

Regional Office, Cuttack

M-14, Baramunda H B Colony, Bhubaneswar, Pin-751003

PREMISES REQUIRED ON LEASE / RENTAL BASIS

"Bank requires a well-constructed suitable premises admeasuring 1200 sq.ft. ± 10% variance in carpet area in ready possession/under construction at Nuapatana Town, Dist-Cuttack, Odisha preferably on the ground floor. Landlord needs to construct Strong Room of "B" Class as per RBI Specification and provide minimum 15 KW power load. For further details, please visit Bank's website www.unionbankofindia.com/e-Procurement portal eprocure.gov.in/our office. Technical bid and Price bid offers should be submitted in sealed cover super scribing technical bid and price bid on or before 20-07-2022 by 4.00 PM at Union Bank of India Regional Office, Cuttack, m-14, Baramunda H B Colony, Bhubaneswar-751003. The technical bid will be opened on 20-07-2022 at 4.30 PM in presence of the vendors or their authorized representatives.

The Bank reserves the right to reject any or all bids without assigning any reason whatsoever."

Regional Head



NOTICE INVITING TENDER

OFFER OF PREMISES ON LEASE / RENTAL BASIS

- Issue of tender forms from 28-06-2022 from Regional Office ,Cuttack during office hours / download from website.
- > Last date of submission of tender at Regional Office Cuttack on 20-07-2022 by 4.00 PM.
- > Date of opening of tender is 20-07-2022 at Regional Office Cuttack at 4.30 PM.
- Finders to be collected/downloaded from : Regional Office, Cuttack / Bank's website www.unionbankofindia.com/e-Procurement portal eprocure.gov.in.
- > Tenders to be submitted at: Regional office, Cuttack, M-14, Baramunda H B Colony, Bhubaneswar-751003.

Address of the RO: Regional Office, Cuttack, M-14, Baramunda H B Colony, Bhubaneswar, Odisha, Pin- 751003 Tel-0674-2537902



NOTICE INVITING TENDER

OFFER OF PREMISES ON LEASE / RENTAL BASIS

- 1. The tender document can also be downloaded from Bank's website www.unionbankofindia.com/ eprocure.gov.in.or collected from our office.
- **2.** If the owner / offeror has more than one projects / premises to be offered, at different locations, separate tenders has to be submitted for each of the locations.
- 3. The completed tender documents (Technical Bid and Price Bid in <u>separate sealed envelopes</u>, duly marked as "<u>Technical Bid</u>" and "<u>Price Bid</u>" are to be placed in a single cover superscribed "Offer of premises on lease / rental basis for Nuapatana Branch". Name and address of the offerer should also be mentioned on the envelopes.
- **3.1** The offerer has to get three envelopes and mark the envelopes as I, II & III. Usage of envelopes will be as under:
- i) <u>Envelope marked as I</u>: **Technical Bid**, duly completed in all respects, be put in this envelope and sealed. The envelope would be superscribed as **Technical Bid**. Name and address should be written on the envelope.
- ii) <u>Envelope marked as II</u>: Price bid be put in this envelope and sealed. This envelope would be superscribed as **price Bid**. Name and address should be written on the envelope. The envelope will be opened if the offer is found suitable fulfilling the requirements stipulated by the Bank.
- iii) <u>Envelope marked as III</u>: The above two sealed envelopes **No.I** & **No.II** be placed in envelope No.III and sealed (i.e. envelope marked as III, will contain two envelopes marked as I, and II). This envelope marked as No.III would be superscripted as "Offer of Premises on lease / rental basis for Nuapatana Branch".
- **3.2** The duly filled in and sealed and super scribed tender envelopes must be dropped in the Tender Box placed at the Regional office, Cuttack.
- **4.** The Technical Bids will be opened on **20-07-2022 at 4.30 PM** at the Regional office, Cuttack in presence of the bidders. All the bidders are advised in their own interest to be present on the date at the specified time.
- 5. The lease will be executed as per the standard lease Deed format of Union Bank of India (enclosed). The landlords to accept the format of the standard lease deed and submit along with technical bid.

