



TENDER NOTICE

FOR

**SUPPLY, INSTALLATION, TESTING & COMMISSIONING AND BUY BACK
EXISTING UPS BATTERIES (SMF TYPE) AT SHIRDI AIRPORT. (2nd Call)**

ESTIMATED COST: RS. 11,42,800.00/-.

TENDER DOCUMENT

2025-2026



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INDEX

S No	PARTICULARS	PAGE NO
1	E-Tender Notice	: 03
2	Instruction to Bidder	: 04
3	Scope of Work	: 15
4	Technical Specification	: 15
5	Annexure I – II	: 22
6	Schedule of Summary Price Proposal	: 27

E-TENDER NOTICE

Online bids are invited by MADC on Two-stage system for **SUPPLY, INSTALLATION, TESTING & COMMISSIONING AND BUY BACK EXISTING UPS BATTERIES (SMF TYPE) AT SHIRDI AIRPORT. (2nd Call)** Documents are to be submitted online to the e-Tendering portal of Maharashtra Airport Development Company Ltd. i.e. <http://mahatenders.gov.in> in Two-Stage system, before the prescribed date & time.

Name of the Work	SUPPLY, INSTALLATION, TESTING & COMMISSIONING AND BUY BACK EXISTING UPS BATTERIES (SMF TYPE) AT SHIRDI AIRPORT (2nd Call)
Estimated Price	RS.11,42,800.00/- Excluding Taxes
Contract Period	03 Months from the issue of Work Order (Including Monsoon).
Earnest Money Deposit	₹. 11,430.00/- (Rupees Eleven Thousand Four Hundred Thirty only) payable through Maha Tenders Portal Valid payment receipt of appropriate amount to be uploaded in PDF format along with technical Bids.
Non-refundable cost of Tender document	₹. 10,000.00/- (Rupees Ten Thousand Only) + 18% GST payable through Maha Tenders Portal. EMD and Tender Fee to be submitted through online payment gateway. The information of e-payment gateway is available on Maha tender's portal https://mahatenders.gov.in Valid payment receipt of appropriate amount to be uploaded in PDF format along with technical Bids.
Bid Document Download Start / Bid End Date & Time/Pre-Bid Meeting	As per e-tender portal
Last date to send queries	All the queries should be submitted before the pre-bid meeting, through email only with subject line as follows: “Pre-Bid queries - <Agency’s Name>”. Pre-Bid queries to be emailed to “enc.sag@madcindia.org” & “aeee.sag@madcindia.org”
Last date & time of submission of Online Tender	As per e-tender portal
Date & Time of Opening of Technical Tender/Financial Bid	As per the e-tender Portal
Validity of offer	90 days from the date of opening of Technical Bid.

Instruction to Bidder

Part A: Project Details and General Guidelines

1. Details of Work: SUPPLY, INSTALLATION, TESTING & COMMISSIONING AND BUY BACK EXISTING UPS BATTERIES (SMF TYPE) AT SHIRDI AIRPORT. (2nd Call)

2. INFORMATION AND INSTRUCTION TO BIDDERS: -

2.1 Tender Document: - Neither MADC, nor its employees or consultants make any representation or warranty as to the accuracy, reliability or completeness of the information provided nor will have any liability to any bidder which may arise from or be incurred or suffered in connection with anything contained in this Tender Document and the award of the Project or otherwise arising in any way from the selection process.

2.2 General Provisions

2.2.1 Non-Discriminatory and Transparent Bidding Proceedings: - MADC shall ensure that the rules for the Bid Process for the Project are applied in a non-discriminatory, transparent and objective manner. MADC shall not provide to any Bidder, information with regard to the Project or the Bidding Process, which may have the effect of restricting competition.

2.2.2 Prohibition against Collusion with other Bidder: - Each Bidder shall warrant by its Bid that the contents of its Bid have been arrived at independently. Any Bid which has been arrived at through consultation, collusion, or understanding with any other prospective Bidder for the purpose of restricting competition shall be deemed to be invalid and the Bidder shall lose its EMD.

2.2.3 Inducements: - Any effort by a Bidder to influence processing of Bids or award decision by MADC, or any officer, agent or Advisor thereof may result in the rejection of such Bidder's Bid. In such a rejection of Bid, the Bidder shall lose its EMD.

2.3 Confidentiality

2.3.1 MADC shall treat all Bids and other documents, information and solutions submitted by Bidders as confidential, and shall take all reasonable precautions that all those who have access to such material, treat this in confidence. MADC will not divulge any such information unless it is ordered to do so by any authority, which has the power to require its release.

2.3.2 Each Bidder shall, whether or not it submits a Bid, treat the Tender Document and other documents and information provided by MADC in connection with the Project or the bidding proceedings as confidential for a period of three (3) years from the issuance of the Tender Document. During this period, the Bidder shall not disclose or utilize any such documents, information without the written approval of MADC or as required by law or any governmental authority.

- 2.3.3 MADC and each bidder shall ensure that their consultants or any third party to whom for the Tender Document was required to be divulged for the preparation of bid or for evaluation, as the case may be, such consultants or third party maintains the confidentiality of the Tender Document and the evaluation.
- 2.3.4 Any information relating to examination, clarification, evaluation and comparison of bids and recommendations for the award of a contract shall not be disclosed to Bidders or any other person not officially concerned with the Bid Process until the award to the Successful Bidder has been communicated.

- 2.4 Proposal Preparation Cost:** - The Bidder shall be responsible for all the costs associated with the preparation of its Proposal and its participation in the Bidding Process. MADC shall not be responsible or in any way liable for such costs, regardless of the conduct or outcome of the bidding.

2.5 Communication between Bidders and MADC: -

All communication to the Bidder shall be sent to the Authorized Representative & Signatory at the addresses mentioned in the covering letters to this Tender document, unless MADC is advised otherwise.

