual turno		ng the above th	ree financia	al years from _		is INR
Signature							
Name & M	lembership l	No of Cha	artered Accounta	nt/Statutory	Auditor		
Seal of the	e audit firm:						

FORMAT FOR LETTER OF UNDERTAKING

[SELF-DECLARATION OF THE BIDDER THAT THE FURNISHED INFORMATION FOR EXPERIENCE IS TRUE, TO BE SUBMITTED **ON COMPANY LETTER HEAD**]

Sir,		
l,	on behalf of	do hereby affirm and declare that the
•		perience for the bid and the documents provided is discussed discussed belief and nothing material has been concealed
	•	iving false information is a punishable offence and action may be taken as per the relevant provisions
Yours faithfully,		
Signature of the li	censee	
Name		
Designation (with	seal)	

DECLARATION

l	< Name,	Designation	8
Company Name with Address>, do hereby solemnly affirm and state as	follows:	-	

1. I/We are having/had the following contracts at Airports/Offices controlled by Airports Authority of India:

Sr.	Airport Name	Facility/	Contract Period		Details of Security	Dues (disputed &
No.		Contract	From	То	Deposit	Undisputed)
1.						
2.						

(In case of no contracts in AAI controlled Airports, indicate NIL)

- 2. I/We are not debarred / blacklisted by CBI or AAI or undertakings/ Departments like Railways, Defence or any other department of Government of India or State Government. (In case if you have been debarred / blacklisted, submit all the details).
- 3. I/We have not faced/are not facing any action under PPE Act/AAI Act with AAI. (In case if you have faced/are facing action under PPE Act/AAI Act with AAI, submit all the details).
- 4. I/We have never been ordered by a Court of Law to pay the outstanding dues to AAI at any of the airports (In case if you have been ordered by Court of Law, submit all the details).
- 5. I/ We declare that none of the Directors/Partners/ Sole Proprietor of our company is also a Director of any other company or partner of a concern or a Sole Proprietor having established business with AAI and has dues with AAI".(In case if you fall under anyone of the above category, please furnish all such relevant details).
- 6. I/We do not have any conflict of interest as detailed in clause 10 of general terms and conditions of tender document.
- 7. I/ We declare that "No raid/seizure/search has been carried out and/or pending by a Regulatory Authority in respect of the license granted by AAI in any of the Airport premises either against me and/or any member of the consortium or against our/its affiliates or against any of the Directors/Managers/Employees" (In case if raids/seizure/search conducted, please furnish all such relevant details).

All the facts stated above are true and correct to the best of my knowledge, belief ar
--

Date:

Signature with Seal

ANNEXURE: H

LIST OF NEAR RELATIVES EMPLOYED IN AIRPORTS AUTHORITY OF INDIA

SI.No.	Name of the employee	Designati on	Relationship with tenderer(s)	Place of Posting

SIGNATURE OF TENDERER

NB:

- 1. In case of NIL report, Performa must filled with NIL report and submitted duly signed by the Authorized Signatory.
- 2. In case the above space is not adequate, the details, additional sheets duly signed by Authorized signatory may be attached.

FORMAT OF OUTSTANDING DUES/ NO DUES CERTIFICATE

1. Name of Contract

2.	Agreement No.	:		
3.	Stipulated Date of	f Start of Contract:		
4.	Actual Date of Sta	art :		
5.	Date of Completion	on / Termination :		
6.	Amount of SD ava	ailable with validity p	period:	
7.				isputed and un-disputed
	Item	Disputed Amount (Rs)	Un-disputed Amount (Rs.)	Remarks
	License Fee		, ,	
	Space Rent			
	Utility Charges			
	Interest			
	Any other item			
	Total			
8.	Details of any arb	itration/litigation		
Sigr	nature of Airport Dir	ector		
Nan	ne:			
Des	ignation:			
	Airport			

Note: A separate certificate has to be produced in respect of each contract

ANNEXURE: J

For Refund of EMD, following is to be submitted by the bidders / tenderers:-BENEFICIARY DETAILS FOR RTGS FUNDS TRANSFER

Sr. No.	Particulars	Information Required
1.	Name of the Account Holder i.e. Bidder	
2.	PAN/TAN No. of the Party i.e. Bidder	
3.	Name of the Bank	
4.	Address of the Bank	
5.	Bank Account No.	
6.	Type of the Bank Account	
7.	MICR Code of the Bank	
8.	IFSC Code of the Bank	

