



APPLICATION FOR VIRTUAL INFRASTRUCTURE IN STATE DATA CENTRE & SERVICE LEVELAGREEMENT

Name and Address of the Department/Organization	
Office phone number	
Official e-mail id	
Name and Contact number of Administrative Head	

Department Contact Details

Department Details	Name, Designation and Organization	Official e-mail id	Office Phone Number	Mobile Number
Head of IT Primary Contact Person				
Secondary Contact Person				
Primary Technical / Application Contact Person				
Secondary Technical / Application Contact Person				
Developer of Application				

- i The above contact details will be used in emergency situation when service is affected.
- ii Mail / Call to be accepted only from Department Primary / Secondary official e-mail / Phone number.





No. of Serversrequired:		
Note:- Server Configuration to	be filled a	s per Appendix A
Solution document of the app	plication to	be attached with the form:
Web Application Details		
Domain Name		
Brief Description about application		
Programming Language used at Version	nd	
Any Content Management Framework used and version		
Any Coding Frameworks used (e.g, Codeigniter, Java Spring Silverlight)		
Web server or Appserver used	1	
Database (with version)		
Any other technologies used		
Any third party components (i	ncluding C	MF components)/ plug-ins/ libraries used:
Library Name	Version	Functionality and Publisher of library





Any external dependencies used (web services/ payment gateway services/ email etc):

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External Application	End point	Technical details of the external application
Additional Information:		
Estimated total number concurrent customers	I	
Any peak time for the application (any particular time during month/ year)		
Any Performance requiren of the application	nents	
Any Constraints of applica	ation	
Criticality of applicatio	n	
Reason for criticality		
Is Software Application Architecture Document submitted? (See Terms & Conditions It	If No, specificand and to respect to the specificant of the specifican	Y date by which it can be emailed to cert.ksitm@kerala.gov.in Sective SDC's email id's also sdc1.ksitm@kerala.gov.in , kerala.gov.in :/





Public IP Address

All Virtual Machine created shall be preserved with internal IPs allotted from SDC. These IP's are dedicated exclusivel for these VM's and MUST NOT be changed. Reserved Public IP address shall only be allotted to such VM's upo receiving appropriate mail / firewall template and approval from KSITM.

Backup Services

Backup services are configured to capture only for Virtual Machines and are restricted only to restore from the time capture. The Backup Solution, policies, retention period and procedures shall be processed from SDC end. Restoratio process shall include only full file system.

Data Retention Policy

As of now we are having month and weekly Full backup with retention period of 1 month, daily incremental an differential backup with a retention period of 1 week.

Appendix A

1. Server1

Details of VM	Remarks
VM Name	
Number of VCPUs	
RAM (GB)	
OS Type with Version	
No. NIC Required	
Storage (GB)	GB
Public IP Address	Yes/No
Client Access	SSH/RDP
Backup Services	Yes/No
Specify all services & versions run on this VM (Web/App/DB/Mail/LDAP/others)	





Remarks		
Remarks		

2. Server2

Details of VM	Remarks
VM Name	
Number of VCPUs	
RAM (GB)	
OS Type with Version	
No. NIC Required	
Storage (GB)	GB
Public IP Address	Yes/No
Client Access	SSH/RDP
Backup Services	Yes/No
Specify all services & versions run on this VM (Web/App/DB/Mail/LDAP/others)	
Remarks	

3. <u>Server3</u>

Details of VM	Remarks
VM Name	
Number of VCPUs	
RAM (GB)	





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OS Type with Version	
No. NIC Required	
Storage (GB)	GB
Public IP Address	Yes/No
Client Access	SSH/RDP
Backup Services	Yes/No
Specify all services & versions run on this VM (Web/App/DB/Mail/LDAP/others)	
Remarks	