Bidder Firm shall submit complete contact details of authorized signatory along with authorization certificate so that MADC can refer its queries and receive authorized replies. No replies/queries from other than authorized signatory shall be accepted by MADC. Foreign Firms shall enclose all details of their Indian agents/Firms to whom communications is to be send.

2.6 Right to accept any Bid and to reject any or all Bids

- 2.6.1 Notwithstanding anything contained in this Tender document, MADC reserves the right to accept or reject any Proposal and to annul or suspend the bidding process and reject all Proposals without assigning any reason, at any time prior to the issuance of Letter of Acceptance (L.O.A.) without incurring any liability or consequences or any obligation to inform the affected Bidders of the grounds for rejection.
- 2.6.2 Tenders, in which any of the particulars and prescribed information is vague, missing or is incomplete, in any respect and/or prescribed conditions are not fulfilled / which may mislead MADC in evaluation, shall be considered nonresponsive and are liable to be rejected. If the bidder gives wrong information in its bid, MADC reserves the right to reject such bid at any stage and forfeit the Earnest Money Deposit.
- 2.6.3 The information contained in the tender shall be comprehensive and to the point. The tenders containing information other than sought, with a motive to confuse or delay the finalization process are likely to be rejected.
- 2.6.4 Canvassing in any form in connection with the tenders is strictly prohibited and the tenders submitted by the Contractors who resort to Canvassing are liable for rejection.

- 2.6.5 Once the last date of submission of bid is over, the technical bid shall be evaluated based on the documents submitted by the bidders. While evaluating the bid, if MADC feels necessary to seek further clarification/ documents/ information from bidder to assist in the examination, evaluation and comparison of bids and qualification of bidders, then MADC may at its discretion ask any bidder to submit the same. However, if bidder submits any clarification/ documents/ information that is not pertinent to a request of MADC, then the same shall not be considered.
- 2.6.6 In case of bidder applying for this bid, has earlier worked with MADC, then in that case bidder while applying for this bid, mandatorily needs to submit a satisfactory work performance certificate (for complete/incomplete work) from MADC for all the works/assignments undertaken by him in last three years. It is further to specify that, said certificate should have been issued by MADC in the preceding one year. If the said certificate is prior to preceding one year, then bidder shall get the said certificate revalidated from MADC.

2.7 Interpretation of Documents

MADC will have the sole discretion in relation to:

The interpretation of this Tender document, the Proposals and any documentation provided in support of the Proposals;

- a) All decisions in relation to the evaluation and ranking of Proposals, whether or not to require any clarifications or additional information from Bidder in relation to its Proposal and the selection of the Successful Bidder.
- b) MADC will have no obligation to explain its interpretation of this Tender document, the Proposals or their supporting documentation and information or to explain the evaluation process, ranking process or the selection of the Successful Bidder.

2.8 Amendment of Tender Document

MADC on its own discretion, or for any reason as MADC may deem fit, MADC may make changes in the technical/ commercial parameters of the tender document, which shall be common for all the Parties. Such changes in the technical / commercial parameters will qualify as an Addendum" /" Corrigendum". Any amendment or corrigendum to the tender document shall be posted on e-tender portal i.e. www.mahatenders.gov.in

Bidder shall check the e-tender portal for such corrigendum/ Amendment, Information given in it will be binding on bidders. Each such corrigendum/ amendment shall be part of the Tender Document.

2.9 Bid Validity Period

- 2.9.1 Each Proposal shall indicate that it is a firm Proposal and that the Proposal will remain valid for a period not less than Ninety (90) days from the due date of the submission of the Proposal (**"Proposal Due Date"**). MADC reserves the right to reject any Proposal, which does not meet this Bid Validity Period requirement.
- 2.9.2 The Bid Validity Period of the Successful Bidder shall be automatically extended till the date on which the Agreement/Contract is signed and is in force.

- 2.9.3 When an extension of the Bid Validity Period is requested, Bidders shall not be permitted to change the terms and conditions of their Bids.
- 2.10 Proposal Due Date**
- 2.10.1 MADC requires that Proposals responding to this solicitation be submitted to MADC as per the Proposal Due Date mentioned under Schedule of Bidding Process and as specified in the Tender document.
- 2.10.2 MADC may, in its absolute discretion and prior to the Proposal Due Date, extend the deadline for submission of the Proposals.

2.11 Changes to / Withdrawal of Submitted Proposal

Any change to the submitted Proposal, must be received before the Proposal Due Date and time. Any change in the Proposal terms will not be permitted after it.

Any Bidder may withdraw its Bid on or prior to the Proposal Due Date & time without forfeiting its EMD. Withdrawal by a Bidder of its Bid after the Proposal Due Date & time shall entitle the MADC to get EMD forfeited.

Bidder firm shall not change or alter or modify, in any way, the language /contents of the bid and Performa for submitting Eligibility requirements and Undertaking. Any bid submitted with changed or altered or modified language /contents may be liable to be rejected.

2.12 Language:

The Proposal and all related correspondence and documents shall be written in English Language. Supporting documents and printed literature furnished by Bidder with the Proposal may be in any other language provided that they are accompanied by an appropriate certified translation of pertinent passages in the English language. Supporting materials, which are not translated into English, will not be considered. For the purpose of interpretation and evaluation of the Proposal, the English language translation shall prevail.

2.13 Eligibility Criteria:

The Vendor must fulfil the following conditions and submit the documents:

- i) Bidder should be original equipment manufacturer (OEM)/authorize dealer. In case of dealer, he should submit the undertaking from OEM.
- ii) Compliance sheet of each point mentioned in the detailed technical specifications as per Annexure-I & Annexure-II.
- iii) Turnover: The avg. annual turnover of the Bidder should be more than 75% of tender value during the last three financial years starting from FY 2022-2023 and attested by certified by CA. Copy of Balance Sheet to be submitted duly certified by CA as supporting evidence. Copy of PAN Card of Proprietor or the firm as the case may be & ITRs for the last three financial years starting from 2022-2023 (AY 2025-2026) to be submitted.
- iv) Bidders Should give an undertaking or affidavit that the company/ firm has not been black listed by any Court of Law or any Govt.! Central Autonomous bodies/ PSU and in future if such a blacklisting takes place the agency shall be liable to inform the MADC forthwith.