	8.	IFSC Code of the Bank	
Ν	lote:- In ac	ldition to above scanned copy of cancelled	cheque may please be provided.
		(Benefic	ciary's i.e. Bidder's Name & Signature)
Ρ	Place:		
D	oate:		

ANNEXURE: K

FORM OF BANK GUARANTEE

(To be executed on Non-Judicial Stamp Paper of Rs.100/- by the successful tenderer)

WH	EREAS by a License Agreement dated	made between
	PORTS AUTHORITY OF INDIA, the Licensor (h	ereinafter called "the AUTHORITY") of the one (hereinafter referred to as "the
the	ensee") of the other part, the Authority has grante	ed to the Licensee the license for operating (complete name and place of work) and
	License Fee and Royalty and other charges and conditions as stated or contained in the said Lice	
1.	Now therefore in consideration of the promises a do, hereby irrevocably the Authority on demand and without demur or any sums of money at any time or from time to the License Fee and Royalty and other outsta (inclusive of any costs or expenses and interest) or that would be caused to the Authority by reas terms or conditions of the said License Agreed demand: PROVIDED that our liability under this/USD	and unconditionally undertake to pay to you, protest and without reference to the Licensee, time demanded by the Authority on account of anding dues/ charges due from the Licensee and or by way of losses and damages caused on of any breach by the Licensee of any of the ment and AAI shall be the sole judge for this Guarantee shall be limited to a sum of (Rupees
2.	Notwithstanding any right the Licensee may have the Licensee or any suit or proceedings pending relating thereto or before any Arbitrator(s), your to the Authority as stated herein above shall be demanded by you, the Authority is payable un without any consent or knowledge of the license	in any Court/ Tribunal/ any statutory authorities written demand stating that the amount is due conclusive evidence to us that the amount der the terms of the said License Agreement
3.	We shall not be discharged or released from the variation(s) or any of the terms & conditions of the Authority and the Licensee and or any act of on Licensee by the Authority or any forbearance otherwise or to enforce any of the terms and contour consent and knowledge.	ne said License Agreement made between the nission on part of AAI or any indulgence to the whether as to payment, time performance or
4.	This Guarantee shall be a continuing guarantee assignee(s) and shall not be discharged or a or that of the Licensee or the	ffected by any change in the constitution of
5.	We further confirm that the Guarantee has been the appropriate Exchange Control laws and Fore as in force in India.	•
6.	This Guarantee shall be valid till from the sa	

Set-Off Clause:

"In the event, of a default or breach in payment of license fee or interest amount or any other amount due with the licensee of whatever nature as per the provision of this contract, AAI is hereby

authorized to adjust such amount from time to time to the fullest extent, with prior notice of 7 (seven) days to the licensee, by set off and apply any or all amount at any time held with AAI as security deposit or bank guarantee or any other amount as part of this contract or from any other expired/closed/terminated contracts of licensee with AAI. This is without prejudice to any rights and remedies available with AAI to recover the dues from licensee as prescribed by Law."

Explanation 1: For the purposes of this agreement, set off means adjustment of any outstanding due(s) of Licensee, with any amount in form of BG /SD or otherwise, held by AAI in relation to any other agreement, at any AAI airport/airport premises.

Explanation 2: Outstanding dues shall mean and include any amount accrued/ due against the licensee under this or any other agreement at any of AAI airport or airport premises."

NOTWITHS	TANDING anything contained herein:
i.	Our liability under this Guarantee shall be limited to a sum of during the currency of the contract and 6 months thereafter.
ii.	This bank guarantee shall be valid up to and you have the right
iii.	to encash this guarantee up to 180 days from the said date. We are liable to pay the guarantee amount or any part thereof under this bank guarantee amount or any part thereof under this bank guarantee only and if you serve upon as a written claim or demand on or before
	aport as a written daim of demand of or before
	For Bank Name
Da	ted:
Pla	ace:
Wi	tness:

Annexure K, Appendix I

Guidelines for BG Verification through SFMS of ICICI Bank

(For successful bidders only)