Terms & Conditions for Virtual-Hosting

- 1. The department shall maintain technical documentation including Software Application Architecture document. The Architecture document should include application details such as Application Overview and functionalities, Component architecture diagram showing inter dependencies and any external dependencies, technologies used, deployment architecture, deployment configurations, revision history of document etc. Updates to the document should be versioned as separate versions and maintained. The architecture document shall be shared in print along with the hosting request form or mailed to cert.ksitm@kerala.gov.in and to respective SDC's email id's also sdc2.ksitm@kerala.gov.in, sdc2.ksitm@kerala.gov.in.
- 2. The application will be hosted under Staging Server for a period of three months from the date of presenting the filled application form for conducting Security Audit. If the process is not completed in the 3 month period, the application will be deallocated from Staging Server without priorintimation.
- 3. Security auditing of the application by any CERT-IN empanelled agency or CERT-K has to be carried out in the hosting environment. A copy of the security certificate shall be provided to the SDC. The SDC should allow hosting on production servers only after receiving security audit certificates (safe to host certificate) which needs to be maintained in records.
- 4. Due to stringent security policy implemented in the server, some of the functionalities of the application may not work as expected. All functionalities of the web application should be validated in the staging server.





- 5. KSITM has set a maximum space limitation on Web / Application to 100 GB and DB Storage limitation to 2 TB for all Departments for VM which can be increased upon usage.
- 6. Access to the Database server will only be given from the application server. The database server cannot be accessed directly from Internet.
- 7. Application level security is solely under the privilege of the Department. It is the Department/authorized vendor's responsibility to tighten the security of the application. By the above condition, it should be accepted that the Department shalltake thefollowing measures:
 - i. The Department shall be committed to maintaining the security of its own applications. Application Security needs to be a significant consideration during the development of any software. Additionally, security patches post production also needs to be factored into the contract with the application development vendor.
 - ii. Have maintenance contract such that technical support is available at any point of time to address any request for enhancement, upgrades, security remediation, migration and testing of the application.
 - Upgrades/ patches are frequently released by vendors/ open communities for any software (including Operating System, Database, Application Server, Programming technology such as Java, various code frameworks and commercial/ open source libraries and components) to address added functionalities as well as security vulnerabilities. It is the responsibility of the application support team of the department to proactively identify patches to any technologies/ components used in the application and apply these after proper testing.
 - iii. Comply with Government Order G.O.(Ms) No.43/2015/ITD dt 01.10.2015:
 - Periodic security auditing is necessary. The department shall get the sites audited once every 2 years by a CERT-IN empanelled agency. If an application is developed in an agile manner such that enhancements to the application are rolled out frequently, the department is required to have Security Audits done by a CERT-In empanelled agency once every 6 months
 - Once audited and hosted, the department/ Technical Lead shall raise a Change Request (CR) and submit the CR form to SDC if any subsequent change is to be made on the application including any configuration change or patch application. Updated Software Application Architecture Document also needs to be submitted. The Change Advisory Board shall verify the technical changes and evaluate if a subsequent security audit is required before the changes are deployed on the production server.
 - If any change to the application is deployed without intimation to the SDC, Director, Kerala State IT Mission reserves the right to de-allocate domain name and pull down the web site.
 - Upon identification of any security compromise arising from the application, SDC/KSITM will have the complete right to block the application. In order to regain access to the application software, the Department will have to get the application reaudited before going on lineagain.





- Director, Kerala State IT Mission is authorized to order de-allocation of the domain name and pull down Government web sites if security level of the site is found to be insufficient at any point of time.
- The department is required to submit any application logs and dumps that are required by CERT-K for any analysis.
- Contents of the websites/applications shall not be against the interest and reputation of Government of Kerala.
- iv. As part of application level security, it is mandatory that the Department ensures a strict password policy.
- v. If any hacking occurs due to any vulnerability present in the application, the Department will be held responsible for compromising the security of the server.
- 8. The expense required for any technology upgrade for the purpose of hosting at SDC shall be met by the Department concerned.
- 9. KSITM has the rights to either suspend or terminate the website or move the website to another server without any notice if the website is found to cause huge load on the server and thus interrupting the normal functioning of the server or other websites.
- 10. Any change in Technical Representatives must be intimated to KSITM.
- 11. Prior approval of KSITM must be taken for any kind of planned activities like VA, PT of the application.
- 12. KSITM has the rights to decommission the unutilized VM's for a period of 4 Months

NOTWITHSTANDING, BY USING THE SERVICES, YOU ACKNOWLEDGE THAT YOU HAVE READ THIS AGREEMENT AND AGREE TO BE BOUND BY THE TERMS AND CONDITIONS CONTAINED HEREIN INCORPORATED BY REFERENCE.