Work Experience: -

The vendor/manufacturer should have satisfactorily completion certificate relating to the supply of the similar products during the last three years in any CPMF /CPO / Airports / NSGIIB /SPG/State Police/Army Establishment /Reputed organizations of private sectors as per details given below: -

(a) One similar supply of the product not costing less than Rs. 9.14 Lakhs each

OR

(b) Two similar supplies of the product not costing less than Rs. 6.85 Lakhs each

OR

(c) Three similar supplies of the product not costing less than Rs.4.57 Lakhs each

Note: Similar works means timely SITC of the New Batteries to the entire satisfaction of the department/organization. Copies of supply orders and successful completion certificates issued by the clients are to be submitted as proof of the work experience.

- i) An undertaking on the letter head of the Firm/Company to the effect that "The Bidder has gone through all the Terms & Conditions of the Tender document & the same are acceptable to the Tenderer" should be attached.
- ii) A copy of the authorization by the Proprietor/Partners/Director(s) or by all the partners of the Agency (as the case may be) in case the Bid documents are signed & sealed by an authorized person.
- iii) JVs not allowed.
- iv) Should be registered for GST.
- v) Tender document Fee by Online.
- vi) EMD as prescribed in tender document.

2.14 Format of Submission

- 2.14.1 The instructions given in the tender document are binding on the bidder and submission of the tender shall imply unconditional acceptance of all the terms & conditions by the bidder.
- 2.14.2 Bidders shall enclose relevant documents in their Tender Document to support their claims of experiences/eligibility, meeting criteria mentioned under different clauses of the tender.
- 2.14.3 Each and every page of submitted tender document including documentation shall be serially numbered & indexed.

2.15 Earnest Money Deposit

- 2.15.1 The Bidder shall submit an Earnest Money Deposit (EMD) online for an amount of **₹. 11,430.00/-** (Rupees Eleven Thousand Four Hundred Thirty only) along with its Proposal. No interest or any other expenses, whatsoever, shall be payable by MADC on the EMD in any manner.
- 2.15.2 EMD to be submitted through online payment gateway. In any case EMD will not be liable to accrue any interest.

- 2.15.3 Exemptions from providing EMD will not be applicable, even if the bidder submits certificates/documents claiming exemption under the tender terms. Any bid not accompanied by the requisite EMD shall stand rejected as being non responsive.
- 2.15.4 EMD of the Successful Bidder shall be adjusted towards the security deposit or bidders may submit the separate BG for SD.
- 2.15.5 EMD shall be forfeited by MADC in the following cases, without prejudice to its other rights or claims against the Bidder under any other section of the Tender Document or provisions of law:
- The Bidder withdraws/modifies its bid after the Proposal Due Date.
 - Breach of Anti collusion clauses.
 - Successful Bidder fails to accept LOA issued by MADC.
 - Successful Bidder fails to execute the Contract within the stipulated time period.

2.16 Additional Performance Security Deposit for bids less than Estimated cost.

- 2.16.1 **For bids less by 01% to 10% of estimated cost:-** 1% of the estimated cost.
For bids less by more than 10% of estimated cost:- 1% + 1% for each percentage by which the quoted amount is less by more than 10% of the estimated cost. **For e.g.:-**
If bided amount is less than 15% of the estimated amount, then the additional performance security deposit to be provided in Envelope – 2(Financial bid) in the aforesaid form of DD.
= 1% (for 1% to 10% below) + 5% (for 11% to 15%) =6%+ 2% (for each % below 15%) Such amount will be released after 03 months from the date of the successful commissioning and performance certificate signed by Engineer Incharge of MADC.

2.17 Security Deposit for Performance.

- 2.17.1 For due and faithful performance of Contractor's obligations during contract period, successful bidder have to submit the security deposit @10% of the contract value in form of bank guarantee from nationalized bank. The performance Security deposit shall be released to the Successful Bidder within a period of about six months after expiry of contract period, after deducting amounts, if any, towards damages, faults, non-compliance, adjustment against liquidated damages, incomes tax and other statutory deductions etc. No interest or any other expenses, whatsoever, shall be payable by MADC on the EMD & Security deposit in any manner.
- 2.17.2 Warranty / Guarantee/ defect Liability period will be 24 months from the date of takeover of system by MADC.
- 2.17.3 Security Deposit shall be deemed to govern the following guarantees, in addition to the other provisions of the guarantee.

- 2.17.4 The successful and satisfactory operation of the equipment supplied in accordance with the specifications and other relevant documents.
- 2.17.5 The equipment supplied shall be free from all defects of design, material and workmanship. Upon intimation from MADC, the successful bidder firm shall repair / replace, free of any expenses to MADC, all such defects as developed under the normal use of the said equipment during the guarantee/warranty period.
- 2.17.6 The performance deposit is intended to secure the performance of the entire system. However, it is not to be construed as limiting to the damages / noncompliance stipulated in any other clause.

2.18 Performance Bank Guarantee In lieu of Security deposit.

- 2.18.1 The performance Bank Guarantee shall be furnished @ 10% of the Total Cost given in the LOA (Letter of Acceptance), within THIRTY calendar days of issue of LOA, in the form of an irrevocable and unconditional bank guarantee on a Nationalized Bank.
- 2.18.2 The Performance Guarantee shall be valid for SIX months beyond the schedule date of completion of work, and shall remain valid as per provisional extension granted by the Project In-charge. If the agency fails to extend the validity of the Performance Guarantee, the same shall be encashed by MADC and shall be returned only as per other provision of contract at discretion of MADC.

3. Sources of Funds

The responsibility to raise funds for the Project would rest solely with the Successful Bidder.