1. Prospective successful bidder has to submit BG(PBG/BG-SD/FBG) in accordance with the following bank details.

CORPORATE NAME	AIRPORTS AUTHORITY OF INDIA
BANK NAME	ICICI BANK
IFSC CODE	ICIC0000007
BG ADVISING MESSAGE	IFN 760COV (BG ISSUE)
	IFN 767COV (BG AMENDMENT)
UNIQUE IDENTIFIER CODE	AAICHENNAI

- 2. While submitting the documents to BG issuing bank, the vendor/ customer/ concessionaire will also submit letter to the issuing bank as per the format mentioned in the Annexure K, Appendix-II.
- 3. Based on the above inputs from the vendor/ customer/ concessionaire, the BG confirmation message through SFMS will be triggered to the beneficiary bank i.e ICICI bank and on the basis of unique identifier code, the BG confirmation mail will be received at AAI, Chennai.
- 4. While submitting the original BG document, the vendor/ customer/ concessionaire has to compulsorily attach copy of the SFMS BG confirmation message sent by the BG issuing bank to ICICI bank.

Advisory: For Applicant and its BG issuing Bank Branch

It is to be noted that along with physical BG; AAI has also activated an online facility to view the issued BG cover message transmitted to ICICI Bank through SFMS platform.

- ➤ For availability of BG in this platform, it is necessary that BG issuing/ amending bank send the BG advice in the form of message format **IFN 760COV** (BG Issuance) / **IFN 767COV** (BG Amendment) via SFMS (Structured Financial Messaging System) as provided by RBI.
- ➤ In the event of BG issuing/ amending bank not sending the message IFN 760COV/ IFN 767COV or committing any error while capturing the details at least in the below field, BG confirmation through online portal would not be updated.

Request you to notify your bank (BG issuing bank) to update below details at time of submission of BG issuance/ amendment request to their respective banks:

BG Advising message – IFN 760COV/IFN 767COV via SFMS

IFSC CODE: ICIC0000007

Corporate Name - Airport Authority of India

Field Number Particulars (to be mentioned in Row 1)

7037 AAICHENNAI

Note: Please note that the issuing bank while issuing/amending the BG, should ensure that the above information is correctly captured in the message i.e. IFN 760COV/ IFN 767COV.

Annexure K, Appendix II

Request Letter: Transmission of Bank Guarantee Cover Message <to be submitted by applicant to BG issuing bank> (For successful bidders only)

Date:
The Manager,
(Bank),
(Branch)
Sub: Inclusion of unique identifier code of AAI while transmitting BG cover messages when beneficiary bank is ICICI Bank (IFSC – ICIC0000007).
Dear Sir/Ma'am,
I/We,, request you to include unique identifier i field 7037 of the SFMS cover messages IFN COV 760 (for BG issuance) and IFN COV 767 (for BG amendment) while transmitting the same to the beneficiary bank (ICICI Bank- IFSC- ICIC0000007)
Thanking You,
(Vendor/Customer/Concessionaire)

ANNEXURE: L

For Successful bidder only

(Letter of understanding from the Depositor to be submitted along with Bank Guarantee to AAI)

The Branch Manager,
Bank,
Sub: My/Our bank Guarantee Nodatedfor Rslssued in favour of AAI A/c No
Sir,
The subject Bank Guarantee is obtained from your branch for the purpose of Security/Earnest money on account of contract awarded/to be awarded by M/s Airports Authority of India to me/us.
I hereby authorize the AAI in whose favour the deposit is made to encash / close the subject bank guarantee before maturity/on maturity towards adjustment of dues without any reference/consent/notice from me/our side and the bank is fully discharged by making the payment to Airports Authority of India.
Signature of the Depositor
Place:
Date:

Declaration to clear outstanding dues

(To be submitted on the letterhead of the bidder.)

То,	Date:
Airport Director, Airports Authority of India Airport	
Subject: Declaration to clear outstanding dues	s before award of the license.
Sir,	
I,, on behalf of or my firm/company emerges as H-1 bidder and dur submission of tender and before finalisation of award, against me/us or firm(s)/Companies having common dues (undisputed ones) shall be cleared by me/us befo	ing the intervening period i.e. after the if any amount is found as outstanding Director/Partner/ Proprietor, then such
Yours faithfully,	
Signature of the Bidder Name	
Designation (with seal)	

The bidder(s) / Concessionaires shall sign and submit the Pre / Post Contract Integrity Pact (as the case may be) in the prescribed format along with other tender documents failing which the tenderer will be disqualified.