- **6.** Landlord will be required to construct Strong Room of "BB" Class as per RBI Specification attached under supervision of Bank empanelled Architect
- **7.** Landlord needs to provide minimum 15 KW power load from the common/separate transformer of the building. Bank will apply to concerned authority for electrical supply.
- 9. The bidders are required to fill complete form of tender and sign each page of the Tender Documents before submission.
- **10.** Bank reserves the right to reject any or all the tenders without assigning any reason whatsoever.

OFFER OF BANK'S PREMISES ON LEASE/ RENTAL BASIS

FORMAT OF TECHNICAL BID

With reference to your advertisement in the local daily/ Bank's website/ e-Procurement Portal dated -----, I/We hereby offer the premises owned by us for housing your branch/office on lease basis.

PART A: GENERAL INFORMATION	
I. Name of the owner/s:	
II. Share of each owner, if any,	
under joint ownership:	
III. Location:	
A. Name of the building/scheme:	
B. Sector No.:	
C. Street:	
D. Full Address along with PIN code & prominent landmark	
E. Locality (Residential/Commercial/Industrial/Mixed):	
PART B: TECHNICAL INFORMATION	
I. <u>Building</u>	
A. Carpet Area of the premises(in sq.ft): Whether ready to offer area as required by Bank?	
Dimension(LxWxH) in feet	Carpet Area(Sq.Ft)
i. Hallii. Toilet/Washroomsiii. Strong Room, if any.	

B. Floor particulars

(Basement/Ground/Lower or Upper ground/Mezzanine/1st floor):

(give area of each floor)

- C. Age of the building:
- D. Frontage in feet:

E. Access /distance from Main Road:	
(Mention whether it is on main road)	
F. Type of Building: (Residential/Commercial/Industrial)	
G. Type of Construction	
(Load bearing/RCC/Steel framed)	
H. Pillars in premises offered (specify no.)	
I. Floor numbers and height of each	
floor including Basement, if any:	
(Clear floor height from floor to ceiling)	
PART C: OTHER PARTICULARS:	
 Lease period offered Amenities available / proposed: (a) Separate electricity meter 	
(b) Sanctioned Electrical power/ load	
(c) Car Parking facility:	
(d) Continuous water supply	
(e) Water supply facility	
(Municipal supply/Well/Borewell):	
(f) No. of toilets:	
 Whether separate water meter is provided: Whether plans are approved by local authorities: Time required for giving possession: Whether agreeable to provide for rooftop for installation of V-SAT/Solar panels/Tower any other bank's equipment's (YES/NO): Any other information not covered above: 	
·	Cianatura
Place:	Signature
Date:	(Landlord/Owner)
	Address
	Phone No

OFFER OF PREMISES ON LEASE / RENTAL BASIS

FORMAT OF PRICE BID

With reference to your advertisement in the local dailies/banks Website/e-Procurement using your

Portal dated, I/We hereby branch/office on lease basis.	ffer the premises o	owned b	y us	for	hou
PART A: RATES OFFERED					
Rate per sq.ft. (carpet area) / lump su	m monthly Rent:				
PART B : OTHER DETAILS					
i. Amount of Municipal/ Panchayat/ii. Monthly Maintenance charges(like society charges/charges for an	•	n:			
iii. Any other charges per month:					
(please specify)					
iv. Municipal/ Panchayat/ Local Taxes	to be borne by: *				
v. Maintenance charges to be borne b	· *				
vi. Any other charges to be borne by:					
* Please mention (landlord or Bank					
PART C: TOTAL DEMAND (per month)					
I. Rent. II. Municipal/ Panchayat/ Local Taxes III.Maintenance charges IV. Any other charges V. Total	: Rs. : Rs. : Rs. : Rs.				
Place:	Signa	ature			
Date:	(Landlord	d/Owner)		
	Address:				