3.1 Description of the Selection Process.

3.1.1 Responsiveness of Proposal

The Proposals received would be subject to a responsiveness check followed by a step-wise evaluation procedure. The Proposal submitted by Bidders shall be initially scrutinized to establish “Responsiveness”. A Proposal shall be deemed “Responsive” if it satisfies all of the following requirements:

- a) It is received by the due date & time as specified;
- b) It has strictly followed the procedure laid down for submission of bid
- c) It includes sufficient information for it to be evaluated and is in the formats specified;
- d) It is signed, stamped in the manner and to the extent indicated in this Tender document;
- e) It should not contain conditional offer for qualifications and should be in the format given;

A Proposal not satisfying any of the above conditions shall be deemed to be non-Responsive and liable for rejection. MADC reserves the right to reject any Proposal if:

- a) At any time, a material misrepresentation is made or uncovered, or
 - b) The Bidder does not respond promptly and thoroughly to requests for supplementary information required for evaluation of the Proposal.
 - c) Tenders, in which any of the particulars and prescribed information are missing or are incomplete, in any respect and/or prescribed conditions are not fulfilled, shall be considered non responsive and are liable to be rejected.
- The “Responsive” Proposal of Bidders shall be evaluated with respect to eligibility criteria. The objective of this stage is to assess the capability of the Bidder

In order to enable MADC to meet the target dates, Bidders are expected to respond expeditiously to clarifications, if any, requested during the evaluation process.

4. Tender Submission & Evaluation

4.1 Tenders once submitted shall be final and no amendment thereof shall be permitted after the due date and time.

4.2 One bidder firm shall submit only one tender.

4.3 **Technical Bid:** shall contain the following:

- 4.3.1 Earnest Money Deposit (EMD). Tenders not accompanied by the requisite valid EMD shall be summarily rejected.
- 4.3.2 Covering letter.
- 4.3.3 Corrigendum/Addendum if any.
- 4.3.4 Details as required for technical evaluation of the offered system, along with supporting documents.

4.4 **Financial Bid:** In this, bidder shall submit the Item rate price for the project.

Non submission of any of the aforesaid documents or submission of any of the aforesaid documents in a manner which is in non-conformance with the relevant clause of the tender document shall result in rejection of tender.

4.5 Evaluation of Technical Proposal

In this stage the technical specification and the system offered by the bidder will be evaluated. Specifications of the Batteries proposed by the bidder will be compared with the minimum specification mentioned by MADC. If MADC upgrades the specifications at any time before placing the work order by MADC, then in such case all the bidders will be asked to resubmit the technical bid (matching such required specification) &/ OR financial bid. Bids meeting these criteria along with the other terms and condition will be shortlisted as Technically Qualified Bid.

4.6 Evaluation of Financial Proposal

In this stage, Financial Proposal of the Technically Qualified Bidders would be evaluated. Bidders shall be initially ranked in the ascending order of the Lump Sum Price quoted by them corresponding to the scope of work.

Price Bid of only technically qualified bidders shall be opened. Such price bid will be examined and evaluated by MADC. In the evaluation of tenders, the overall quality and economy of the system offered shall be kept in view. Offers which necessitate,

additional expenditure required to be made by MADC will be liable for rejection. Lowest bid shall be considered for award.

4.7 Price Bid

- a) Price shall be inclusive of all taxes (excluding GST), levies, duties, as applicable and Training and services at site. Currency of quote shall be Indian Rupees only.
- b) Price shall be quoted in Indian Rupees only and inclusive of all patents, taxes (excluding GST), duties, work contract tax, applicable customs duties, installation, testing & commissioning charges, Freight, In Land transportation, incidental charges, Octroi, permits, handling charges etc. **Nothing extra of quoted price shall be paid to any firm on any account.** Amount corresponding to taxes (applicable in India) shall be mentioned clearly in the bills. Revision in rate of taxes, if any, during the contract period will be considered subject to date of purchase of goods.
- c) If bidder wishes to provide any other information / description etc. same shall be submitted with supporting documents/ calculations. All figures indicated by the bidder firm must be fully qualified and subject to co-ordinate performance.
- d) MADC reserves the right to place one or more order during the first year of the contract period. Bidders will be liable to execute such work. Rate quoted in the price bid will be considered in case of such additional work.
- e) Bidder must deliver all items at site within the stipulated, failing to which any increase in amount due to change in foreign exchange rate /duty/taxes/levies fluctuation shall be on account of the bidder and the same shall be borne by the bidder. The rates shall remain same during the contract period irrespective of any change in foreign currency rate. Bidder shall arrange import license in the name of MADC, if required, to import equipment/components in the tender with no extra cost to MADC. The bidder shall dispatch the goods in a fully packed condition as per requirement of component/equipment.
- f) Bidder firm shall quote the prices strictly as per tender directives.
- g) For works involving Installation, Testing and Commissioning service bidder firm shall separately and clearly indicate the Tax component, if any, in the bills.
- h) Only normal rates of Tax shall be considered. Bidder firm shall be responsible for quotes of taxes / cess at wrong rates and shall defend itself at its own cost with government/tax authorities.
- i) MADC shall deduct necessary tax etc. amounts at applicable rates from the bills awaiting payments without explanation /consent of Bidder firm and deposit with the Tax authorities. MADC shall provide Tax, cess etc. amount deduction certificate or copy etc. to bidder firm for its accounting purposes.
- j) The bidder firm shall be solely responsible to ensure the following:
 - i. Insurance from Maharashtra Govt. funds only.
 - ii. Sound packing of equipment/components & transit insurance.
 - iii. Shipment of the items by the due date as per schedule.
 - iv. Custom Clearance and handling of items at port of entry in India.
 - v. Forwarding and trans-shipment of equipment/components up to the destination.
 - vi. Receipt of equipment's at site and keep it in safe custody till they are taken over by MADC.

- vii. Execution, installation, testing and commissioning of the installation as specified in the tender.
- viii. Handing over of system after successful installation to the authorized representative of MADC.
- ix. On site free Guarantee/Warranty for a period of 24 months from the date of written acceptance / takeover of system by MADC.