The following persons have been appointed as Independent External Monitor (IEM) for implementation of Integrity Pact:

- Shri J. K. Khanna, IPS (Retd.) (Address: A-102, Sector 55, Noida 201307, UP, Ph. No: 9810940403 / 0120-4322330, email: jkkhannaips@yahoo.com)
- Shri Ramabhadran Ramanujam, IAS (Retd.) (Address: 44/24, Third Trust Cross Street, Mandavelipakkam, Chennai- 600028, Ph: 044-24642545, Mobile: 9495511954, 9444861953, email: raamaanuj@gmail.com)

INTEGRITY PACT

This Pact made thisday of between Airports Authority of India, a body corporate
constituted by the Central Government under the Airports Authority of India Act, 1994 and havin
its Corporate Office at Rajiv Gandhi Bhawan, New Delhi, and offices atin India
hereinafter called the Authority (which term shall unless excluded by or is repugnant to the
context, be deemed to include its Chairman, or Member, Executive Directors, Airport Director
officers or any of them specified by the Chairman in this behalf, and shall also include i
successors and assigns) of the one part

AND

- represented by of the other part, hereinafter called the "Bidder/Contractor" (which term shall unless excluded by or is repugnant to the context be deemed to include its heirs, representatives, successors and assigns of the Bidder/ Contractor)
- WHEREAS the Authority is desirous to make its business mechanism more transparent, thus to ensure strict adherence of the aforesaid objectives/goals, the Authority hereby adopts the instrument developed by the renowned international non-governmental organization
- "Transparency International" (T I) headquartered in Berlin (Germany). The Authority will appoint an Independent External Monitor (IEM) who will monitor the tender process and the execution of the contract for compliance with the principles mentioned above.
- AND WHEREAS the Bidder is submitting a tender to the Authority for In response to the NIT (Notice Inviting Tender) dated Contractor is signing the contract for execution of

NOW, therefore,

- To avoid all forms of corruption by following a system that is fair, transparent and free from any influence/prejudiced dealings prior to, during and subsequent to the currency of the contract to be entered into with a view to:
- Enabling the Authority to obtain the desired said stores/equipment/execution of works at a competitive price in conformity with the defined specifications by avoiding the high cost and the distortionary impact of corruption on public procurement, and
- Enabling Authority to abstain from bribing or indulging in any corrupt practice in order to secure the contract by providing assurance to them that their competitors will also abstain from bribing and other corrupt practices and the Authority will commit to prevent corruption, in any form, by its officials by following transparent procedures.

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

1. Commitments of the Authority;

- 1.1 The Authority undertakes that no official of the Authority, connected directly or indirectly with the contract, will demand, take a promise for or accept, directly or through intermediaries, any bribe, consideration, gift, reward, favour or any material or immaterial benefit or any other advantage from the BIDDER, either for themselves or for any person, organization or third party related to the contract in exchange for an advantage in the bidding process, bid evaluation, contracting or implementation process related to the contract.
- 1.2The Authority will, during the pre-contact stage, treat all BIDDERs alike, and will provide to all BIDDERs the same information and will not provide any such information to any particular BIDDER which could afford an advantage to that particular BIDDER in comparison to other BIDDERs.
- 1.3 All the officials of the Authority will report to the appropriate authority office any attempted or completed breaches of the above commitments as well as any substantial suspicion of such a breach.
- 2. In case any such preceding misconduct on the part of such official(s) is reported by the BIDDER to the Authority with full and verifiable facts and the same is prima facie found to be correct by the Authority, necessary disciplinary proceedings, or any other action as deemed fit, including criminal proceedings may be initiated by the Authority and such a person shall be debarred from further dealings related to the contract process. In such a case while an enquiry is being conducted by the Authority the proceedings under the contract would not be stalled.

3. Commitments of Bidders/Contractor.

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

3.1 The Bidder/Contractor will not offer, directly or through intermediaries, any bribe, gift, consideration, reward, favour, any material or immaterial benefit or other advantage, commission, fees, brokerage or inducement to any official of the Authority, connected directly or indirectly with

the bidding process, or to any person, organization or third party related to the contract in exchange for any advantage in the bidding, evaluation, contracting and implementation of the contract.