Phone No._____

UNION BANK OF INDIA

STANDARD LEASE DEED FORMAT

	THIS INDENTURE made at Bombay this day of Two
Thou	sand between
resic	ng at
	nafter called "the LESSOR" (which expression shall, unless repugnant to the context or
mea	ing thereof, be deemed to include his heirs' executors, administrators and assigns) of
the (ne part and UNION BANK OF INDIA, a body corporate constituted under the Banking
com	anies (Acquisition and Transfer of Undertakings) Act 1970 and having its Head Office
at 2	9, Backbay Reclamation, Nariman Point, Bombay 400 021, hereinafter called "the
LESS	ES" (which expression shall, unless repugnant to the context or meaning thereof be
deer	ed to include its successors and permitted assigns) of the Other Part:
	WHEREAS the lessor is absolutely seized and possessed and otherwise well and
suffi	iently entitled to a building known as situated at
	which hereditaments and premises are more
parti	cularly described in the Schedule hereunder written AND WHEREAS the lessor has
agre	d to demise and the Lessees to take on lease the premises consisting of an area
adm	asuring sq. ft. or thereabout situated on thefloor admeasuring
	sq.ft. or thereabout situated on the floor of the said property knowr
as	at the rent and subject to the terms, covenants and agreements hereafter
rese	ved and contained.
	NOW THIS INDENTURE WITNESSETH as follows, that is to say:-
l.	THAT in pursuance of the said agreement and in consideration of the rent hereinafter
	reserved and the covenants on the part of the lessees hereinafter contained the
	lessor doth hereby demise unto the Lessees all that premises on the floor of
	the aforesaid property having floor area of sq.ft. or thereabout and more
	particularly shown and delineated within the red line on the plan hereto annexed
	(hereinafter referred to as "the DEMISED PREMISES") TOGETHER WITH all fixtures

therein subsisting and with full right and liberty to the Lessees and their servants and workmen and all persons authorised by or having business with the lessees to use in common with the Lessor and/or other tenants of the said building the stairs and common passage in the said building for the purpose of ingress and engress to and from the premises to HAVE AND TO HOLD the demised premises UNTO the Lessees for a period of ______ years certain commencing from _____ 20 YEILDING AND PAYING TO THE Lessor during the said term the Rs. per month inclusive of all rates or taxes, existing as at present i.e. on _____ the rent for each month to be paid not later than the fifteenth day of every succeeding month.

- II. The Lessees to the intent that the obligations may continue throughout the term hereby created, hereby covenant with the Lessor as follows, that is to say:-
- (a) To pay punctually after deduction of taxes namely General & Service Taxes, tax deduction at source under Income Tax Act, and such other similar taxes, the said monthly rent hereinbefore reserved at the time hereinbefore appointed for the payment thereof.
- (b) To pay all charges of electrical energy both for light and power as well as for water consumed by the lessees on the demised premises, as registered on the respective meters pertaining to the demised premises, the relative meters however, to be provided by the lessor at his own cost in the name of the Lessees.
- (c) To use or permit to be used the demised premises as Office for the purpose of the business of the lessees and not to use or permit the use of the same or any part thereof for the residential purpose or allow anyone other than the lessees' watchman or caretakers to reside in the demised premises.
- (d) Not to carry on or permit to be carried on the demised premises or any part thereof any offensive, noisy or dangerous trade or business or occupation, or commit or permit to be committed on the demises premises anything which may amount to be a public nuisance or private nuisance to the neighbors or to the other tenants of the said property, nor to bring or store or permit to be brought or stored in the demised premises any goods, articles or things of hazardous, inflammable or combustible nature.
- (e) To maintain and keep the interior of the demised premises and the lessor's fixtures and fittings herein in clean and sanitary condition.
- (f) To execute and to do at its own expense all petty repairs like breakages of doors, windows, door and window shutters, panes and the like interior repairs or dilapidation which are not due to fair wear and tear and ordinary depreciation AND