4.8 Payment:

- Payment to the contractor shall be made in following manner: -
- The payment for the work will be made after successful SITC of New Batteries. contractor shall be submitting the following documents in Original,

 - Tax Invoice + 2 copies
 - Itemized packing list + 2 copies
 - Certificate of completion work.
 - Certificate of Warranty/Guarantee/DLP period by bidders.
 - Factory acceptance test (if applicable).

- All Payment shall be released in Indian Rupees Only after adjusting any compensation for delay / damage which firm might have rendered themselves liable as per provisions of contract and applicable income tax and any applicable deductions. MADC will not be liable for any other payments i.e. the price quoted shall be including all consumables etc.
- The amount of CGST, SGST, IGST & GST (Compensation to state) as indicated in tax invoice shall be paid only when they appear in GSTR 2B of MADC and the supplier has filed valid return in accordance with provision of GST act and rules made there under.

5. Selection of Successful Bidder & Notification of Award

The techno commercially qualified bidder offering the lowest rates shall be designated as the “Successful Bidder”. Such Successful bidder would be issued a Letter of Acceptance /work order in due course of time.

If successful Bidder fails to comply with the terms and condition mentioned in tender document / execute the agreement / accept the work order, then MADC without prejudice to its other rights may revoke the contract / work order issued to the successful bidder and forfeit EMD. Further, MADC will not entertain any claim on this account and will have absolute discretion of awarding the contract to other Bidder.

6. Execution of Agreement

Successful Bidder, shall enter into and execute the Agreement within 30 days from the date of issue of Letter of Acceptance by MADC, in the form annexed to this tender document with such modifications as may be necessary (that does not change any terms and conditions) and register it at the cost of the Successful Bidder.

If the Successful Bidder not execute the Agreement, within specified time, then MADC may at its option and without prejudice to its other rights or claims against the successful bidder for non-compliance according to any of the provisions of the tender conditions; by notice / intimation in writing to the Successful Bidder can revoke the acceptance of its offer, at the risk and cost of the successful bidder and there upon MADC shall not be liable to entertain any claim or demand from the Successful Bidder in connection with the contract and the earnest money and/or the security deposit paid by the Successful Bidder shall be forfeited without any reference to the Successful Bidder.

7. Execution of Work

- 1) The works shall be carried out according to the terms and conditions of this tender/contract under the supervision of the Engineer Incharge of MADC.
- 2) All supervision/ additional works requirement justifications/ measurements / performance feedback and warranty under defect liability/warranty of works shall be supervised by the Engineer Incharge. The equipment offered by the bidder and its OEM shall be compact, fully solid state, highly reliable and shall use latest state of the art technology.

8. Procedure to be followed by the tenderer after award of work

Successful commissioning and handing over of system to MADC shall be done within **Three months** from the date of signing of agreement.

A work-schedule chart/ bar-chart indicating the time schedule for commencement of various activities of work like inspection & delivery of materials, commencement of work, completion of work etc. required for the execution & timely completion of work shall be submitted by the tenderer to the Engineer-in charge for approval.

It shall be the responsibility of the contractor to adhere to this work-schedule and complete the work in the specified time. Any deviation from this schedule, for any reason, shall be brought to the notice of the Engineer-In-Charge immediately to enable the Engineer-In-Charge take corrective action for achieving the timely completion of work. Failure to submit the work-schedule chart within the specified time or meeting the various committed deadlines shall be treated as delay on the part of the tenderer unless the said work is completed in the scheduled time.

The Contractor shall at all times, during the period of execution of works keep in mind the specified completion time and other terms & conditions of contract as specified in the Tender Document which is, and shall remain the essence of the contract. On completion of the installation, the tenderer shall conduct a System Acceptance Test.

The tenderer shall rectify any deficiencies encountered during the acceptance tests, at no additional cost to MADC.

Installation shall be carried out by technically well qualified and trained personnel as per the requirements of manufacturer.

Without permission of MADC, contractors shall not outsource any part of the contract to any other vendor or third-party contractor.

- 8.1 Liability, if any, arising out of such third-party contracts to any other vendor shall be to contractor's account.
- 8.2 In no case, MADC shall be liable on behalf of contractor to any other third-party contractor/ Government of India/ State/ Regulatory authorities.
- 8.3 Any liability arising out of third-party contracts by contractor or its men working at site shall be only to contractors account and shall be deducted from contractor's payments.

9. General Scope of Work, Technical & Qualitative Requirements

The scope of work **SUPPLY, INSTALLATION, TESTING & COMMISSIONING AND BUY BACK EXISTING UPS BATTERIES (SMF TYPE) AT SHIRDI AIRPORT.**

9.1 Battery Supply:

Battery Ratings	QTY of Batteries
12 Volt 160 AH	84
12 Volt 100 AH	20
12 Volt 65 AH	48
12 Volt 26 AH	16
12 Volt 18 AH	48

9.2 Site Assessment:

Conduct a site visit to assess the installation area for suitability and compliance with manufacturer's recommendations.

Verify the availability of adequate space, ventilation, and environmental conditions required for optimal battery performance.

9.3 Installation:

Install battery racks or supports to securely hold the batteries in place.

Position the batteries according to recommended orientations and spacing.

All batteries to be properly Numbered with identification. (Battery Labelling)

9.4 Testing and Commissioning:

Verify proper charging and discharging cycles to confirm the battery performance and capacity.

Commission the battery bank and Charger to operate seamlessly with the existing power system, ensuring smooth transitions between charging and discharging modes.

9.5 Documentation:

Prepare comprehensive documentation that includes technical specifications, installation procedures, wiring diagrams, and data sheets for the batteries.

9.6 Warranty and Support:

Ensure that the supplied batteries come with the manufacturer's warranty, covering defects in materials and workmanship.

Offer post-installation support to address any issues or inquiries that may arise during the warranty period.