- 3.2(i) The Bidder/Contactor further undertakes that it has not given, offered or promised to give, directly or indirectly any bribe, gift, consideration, reward, favour, any material or immaterial benefit or other advantage, commission, fees, brokerage or inducement to any official of the Authority or otherwise in procuring the Contract or forbearing to do or having done any act in relation to the obtaining or execution of the contract or any other contract with the Authority for showing or forbearing to show favour or disfavour to any person in relation to the contract or any other contract with the Authority.
 - 3.2(ii) The Bidder /Contactor has not entered and will not enter with other bidders into any undisclosed agreement or understanding, whether formal or informal. This applies in particular to prices, specification, certifications, subsidiary contracts, submission or non-submission of bids or any actions to restrict competitiveness or to introduce cartelization in the bidding process.
 - 3.3 The Bidder/Contractor shall, when presenting his bid, disclose the name and address of agents and representatives and Indian BIDDERs shall disclose their foreign principals or associates.
 - 3.4 The Bidder/Contactor shall when presenting his bid disclose any and all the payments he has made or, is committed to or intends to make to agents/brokers or any other intermediary, in connection with this bid/contract.
 - 3.5 The Bidder/Contractor further confirms and declares to the Authority that the BIDDER is the original manufacturer/integrator/ authorized government sponsored export entity of the stores and has not engaged any individual or firm or company whether Indian or foreign to intercede, facilitate or in any way to recommend to the Authority or any of its functionaries, whether officially or unofficially to the award of the contract to the BIDDER, nor has any amount been paid, promised or intended to be paid to any such individual, firm or company in respect of any such intercession, facilitation or recommendation.
 - 3.6 The Bidder/Contractor, either while presenting the bid or during pre-contract negotiations or before signing the contract, shall disclose any payments he has made, is committed to or intends to make to officials of the Authority or their family members, agents, brokers or any other intermediaries in connection with the contract and the details of services agreed upon for such payments.
 - 3.7The Bidder/Contractor will not collude with other parties interested in the contract to impair the transparency, fairness and progress of the bidding process, bid evaluation, contracting and implementation of the contract.
 - 3.8 The Bidder/Contractor will not accept any advantage in exchange for any corrupt practice, unfair means and illegal activities.
 - 3.9 The Bidder / Contactor shall not use improperly, for purposes of competition or personal gain, or pass on to others, any information provided by the Authority as part of the business relationship, regarding plans, technical proposals and business details, including information contained in any electronic data carrier. The Bidder / Contractor also undertakes to exercise due and adequate care lest any such information is divulged.
 - 3.10 The Bidder/Contractor will inform to the Independent External Monitor.
 - i) If he receives demand for an illegal/undue payment/benefit.
 - ii) If he comes to know of any unethical or illegal payment/benefit.

- iii) If he makes any payment to any Authority's associate(s)
- 3.11 The Bidder/Contactor commits to refrain from giving any complaint directly or through any other manner without supporting it with full and verifiable facts.
- 3.12 The Bidder/Contactor shall not instigate or cause to instigate any third person to commit any of the actions mentioned above.
- 3.13 If the Bidder/Contractor or any employee of the Bidder/Contractor or any person acting on behalf of the Bidder/ Contractor, either directly or indirectly, is a relative of any of the officers of the Authority, or alternatively, if any relative of an officer of the Authority has financial interest/stake in the Bidder's/Contractor's firm, the same shall be disclosed by the Bidder/Contractor at the time filing of tender.
 - The term 'relative' for this purpose would be as defined in Section 6 of the Companies Act 1956.
- 3.14 The Bidder/Contractor shall not lend to or borrow any money from or enter into any monetary dealings or transactions, directly or indirectly, with any employee of the Authority.
- 3.15 That if the Bidder/ Contractor, during tender process or before the award of the contract or during execution of the contract/work has committed a transgression in violation of section 2 or in any other form such as to put his reliability or credibility as Bidder/Contractor into question, the Authority is entitled to disqualify him from the tender process or to terminate the contract for such reason and to debar the BIDDER from participating in future bidding processes.
- 3.16 The person signing the Integrity Pact shall not approach the Courts while representing the matters to the Independent External Monitor(s) (IEMs) and he/she shall await their decision in the matter.