Signature of the Administrative Head of Client Department	Approving authority	Signature of the
Designation Seal		
Office Seal		
Signature of Technical Lead		
Date: / /		Date: / /





SERVICE LEVEL AGREEMENT

This SERVICE LEVEL AGREEMENT ("Agreement") made at Thiruvananthapuram on dd-mm-yyyy

BETWEEN

areaspecified.

The Director, Kerala State Data Centre, (SDC-1, 4th Floor, Co-Bank Tower, Thiruvananthapuram, Kerala OR SDC-2,Thejaswini -1,Technopark, Thiruvananthapuram, Kerala). For and on behalf of Kerala State Information Technology Mission (KSITM), Vellayambalam, Thiruvananthapuram

AND
'Name of the Dept." and
naving its office at
٠,
nereinafter referred to as "Subscriber"
WHEREAS
1. KSITM has established Kerala State Data Center in Co-Bank Tower & Technopark campus, Thiruvananthapuram for providing Managed Services on a non-exclusive basis within the geographical

- 2. The Subscriber, for its Network monitoring and management needs, is desirous of availing the Services of SDC for managing/monitoring its network as per the deliverables specified in the scope of services below for its offices across the defined geographical area.
- 3. SDC is agreeable to provide the Managed services to the Subscriber and the Subscriber is agreeable to avail the Managed Services from SDC on non-exclusive basis on the following terms and conditions.

NOW THIS AGREEMENT WITNESSETH AND THE PARTIES HERETO AGREE AS FOLLOWS:

1. **Term**: This Agreement shall be deemed to have commenced from the Date of Service commencement and shall remain in force initially for a period of three years. Unless this Agreement is terminated by the Parties in writing, the same shall stand automatically renewed for a further period of one (1) year on each occasion provided the Subscriber has made the payments due, if any, under this Agreement or any renewal thereof from time to time. Any amendment in the agreement can be done, if required, by only the authorized personnel at SDC and authorized personnel/IT Head at the subscriber's end by mutual consent.

Signature	Signature





- 2. Scope of Service: Subject to terms hereof and based on the representations, warranties and undertakings made by the Subscriber as contained in Clause 5, SDC agrees to provide the managed services to the Subscriber as perAgreement
- 3. **Terms and Conditions of Managed Services**: The Managed Services shall be provided by SDC to the Subscriber subject to the following terms and conditions under the mentioned ServiceWindow. The Service Window is as specified.

PWH (Prime Working Hours): 8:00 AM to 8:00 PM (Monday to Saturday),

EWH (Extended Working Hours): 8:00 PM to 8:00 AM (Monday to Saturday), Sunday and all State Government Holidays excluding regional holidays.

Severity (Refer Annexure 1)	Response Time		Resolution Time	
	PWH	EWH	PWH	EWH
1	10 minutes	20 minutes	Within 60 min / 1 hour	Within 240 min / 4 hours
2	20 minutes	60 minutes	Within 240 min / 4 hours	Within 480 min / 8 hours
3	30 minutes	120 minutes	Within 480 min / 8 hours	Within 720 min / 12 hours

The resolution/Implementation time will exclude time taken by third party dependency in terms of Vendor support and will consider the exclusions mentioned. The vendor SLA commitments will be carried forward to the Subscriber. SDC will drive the respective vendor for the concerned issues and adhere to their agreed SLA for Co-Hostingservices

•	Any Other service agreed upon as per the Co-location form (Refer Annexure 2)
Signat	ure	Signature





4. SDC Commitment and Exclusions.

4a. SDC will be responsible for providing the Services as per the service catalogue (Annexure 3) Commitment: SDC shall be responsible for the provision of the following services.