Defect liability period to be 2 Years and Preventive maintenance to be done Monthly, Quarterly and Yearly as per OEM recommendation for Batteries under DLP without cost. (IR test for batteries and batteries to be performed as per OEM recommendation)

9.7 Compliance and Certifications:

Ensure that the installation of batteries adheres to relevant industry standards and safety regulations.

Obtain any required certifications and approvals from applicable authorities to ensure compliance. All statutory guidelines related to batteries installations & disposals to be taken care by bidder firm only. Any non-compliance towards statutory guidelines of Government will be sole responsibility of bidder firm only.

9.8 Health and Safety:

Adhere to all health and safety regulations and guidelines throughout the entire installation process to maintain a safe work environment.

9.9 The contractor shall carryout and completes the said work under this contract in every respect in conformity with the current rules and regulations of the local authority, the Indian Standard Institution and with the directions of and to the satisfaction of the Owner. Entire works are to be executed as per the specifications and standards of the Engineer-In-Charge.

9.10 The quantities of various items as entered in the “BILL OF QUANTITIES” are indicative only and may vary to any extend depending upon the actual requirement. The contractor shall be bound to carry out and complete the entire works irrespective of the variation in individual items specified in the bill of quantities. Any additions/alterations/modifications required for execution of the work shall have to be carried out by the contractor within quoted rates.

9.11 All necessary formalities/clearances as per rules applicable, if any to be completed before issuing the demand to the applicant.

- 9.12 All necessary permission/clearances from respective departments and financial implication thereof will be the responsibility of the executing agencies. (For Example-Clearance from Electrical Inspector and other government agency if required)
- 9.13 The work shall be supervised by MADC officers during execution for the quality & quantity as per safety regulations.
- 9.14 The contractor shall provide all types of supervisory staff and engineers in requisite numbers as required to execute all works.
- 9.15 Contractor shall obtain plan approval & charging permission at his own cost from Electrical Inspector office (If Required).
- 9.16 All the material should be purchased from approved vendor only and should be inspected and tested from competent authority of MADC before executing.
- 9.17 While carrying out the work, it will be responsibility of applicant for carrying of the work and safety as per standard Method. It should be ensured that the applicant provides adequate, insurance cover before commencing the works and any incident thereof will be the responsibility of applicant. MADC will not be in any way responsible for any compensation there off or any liabilities thereof.
- 9.18 Contractor shall obtain approval of all guaranteed technical particular (GTP) from MADC before start of any activity.
- 9.19 Contractor should bear all the expenses incurred for Installation/testing/commissioning/inspection.
- 9.20 Contractor shall arrange the Factory inspection by M/s MADC officers for the Batteries and Charger. All the expenses related to Factory Acceptance to be borne by Contractor.
- 9.21 After completion of work, Work Completion Report (WCR) with As-built drawing/TDS is to be prepared on the basis of actual work executed by the agency & commissioning permission is given. Photographs of before & after the work to be submitted along with the WCR.

10. DEVIATION

No deviation on terms & conditions and clauses of NIT shall be entertained.

11. INSTALLATION STANDARDS

- 11.1 Installation shall be carried out by technically well qualified and certified personnel as per the requirements in consultation with MADC.
- 11.2 Without permission of MADC, contractors shall not out source any part of the contract to any other vendor/third party contractor.
- 11.3 Liability, if anything, arising out of such third-party contracts to any other vendor by contractor shall be to contractor's account.

- 11.4 In no case MADC shall be liable on behalf of contractor to any other third-party contractor / Government of India / State / Regulatory Authorities.
- 11.5 Any liabilities arising out of such third-party contracts by contractor or its men working at site shall be only to contractors account and shall be deducted out of its bills. Contractor shall keep MADC indemnified from all workman compensation, liabilities, suits etc. arising out of any accidents, incidents etc.
- 11.6 Contractor and its men will be issued passes as per the BCAS guidelines. Contractor will have to pay applicable charges towards airport entry pass.

12. Delay & Non-Conformance:

If in opinion of MADC (including approved delay, if any, with or without levy of liquidated damages), the work is getting unreasonably delayed then MADC may give a cure period of 15 days to the contractor.

Even after this, if contractor doesn't meet up with the expectations / schedule, MADC will have the liberty to terminate the contract without any liability of cancellation charges, investments done by contractor etc. and shall have right to get the work executed from other source at the risk & cost of bidder.

In the event of rejection of non-conforming goods, the bidder firm shall be allowed to correct the non-conformities without extension in supply/delivery period. If bidder firm fails to do so within **30** calendar days of MADC's notice, the purchaser shall have the right to take recourse as mentioned above or levy the LD.

13. Liquidated Damages

- 13.1 In case of delay in completion of the contract, liquidated damages (L.D.) shall be levied @ **1%** of the total value of the uncompleted portion of work per week (part of week to be treated as one week) subject to a maximum of **10%** of total contract value.
- 13.2 However, if MADC is satisfied that the work can be completed by the bidder firm within a reasonable time after the specified time for completion, MADC may allow extension of time at its discretion with or without levy of L.D. In the event of extension granted with levy of L.D., MADC shall be entitled without prejudice to any other right or remedy available in that behalf, to recover from the bidder firm an agreed compensation amount calculated @ **1%** of the total value of the uncompleted portion of work per week or part thereof subject to a maximum of **10%** of total contract value.
- 13.3 In case of reasonable delay beyond control of contractor; contractor may request the extension of contract with justification 45 Days prior to expiry of contract; acceptance of same will be sole discretion of MADC with or without lavage of LD.

14. Damages & Deductions from Contract Price

Contractor shall take utmost care not to cause any damage at the airport or to MADC or any third-party during execution of work. In case of any damages, contractor shall cure the same at its cost to the entire satisfaction of MADC within 15 days of intimation by MADC. Contractor shall keep MADC indemnified from any damages, claims, suits arising out due to any accidents, workmen compensation etc.