- TO keep and maintain repair and in good working order at its cost and expense during the said term, the electric installations and the light and fan points and all switches, switch-boards and general wiring.
- Not to cut main or injure any walls or timbers or permanent fixtures of the demised premises or to make any structural alterations or additions in the internal arrangement or in the external appearance of the demised premises, without the previous consent in writing of the Lessor PROVIDED HOWEVER that the Lessees shall be at liberty without any such consent as aforesaid to construct, fix or erect in or upon or fasten to the demised premises trade or tenant's fixtures like counters, partitions, office fixtures and fittings and electric lamps and fans as shall be required by the lessees and which shall be easily removable without causing much damage to the demised premises. The Lessees shall make good any major damage that may be caused by such removal.
- (h) Not to sub-let, re-let, assign, transfer or part with possession of the demised premises or any part thereof to any person or persons without previous consent in writing of the lessor; such consent however shall not be unreasonably withheld PROVIDED HOWEVER that notwithstanding such consent the liability of the lessees to pay rent shall continue alongwith the assignee or sub-lessee in case such consent is given.
- (i) To permit the Lessor or any person or persons' servants or agents or workmen deputed by him to enter upon the premises during the said term at all reasonable hours during the day time, after giving 24 hours' previous notice in writing to the lessees of their desire so to do, for the purpose of either viewing the state and condition of the said premises or for taking inventories of the lessor's fixtures therein or for doing such other work and things as may be required for any repairs, alterations or improvements.
- (j) At the expiration or earlier determination of the Lease peaceably and quietly to yield up and deliver the demised premises in good tenantable repair and condition (reasonable wear and tear excepted) alongwith all additions and alterations carried out by Lessees pursuant to the provisions herein (except the Bank's counters, wooden partitions, safe deposit lockers and other fittings specially fitted and exclusively used for the purpose of the lessees' business) without claiming or being entitled to any compensation for the same if the cost of such additions so carried out by the Lessees shall be deemed to be the property of the Lessor.
- III. The lessor to the intent that the obligations may continue throughout the term hereby created doth hereby covenant with the lessees as follows, that is to say:-

- (a) To pay and discharge regularly and in time all existing and future rents, rates, assessments and taxes including the ground rent or land revenue payable in respect of the demised premises and further hereby grants consents for deduction of such amount out of the rent in the event of the Lessees is being called upon to pay the above dues and the rents be not adequate than the amounts paid by the Lessees pursuant to the clause herein shall be a charge on the scheduled property.
- (b) To keep the exterior of the demised premises and the stairs and passages leading thereto well and sufficiently clean and lighted.
- (c) To carry out all types of repairs and uphold, maintain and keep the demised premises and the stairs & passages in good order, repair and tenantable condition and also to execute all structural and heavy repairs.
- (d) To provide separate sanitary blocks with W.C. and wash basins for ladies & gents with adequate water connection as required by the Lessees for the exclusive use of the Lessees and to maintain an adequate supply of water to all parts of the demised premises where provision has been or shall be made for the same and to maintain in good order and repair all pumping and other machinery required in connection with the water supply PROVIDED that the Lessor shall not be liable for any failure on the part of the Municipal or other authorities from whom the supply of water may be obtained in the ordinary course or from any accidental break-down of the plant PROVIDED early steps are taken to rectify the latter.
- (e) To permit the lessees at any time during the continuance of the terms hereby created to make and erect upon the demised premises such partitions, counters and other fixtures for the convenient use of the Lessees as they shall think fit and either on or before the expiry of the said term to permit the Lessees to remove the same PROVIDED HOWEVER that both in erecting and removing such fixtures and fittings then lessees shall take good care not to injure in any way the floor, walls, timbers or other parts of the demised premises and shall make good all damage caused by such erection and removal.
- (f) To permit the lessees to put up, affix, display and maintain such sign-boards, placards, posters, advertisements, neon signs and other publicity matters of whatever kind and description both inside and outside the demised premises, of such forms, character, sizes or design and on such places as the Lessees deem fit PROVIDED HOWEVER that the lessees pay all taxes, if any, in this behalf.
- (g) That the lessees paying the rent hereby reserved and observing and performing the covenants and conditions herein contained and on its part to be observed and performed shall peaceably and quietly hold possess and enjoy the demised premises