- SDC Help desk will cover the first level call reporting. Subsequent SLA management will be the responsibility of the Subscriber
- SDC will provide internet access to the servers as required
- SDC shall provide network
- SSH access, if required, shall be provided on written request from the Subscriber, subject to technicalfeasibility

4b. Exclusions: SDC shall not be responsible for any Fault to the extent that such Fault results from any of the following events

- Any force majeure events and other causes beyond reasonable control of Kerala State Data Centre
- Any interruptions resulting from defects or failures in or use of the Subscriber's provided apparatus or equipment, Subscriber's co-location equipment or any Services or any facilities provided or operated by or on behalf of the Subscriber
- Incomplete, misleading, inaccurate information provided by the Subscriber toSDC.
- Any delay or failure in complying / executing any of the Subscriber's obligations for Services like Move, Add, Change, Delete (MACD) in any way at Subscriber's request within a notice period as agreed by Subscriber &SDC.
- Any Planned Work which will be notified to the Subscriber well in advance through portal (http://itmapp.keralaitmission.org)Events or occurrences where the Subscriber logs Trouble Ticket but there are no faults been detected byDCO.
- Any act/omission on the part of the Subscriber including but not limited to failure to notify the Servicedesk.
- The failure of Subscriber's applications, equipment or facilities including any third party equipment.

1 1		
a.	a.	
Signature	Signature	





- Accident, neglect, misuse or default of the Subscriber, it's employees or agents or any third party
- Trouble ticket associated with new installations of any modules into the present hardware by the subscriber without information of SDC.
- SDC will provide periodic report as agreed to the Subscriber forreview.
- SDC shall be responsible for Site(s) being non-operational only if it is due to problems related to the equipment at Site(s) supplied by SDC.
- The usage of helpdesk for Managed Services as indicated by the SDC will be24*7.
- All license issues for Co-location services to be settled bySubscriber.
- 4c. Exclusions Disaster Recovery (DR) services
 - DR Services will be provided to VM applications on need basis only at NDC, New Delhi, subject to availability of resources and approval from KSITM. DR services will be provided on request to the VM
 - 5. Representations, warranties and undertakings of the Subscriber: The Subscriber represents warrants and undertakes to SDCthat:
- 5.1. It shall follow and meet mandatory requirements of security audit and submission of "Safe to Host" certificate as mentioned in and issued by SDC. Server hardening need to get complete before go live ofcohosted or co-located application. The Subscriber has read and understood the mandatory business requirements and is aware that unlessthese requirements / instructions are met at all times, SDC will not and shall not be responsible for any non- availability/degradation in performance of the Managed Services.
- 5.2. To make payments to SDC in accordance with commercial terms, if any within due dates for Managed Services provided herein bySDC.
- 5.3. To provide promptly all information and documentation for obtaining their clearance/approval and authority to co-ordinate with vendors for warranty etc. whereverrequired

Signature Signature





- 5.4. Subscriber shall not, directly or indirectly open, alter, try to hamper with or in any way do any act which will result in interfering with the internal operation of the system and do any modification to the configuration supplied by SDC without prior written approval of SDC and without the presence of SDCrepresentative.
- 5.5. Subscriber shall nominate a nodal officer for coordination with SDC. All communication to SDC should be through the nodal officer and vice-versa.
- 5.6. Subscriber shall get system audit and security audit of the application done through CERT-IN empanelled agency and produce "safe for hosting" certificate before go live of the application. Subscriber shall also undertake to get security audit of the application done at regular intervals or as and when changes are made to the application. SDC recommends security audit of the website once in a year or whenever major changes are made to theapplications.
- 5.7. Data backup and system and application security shall be the responsibility of the Subscriber. Subscriber shall apply all relevant software updates and patches as and when required
 - 6. **Complaint Management:** The Subscriber shall follow the following procedure for lodging the complaint in relation to the Managed Services:
- 6.1. The complaint management activity will be carried out through SDC Help Desk.
- 6.2. The Subscriber should call and email the Managed Services Help Desk for SDC-1 at 0471 2317618, 2728618 sdc1.ksitm@kerala.gov.in and SDC-2 at 0471-2700272 or 0471-2700270. sdc2.ksitm@kerala.gov.in to record the complaint. Any change in the number or e-Mail will be notified immediately to Subscriber
- 6.3. The Technical contact person of the Subscriber while lodging the complaint shall indicate the nature of fault.
- 6.4. The ticket No. should be referred for any enquiry for ascertaining the status of complaint till the problem pertaining to the Complaint has been solved.

Typically, SDC intends to respond to the most critical problems, those that disable current business operations— and assign them to a specialist.