All costs, damage or expenses for which under the contract the bidder firm was liable but MADC may have paid as the contractor was unable to cure them within time, then MADC will have the right to deduct such amount from bidder's bills /deposit. All such claims shall be billed by MADC to the bidder firm regularly as and when they fall due. Such bills shall be supported by appropriate and certified vouchers or explanations to enable the bidder firm to properly identify the items.

15. Termination of Contract

Save as otherwise provided in this document, contract can be terminated by MADC in the event that any of the defaults specified below shall have occurred, and the Contractor fails to cure the default within the Cure Period:

- 15.1 If the contractor commits any breach of the terms and conditions /time schedule / doesn't execute the work as per the specification / standards etc. of the contract, then MADC may serve the notice to the contractor to rectify the breaches within 15 days. If contractor fails to rectify such breach, the contract may be terminated by MADC without any further notice and forfeit the performance security.
- 15.2 The contractor repudiates the contract or otherwise takes any action or conveys an intention not to be bound by the Agreement;
- 15.3 The contractor is adjudged bankrupt or insolvent, or if a trustee or receiver is appointed for the contractor or for the whole or material part of its assets;
- 15.4 The contractor has failed to fulfil any obligation, for which failure Termination has been specified in the Tender Document, Agreement; or
- 15.5 The contractor commits a material default in complying with any provision of the Tender Document, agreement;
- 15.6 Contractor's failure to abide by all applicable laws.
- 15.7 At any time during the License Period, if there is any destruction of property or loss of human or injury due to the operation of the contractor, the Licenser, at its own discretion may terminate the agreement.
- 15.8 In case of termination, contractor shall remove all its equipment's, installations etc. within 7 days from the airport at its own cost, failing to which, it will forfeit such installations. MADC will not be liable to make any payments to the contractor due to such termination. Entire security deposit will be forfeited in such case.
- 15.9 Without prejudice to any other rights or remedies which MADC may have under the contract, upon occurrence of a Contractor's Default, the MADC shall be entitled to terminate the contract by issuing a Termination Notice to the Contractor; provided that before issuing the Termination Notice, MADC shall by a notice inform the Contractor of its intention to issue such Termination Notice and grant fifteen (15) days to the Contractor to make a representation, and may after the expiry of such fifteen (15) days, whether or not it is in receipt of such representation, issue the Termination Notice.
- 15.10 Any notice required to be served on the Contractor shall be deemed to have been served if delivered at or sent by registered post to its last known address or to its authorized representative or agent. Similarly, any notice to be given to MADC shall be deemed to have been served, if delivered at or sent by registered post to MADC's registered address.

16. FORCE MAJEURE

MADC may grant an extension of time limit set for the completion of the work, in case the timely completion of the work is delayed by force majeure beyond the MADC/bidder firm's control, subject to, force majeure is defined as an event or effect that cannot reasonably be anticipated such as earthquakes, floods, storms etc., acts of states, the direct and indirect consequences of wars, hostilities, national emergencies, civil commotions and strikes (only those which exceed duration of ten continuous days) at bidder firm manufacturing premises, transporters, dealers, etc. The bidder firm's right to an extension of the time limit for completion of the work in above mentioned cases is subject to the following procedures:

- 16.1 That within 10 days after the occurrence of a case of force majeure but before the expiry of the stipulated date of completion of the milestone, the bidder firm informs the MADC in writing that the bidder firm considers himself entitled to an extension of the time limit.
- 16.2 That the bidder firm produces evidence of the date of occurrence and the duration of the force majeure in an adequate manner by means of documents drawn up by responsible authorities.
- 16.3 That the bidder firm proves that the said conditions have actually been interfered with the carrying out of the Contract.
- 16.4 That the bidder firm proves that the delay occurred is not due to its own action or lack of action. Apart from the extension of the time limit, force majeure does not entitle the bidder firm for any relaxation or to any compensation of damage or loss suffered.

17. Dispute Resolution, Arbitration & Jurisdiction:

- 17.1 Any and all disputes or differences between MADC and the Contractor arising out of or in connection with this contract or its performance shall be so far as possible, be resolved amicably through mutual discussion between senior representatives of MADC and the Contractor. If after fifteen (15) days of conciliation the parties have failed to reach an amicable settlement, the dispute or difference shall be finally resolved through arbitration conducted in accordance with the provisions of the Arbitration and Conciliation Act, 1996 (and/or any amendments thereof) by a sole, arbitrator to be appointed by the MADC and the Contractor. The venue of the arbitration shall be at Mumbai. The cost of arbitration shall be borne equally by both the parties.
- 17.2 This contract shall be governed and construed in accordance with Laws of India. No suit or other proceeding relating to performance or breach of this contract shall be filed or taken in any Court of Law except Civil Court having jurisdiction of Mumbai which shall have exclusive jurisdiction to the exclusion of any outside Court.

18. GUARANTEE/WARRANTY/DEFECT LIABILITY PERIOD

The bidder shall be responsible for the rectification of defects in the work for a period of 24 successive calendar months after final completion of works including extended period if any and handing over of the work to the Employer/Owner. The contractor forth at his own cost & expenses shall rectify any defects discovered and brought to the notice of the Contractor and perform Monthly, Quarterly, Yearly maintenance service as per OEM recommendation during this defects liability period of 24 months. In case the contractor

fails to carry out these rectifications the same may without prejudice to any other right available be rectified by the Employer for and on behalf of the Contractor at the cost and expenses of the contractor.

Security Deposit will be released by MADC only after successful completion of Defects Liability Period of 24 Months.