4. Previous Transgression

- 4.1 The Bidder/Contractor declares that no previous transgression occurred in the last three years immediately before signing of this Integrity Pact, with any other company in any country in respect of any corrupt practices envisaged hereunder or with any Public Sector Enterprise in India or any Government Department in India that could justify Bidder's exclusion from the tender process.
- 4.2The Bidder/Contractor agrees that if it makes incorrect statement on this subject, he can be disqualified from the tender process or the contract, if already awarded, can be terminated for such reason and he may be considered for debarment for future tender/contract processes.
- 4.3 That the Bidder/Contractor undertakes to get this Pact signed by the subcontractor(s) and associate(s) whose value of the work contribution exceeds Rs. 0.5 Crores (Rupees zero point five crores) and to submit the same to the Authority along-with the tender document/ contract before contract signing.
- 4.4 That sub-contractor(s)/ associate(s) engaged by the Contractor, with the approval of the Authority after signing of the contract, and whose value of the work contribution exceeds Rs 0.5 Crs. (Rupees Zero point five Crs.) will be required to sign this Pact by the Contractor, and the same will be submitted to the Authority before doing/ performing any act/ function by such subcontractor(s)/ associate(s) in relation to the contract/ work.

- 4.5 That the Authority will disqualify from the tender process all Bidder(s) who do not sign this Pact or violate its provisions or fails to get this Pact signed in terms of section 4.3 or 4.4 above.
- 4.6 That if the Contractor(s) does/ do not sign this Pact or violate its provisions or fails to get this Pact signed in terms of Section 4.3 or 4.4 above. Authority will terminate the contract and initiate appropriate action against such Contractor(s).

5. Earnest Money, Security Deposit, Bank guarantee, Draft, Pay order or any other mode and its validity i/c Warranty Period, Performance guarantee/Bond.

While submitting bid, the BIDDER shall deposit an EMD/SD/BG/DRAFT/PAY ORDER ETC I/C WARRANTY PERIOD, PG/BOND, VALIDITY ETC., which is as per terms and conditions and details given in NIT / tender documents sold to the Bidders.

6. Sanctions for Violations/Disqualification from tender process and exclusion from future Contacts.

- 6.1 Any breach of the aforesaid provisions by the BIDDER or any one employed by it or acting on its behalf (whether with or without the knowledge of the BIDDER) shall entitle the Authority to take all or any one of the following actions, wherever required:
 - (i) To immediately call off the pre contract negotiations without assigning any reason or giving any compensation to the BIDDER. However, the proceedings with the other BIDDER(s) would continue.
 - (ii) To immediately cancel the contract, if already signed, without giving any compensation to the BIDDER.
 - (iii) If the Authority has disqualified / debarred the Bidder from the tender process prior to the award under section 2 or 3 or 4, the Authority is entitled to forfeit the earnest money deposited/bid security.
 - (iv) To recover all sums already paid by the Authority, and in case of an Indian BIDDER with interest thereon at 2% higher than the prevailing Prime Lending Rate of State Bank of India, while in case of a BIDDER from a country other than India with interest thereon at 2% higher than the LIBOR. If any outstanding payment is due to the BIDDER from the Authority in connection with any other contract or any other stores, such outstanding payment could also be utilized to recover the aforesaid sum and interest.
 - (v) To encash the advance bank guarantee and performance bond/warranty bond, if furnished by, in order to recover the payments, already made by the BUYER, along with interest.
 - (vi) To cancel all or any other Contracts with the BIDDER. The BIDDER shall be liable to pay compensation for any loss or damage to the Authority resulting from such cancellation/rescission and the Authority shall be entitled to deduct the amount so payable from the money(s) due to the BIDDER.
 - (vii) To debar the BIDDER from participating in future bidding processes for a minimum period of three years, which may be further extended at the discretion of the Authority.
 - (viii) To recover all sums paid in violation of this Pact by BIDDER(s) to any middleman or agent or broker with a view to securing the contract.