Emergency requests are defined as issues that affect the inability to conduct business.	
Signature	Signature





7. DISCLAIMER & LIMITATION OFLIABILITY

SDC does not make any formal or implied claim of the Product or services to control all attacks, misuse of network or loss of data in Subscriber's Network System after the Product is installed, and further Subscriber acceptsthat

IN NO EVENT SHALL KERALA STATE DATA CENTRE (SDC) OR KSITM BE LIABLE FOR INCIDENTAL CONSEQUENTIAL, SPECIAL OR INDIRECT DAMAGES OF ANY KIND ARISING OUT OF THE USE, MISUSE, OR ANY APPLICATION OF THE SAID PRODUCT EVEN IF KERALA STATE DATA CENTRE (SDC) IS ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. IN NO EVENT WILL KERALA STATE DATA CENTRE (SDC) OR KSITM BE LIABLE FOR ANY CLAIM, WHETHER IN CONTRACT, TORT OR ANY OTHER THEORY OF LIABILITY WHETHER MADE BY OR ON BEHALF OF THE USER, OR ANY THIRDPARTY.

8. TERMINATION:

- 8.1. Service must be subscribed for a minimum period of three years. In case the subscriber terminates any service prior to the completion of one year, charges as agreed to (clause 6 above) for one year shall be borne by the Subscriber. However if Subscriber wishes to terminate services after the completion of one year, it can do so by giving one-month prior notice.
- 8.2. If at any time during the term of this Agreement, either Party fails to perform its respective obligation ("Defaulting Party") under this Agreement, the other Party ("Non-defaulting Party") shall have the right to terminate this Agreement by giving to the Defaulting Party a written notice setting out the breach of obligation complained of ('Breach'). The notice of termination shall have effect and this Agreement shall stand terminated upon expiry of 90 (ninety) days of such notice of termination if the Defaulting Party fails to cure the Breach within 60 (sixty) days of receipt of the notice of termination.
- 8.3. Upon termination of this Agreement, SDC shall hand over within 30 days, all and any reports prepared up to the date of termination as also all documents and files containing Confidential Information pertaining to the Subscriber in connection with the Managed Services in its possession except the Confidential Information that is required to be maintained by SDC pursuant to the law, regulation or direction as the case may be.

9. ARBITRATION AND JURISDICTION:

- 9.1 In the case of any dispute or claim arising out of or in connection with or relating to this Agreement, or the breach, termination or invalidity hereof, the parties shall try to resolve the dispute amicably.
- 9.2 Should such dispute or claim etc. remains unresolved for a period of thirty (30) days the same shall be referred to the Secretary, Information Technology, Government of Kerala whose decision shall be binding on both parties

Signature	Signature





9.3 This Agreement shall be governed by and construed in accordance with the laws of India and courts at Trivandrum shall have exclusive jurisdiction.

10. CONFIDENTIAL & PROPRIETARYINFORMATION:

The Parties will keep the Confidential Information as also the terms of this Agreement strictly confidential during the term of this agreement. Should any disclosure be required to be made by law (including, but not limited to, court order, legal process, or governmental action) or otherwise, then the Party receiving such notice shall promptly inform the other Party of such notice or request so that the Party to whom the notice has been given may seek, at its expense, an appropriate protective order or waiver of compliance of this Clause. If, in the absence of a protective order or waiver, the Party in the opinion of its counsel, is compelled to make disclosure such Party may make such disclosure after notice to the other Party.

The provisions of Clause shall not applicable if: any Confidential Information

- (a) Is already known to a Receiving Party, or
- (b) Which becomes available to a receiving Party from other sources which the disclosing Party reasonably believes not to be bound by any obligation of confidentiality, directly or indirectly, to the receiving Party, or
- (c) Which is independently developed by a receiving Party or
- (d) Which is now or hereafter available to the public without breach of this Agreement by either Party, or
- (e) This is disclosed outside with the prior written approval of the receiving Party.

Signed & delivered on behalf of SDC.	
Name:	
Place:	
Date:	Signature & Stamp
Signed & delivered on behalf of the subscriber.	
Name:	
Place:	
Date:	Signature & Stamp

IN WITNESS WHEREOF, the Parties have executed this Agreement as of the date first above written.