- during the said term without any interruption by the Lessor or any person claiming under or in trust for him.
- (h) The lessor shall provide at his own costs adequate electrical points with complete wiring as per the lessee's requirements provided electric mater in respect of the demised premises is in the name of the lessees.
- (i) Notwithstanding anything to the contrary contained herein above, Lessee shall be at its liberty to carry out necessary alterations and modifications in the premises except for structural changes so as to suit its requirements for carrying on its business. The Lessor also hereby agrees that in case Lessee desires to put any instrument, electronic gadgets etc. outside the premises or on the terrace/roof of the building in which the premises is located, Lessor shall have no objection. The Lessee shall put up the instrument and its gadgets at its cost and that Lesser shall not be entitled for any compensation/rentals for the purpose. The Lessor also hereby agrees to apply for additional electric load as and when requested by the Lessee.
- IV. The lessor doth hereby further covenant and declare that the lease of the premises hereby demised to the Lessees shall not terminate by reason of the sale or mortgage of the demised premises.
- V. The lessor doth hereby further covenant with the lessees that he shall not let, sublet, under-let or part with the possession or permit the use of any portion or part of his building to any other Bank or financial Institution for business purpose without the Lessee's prior consent in writing in that behalf.
- VI. PROVIDED ALWAYS IT IS HERELY EXPRESSLY AGREED AND DECLEARED AS FOLLOWS: -
- (a) THAT if the rent hereby reserved or any part thereof shall remain unpaid for 30 days after becoming due and payable (whether formally demanded or not) or other payment to be made by the lessees or any part thereof shall remain unpaid for 30 days after being demanded or if any covenant or condition on the part of the Lessees herein contained shall not be performed or observed then and in any of such cases, it shall be lawful or the lessor at any time thereafter to re-enter upon the demised premises or any part thereof and thereupon these presents shall absolutely determine but without prejudice to the right of action of the lessor in respect of any branches of the Lessees' covenants herein contained PROVIDED HOWEVER that the lessor shall not be entitled to re-enter if the rent becoming due is appropriated by the lessees as provided hereinafter.

- (b) THAT in case the demised premises or any part thereof shall at any time during the term hereby created be destroyed or damaged by fire, tempest, flood, earthquake or other act of God or of State enemies or any irresistible force so as to be wholly or partially unfit for the use of the lessees, then the rent hereby reserved or proportionate part thereof according to the damage sustained shall cease to be payable from the time of such destruction or damage until the premises shall be reinstated AND the Lessees, if called upon to do so by the lessor, shall vacate within a reasonable time the whole or such portion of the premises as may be required to enable the Lessor to reinstate the premises PROVIDED HOWEVER that in the event of such destruction or damage this agreement shall at the option of the Lessees be void able and the Lessees shall be permitted to determine the Lease from the time of such destruction or damage.
- (c) THAT any notice required to be served herein shall be sufficiently served on the Lessees if addressed and left by hand or forwarded to them by post at the demised premises and shall be sufficiently served upon the Lessor if addressed and delivered to him or forwarded to him by post at his address mentioned above. A notice sent by post shall be deemed to be given at the time when in due course of post, it should have been delivered to the addressee to which it was sent.
- (d) THAT all costs, charges and expenses of and incidental to this lease and duplicates thereof including stamp duty and registration charges, shall be borne and paid by the Lessor and the Lessees in equal proportions. The lessees shall keep the original lease and the Lessor shall keep the duplicate thereof.
- (e) That notwithstanding anything to the contrary contained in this Deed, the Lessor hereby agrees that the lessee shall be at liberty to surrender the leased premises at any time before the expiry of the lease period by giving three months clear notice in advance and the Lessor shall not have any objection for surrender of the premises accordingly. The Lessor shall not be entitled for any compensation / payment of rent for the unimpaired period of lease.
- (f) The Lessor hereby agrees that the Lessee shall be at liberty to surrender any part of the premises during the currency of the lease without payment of any compensation / rent for the unimpaired period of lease though the lease deed is executed for the entire premises and the Lessor shall not have any objection for the surrender of the part premises accordingly.

IN WITNESS WHEREOF the parties hereto have set their respective hands and seal the day and year first hereinabove written.

ALL THAT piece or parcel of land or ground with the known as situated at	_
Registration Sub-District of	
	being Plot No
admeasuring sq.yards, or ther	eabouts and bounded on or towards the
East by	on or towards the
West by	on or towards the
South by	on or towards the
North by	
SIGNED SEALED AND DELIVERED)	
By the Within named)	
in the presence of)	
, , , , , , , , , , , , , , , , , , ,	
SIGNED AND DELIVERED on)	
Behalf of UNION BANK OF INDIA)	
By Mr)	
And Mr)	
Two of the constituted attorneys in the)	
Presence of)	