- (ix) In case where irrevocable Letters of Credit have been received in respect of any contract signed by the Authority with the BIDDER, the same shall not be opened.
- (x) Forfeiture of Performance Bond in case of a decision by the BUYER to forfeit the same without assigning any reason for imposing sanction for violation of this Pact.
- (xi) That if the Authority have terminated the contract under section 2 or 3 or 4 or if the Authority is entitled to terminate the contract under section 2 or 3 or 4, the Authority shall be entitled to demand and recover from the contractor damages equivalent to 5% of the contract value or the amount equivalent to security deposit or performance bank guarantee, whichever is higher.
- (xii) That the Bidder / Contractor agrees and undertakes to pay the said amount without protest or demur subject only to condition that if the Bidder/Contractor can prove and establish to the satisfaction of the Authority that the disqualification / debarment of the bidder from the tender process or the termination of the contract after award of the contract has caused no damage to the Authority.
- 6.2 The Authority will be entitled to take all or any of the actions mentioned at para 6.1 (i) to (xii) of this Pact also on the Commission by the BIDDER or any one employed by it or acting on its behalf (whether with or without the knowledge of the BIDDER), of an offence as defined in Chapter IX of the Indian Penal code, 1860 or Prevention of Corruption Act, 1988 or any other statute enacted for prevention of corruption.
- 6.3 That if the Bidder/Contractor applies to the Authority for premature revocation of the debarment and proves to the satisfaction of the Authority that he has installed a suitable and effective corruption prevention system and also restored/recouped the damage, if any, caused by him, the Authority may, if thinks fit, revoke the debarment prematurely considering the facts and circumstances of the case, and the documents/evidence adduced by the Bidder/Contractor for first time default.
- 6.4 That a transgression is considered to have occurred if the Authority is fully satisfied with the available documents and evidence submitted along with Independent External Monitor's recommendations/suggestions that no reasonable doubt is possible in the matter.
- 6.5 The decision of the Authority to the effect that a breach of the provisions of this Pact has been committed by the BIDDER shall be final and conclusive on the BIDDER. However, the BIDDER can approach the Independent External Monitor(s) appointed for the purpose of this Pact.

7. Allegations against Bidders/Contractors/ Sub-Contractors/ Associates:

That if the Authority receives any information of conduct of a Bidder/ Contractor or Sub- Contractor or of an employee or a representative or an Associates of a Bidder, Contractor or Sub- Contractor which constitute corruption, or if the Authority has substantive suspicion in this regard, the Authority will inform the Vigilance Department for appropriate action.

8. Independent External Monitor(s)

8.1 That the Authority has appointed competent and credible Independent External Monitor(s) for this Pact.

- 8.2The task of the Monitor is to review independently and objectively, whether and to what extent the parties comply with the obligations under this Pact. He will also enquire into any complaint alleging transgression of any provision of this Pact made by the Bidder, Contractor or Authority.
- 8.3 That the Monitor is not subject to any instructions by the representatives of the parties and would perform his functions neutrally and independently. He will report to the Chairperson of the Board of the Authority.
- 8.4 That the Bidder / Contractor accepts that the Monitor has the right to access without restriction to all project documentation of the Authority including that provided by the Bidder/Contractor. The Bidder/Contractor will also grant the Monitor, upon his request and demonstration of a valid interest, unrestricted and unconditional access to his project documentation including minutes of meeting. The same is applicable to Sub Contractors and Associates. The Monitor is under obligation to treat the information and documents of the Authority and Bidder/ Contractor / Sub- Contractors/ Associates with confidentiality.
- 8.5 That as soon as the Monitor notices, or believes to notice, a violation of this Pact, he will so inform the management of the Authority and request the management to discontinue or heal the violation, or to take other relevant action. The Monitor can in this regard submit his recommendations/ suggestions. Beyond this, the Monitor has no right to demand from the parties that they act in a specific manner, refrain from action or tolerate action.
- 8.6 That the Authority will provide to the Monitor sufficient information about all meetings among the parties related to the project provided such meetings could have an impact on the contractual relations between the Authority and the Contractor / Bidder. The parties offer to the Monitor the option to participate in such meetings.
- 8.7 That the Monitor will submit a written report to the Chairperson of the Board of the Authority within 2 weeks from the date of reference or intimation to him by the Authority and, should the occasion arise, submit proposals for correcting problematic situations.
- 8.8 That if the Monitor has reported to the Chairperson of the Board a substantiated suspicion of an offence under relevant Anti- Corruption Laws of India and the Chairperson has not, within reasonable time, taken visible action to proceed against such offence or reported it to the Vigilance Department, the Monitor may also transmit this information directly to the Central Vigilance Commissioner, Government of India.
- 8.9 The word 'Monitor' would include singular and plural.
- 8.10 A person signing Integrity Pact shall not approach the Courts while representing the matters to IEM and he/she will await their decision in the matter.

9. Facilitation of Investigation.

In case of any allegation of violation of any provisions of this Pact or payment of commission, the Authority or its agencies shall entitled to examine all the documents including the Books of Accounts of the BIDDER and the BIDDER shall provide necessary information and documents in English and shall extend all possible help for the purpose of such Examination.

10. Law and Place of Jurisdiction:

That this Pact is subject to Indian Law. The place of performance and jurisdiction is the Corporate Headquarter /the Regional Headquarter / office of the Authority, as applicable.

11. Other Legal Actions

- 11.1 That the changes and supplements as well as termination notices need to be made in writing.
- 11.2 That if the Bidder / Contractor is a partnership or a consortium, this Pact must be signed by all the partners and consortium members or their authorized representatives.

12. Pact duration (Validity)

- 12.1 That this Pact comes into force when both the parties have signed it. It expires for the Contractor 12 months after the final payment under the respective contract, and for all other Bidders 3 months after the contract is awarded.
- 12.2 That if any claim is made / lodged during this period, the same shall be binding and continue to be valid despite the lapse of this Pact as specified herein before, unless it is discharged/determined by Chairman of the Authority.
- 12.3 That should one or several provisions of this Pact turn out to be invalid; the remainder of this Pact shall remain valid. In this case, the parties will strive to come to an agreement to their original intentions.

13. Company Code of Conduct

Bidders are also advised to have a company code of conduct (clearly rejecting the use of brides and other unethical behaviour) and a compliance program for the implementation of the code of conduct throughout the company.

14. The parties hereby sign this Integrity Pact at _____ on ____ on ____

Name of the Officer:	BIDDER / CONTRACTOR
Designation:	
Deptt./Ministry/PSU:	CHIEF EXECUTIVE OFFICER
Witness	Witness
1	
2.	

ANNEXURE: 0

CHECKLIST FOR BIDDER

	Serial No.	List of Documents	Submission Mandatory (M) / Optional (O)	Whether submitte d (YES/ NO)	If submitte d, page nos.
Documents to be submitted along with the Tender	1	 Self-attested copies of Memorandum and Articles of Association in case of a Company as per Companies Act. Self-attested copies of Partnership Deed in case of firms. Self-attested copies of Approved by-laws in case of co-operative societies. 	М		
	2	 Self-attested copies of PAN card and GST registration / declaration (refer clause 3 of General Information & Guidelines) Self-attested copy of license from RBI for conducting Money Exchange Business Documents supporting eligibility criteria as per Clause 10 of NIT 	М		
ted	3	Proof of EMD submission	М		
m <u>it</u>	4	Proof of Tender Fee submission	М		
Documents to be subr	5	Certificate from CA/Statutory Auditor in respect of technical capacity/experience and financial qualification as per Annexure 'E'	M		
	6	Copies of (duly audited and certified by a CA) Profit and Loss Account/ Balance Sheet of the sole proprietor concern or a partnership firm, Annual report in case of company as per the Company act.	М		
	7	Duly signed and stamped undertaking mentioning overall turnover as well as breakup of turnover (Refer clause 10 of NIT).	M		
	8	Power of Attorney as per Annexure 'B'	М		
	9	Form of unconditional acceptance as per Annexure 'C'	M		
	10	Self-Declaration as per Annexure 'D'	М		
	11	Letter of Undertaking as per Annexure 'F'	M		
	12	Declaration as per Annexure 'G'	М		

13	Declaration of details of Near Relatives working at A.A.I. as per Annexure 'H'	М	
14	Outstanding dues certificate as per Annexure 'I'	М	
15	Beneficiary details for EMD refund as per Annexure 'J'	М	
16	Self-declaration on letter head of the bidder to clear outstanding dues, as per Annexure 'M'	М	
17	Signed Integrity Pact as per Annexure 'N'	M	
18	Scanned copy of complete set of e- tender document containing 67 no. of pages (duly signed and stamped by the authorized person)	М	

	S.No.	List of Documents
Documents to be	1	Acceptance of Award
submitted by the successful bidder	2	Performance Security Deposit (Bank Guarantee as per Annexure 'K'
(after Letter of Award/Letter of Intent to Award is issued)	3	Proof of payment of Security Deposit towards Electricity charges / utilities.
to Awara is issued)	4	Letter of Undertaking as per Annexure 'L'
	5	Execution of License Agreement on stamp paper.