19. PACKING AND MARKING

- 19.1 All packing shall be strong enough to withstand rough handling during loading, unloading and transporting of the packages. Fragile articles shall be packed with special precaution and shall bear the marking like 'Fragile', 'Handle with care' and 'This Side Up' etc.
- 19.2 All delicate surfaces of equipment/goods shall be carefully protected and painted with protective paint/compound and wrapped to prevent rusting and damage.
- 19.3 Attachments and spare parts of equipment and all small pieces shall be packed in wooden crates with adequate protection inside the crates and wherever possible shall be sent along with the major equipment. Each item shall be provided an identification so as to identify it with the main equipment and part number and reference number shall be indicated.
- 19.4 All protrusions and threaded fittings shall be suitably protected and openings shall be blocked by covers.
- 19.5 Wherever required equipment material shall be packed in polyethylene bags and silica gel or similar dehydrating compound shall be put inside the bags to protect the equipment. Pipes/tubes made of stainless steel; copper etc. shall be packed in wooden crates irrespective of their sizes. The bidder firm shall be held liable for all damages or breakage of the goods attributable to defective or insufficient packing as well as for corrosion due to insufficient protection.
- 19.6 On three sides and top of package, markings as desired by MADC, shall be provided with indelible paint.

20. Substitution & Wrong Supplies

Substitution items shall be limited to same makes meeting functional requirements. Delivered materials not complying with the description or quality or supplied in excess quantity or rejected goods shall be taken back by the bidder firm at its cost and risk.

21. Dispatch of Documents:

The bidder firm shall forward two sets of the following documents, as soon as goods are dispatched.

- a. Invoice (copy) – 02 Sets
- b. Itemized Packing list with cost of each item. (copy)
- c. Proof of dispatch in the form of Transport way bill or Proof of receipt at site.
- d. Contractor shall obtain guarantee/ Warranty certificates in the name of MADC from OEM(s) and provide/extend all guarantee/ warranty certificates of supplies to MADC during handover of system to MADC.

APPROVED MAKES: - Exide, Amaron.

Annexure I

Format of Covering Letter

(To be submitted on Letter Head of the Bidding Company in envelope A)

To,

Vice Chairman & Managing Director

Maharashtra Airport Development Company Limited (MADC)

8th Floor, World Trade Center,

Cuffe Parade Mumbai – 440 005

Tel.: 91 – 22-49212121, Fax: 91 – 22-22163814

Sub: Submission of Techno-Commercial Tender for SUPPLY, INSTALLATION, TESTING & COMMISSIONING AND BUY BACK EXISTING UPS BATTERIES (SMF TYPE) AT SHIRDI AIRPORT. (2nd Call)

Sir,

Having examined the conditions of contract and specifications including any subsequent communication sent by MADC, I/we the undersigned, offer to undertake SUPPLY, INSTALLATION, TESTING & COMMISSIONING AND BUY BACK EXISTING UPS BATTERIES (SMF TYPE) AT SHIRDI AIRPORT as **OEM / SI / AI** (*strike off whichever is not applicable*) in conformity with the specifications, terms & conditions of Tender and the subsequent communications sent by MADC.

1. I/We agree to abide by the terms and provisions of the said conditions of the Tender Document(s) and provisions contained in the notice inviting tender. I/We hereby unconditionally and irrevocably accept(s) the tender conditions of MADC's tender documents in its entirety for the above work. It is certified that I/we have not stipulated any condition(s) in our tender offer. In case any condition(s) are found in our tender offer, the same shall be treated as withdrawn. Our Proposal is consistent and consistent with all the requirements of submission as stated in the Tender Document or in any of the subsequent communications from MADC.
2. I/We hereby submit the earnest money of **Rs. /-** for the Tender for the above-mentioned work online on maha tender portal.
3. We confirm that we have not fixed or adjusted the amount of the Bid by or under or in accordance with any agreement or arrangement / understanding with any other person. We also certify that we will keep the contents of our bid confidential, except as necessary as per the provisions of the Tender document. We also confirm that we have not entered and we will not enter into any agreement or arrangement with any person that they shall refrain from bidding, that they shall withdraw any Bid once offered or vary the amount of any Bid to be submitted.
4. Neither I/we, nor any of our subsidiary firm or our parent firm has submitted alternate or partial bids. We further certify that the principles above have been, or will be, brought to the attention of all sub-contractors, suppliers and associated companies providing services

or materials connected with the Bid and any contract entered into with such sub-contractors, suppliers or associated companies will be made on the basis of compliance with the above principles by all parties.

5. We confirm that we have studied the provisions of the relevant Indian laws and regulations required to enable us to prepare this Proposal and as required for the work, in the event that we are finally selected.
6. We confirm that all the terms and conditions of the Proposal are firm and valid for acceptance for a period of 90 days from the last date of submission of this Proposal.
7. Bid submitted by us is properly sealed and prepared so as to prevent any subsequent alteration and replacement.
8. That, I/We declare that I/we have not paid and shall not pay any bribe to any officer of MADC for awarding this contract at any stage during its execution or at the time of payment of bills, and further if any officer of MADC asks for bribe/gratification, I shall immediately report it to the Appropriate Authority in MADC.
9. That, I/We undertake that MADC's tender document shall form part of contract agreement.
10. We understand that you are not bound to accept the lowest or any bid, you shall receive.

Thanking you

Yours Sincerely

,

For and on behalf of : (name of the Bidding Company)

Signature : (Authorized Representative & Signatory)

Name of the Person :

Designation

Annexure – II Draft of Agreement

(Agreement to be executed on stamp paper of Rs. 500/- denomination)

This Work Agreement (“Agreement”) is made on this _____ day of _____ Two Thousand and Seventeen.

Between

Maharashtra Airport Development Company Ltd a company incorporated under the Companies Act, 1956 and having its registered office at 8th Floor, World Trade Center, Cuffe Parade, Mumbai 400 005 (hereinafter called ‘**MADC**’ or ‘**Company**’ which term shall unless repugnant to the context or meaning thereof be deemed to mean and include his heirs, executors, administrators, successors and assigns) of the One Part;

And

_____ a company incorporated under the Companies Act, 1956 and having its registered office at _____ (hereinafter called ‘_____’, or ‘**Contractor**’ which term shall unless repugnant to the context or meaning thereof be deemed to mean and include his heirs, executors, administrators, successors and assigns) of the Other Part;

WHEREAS

- A. MADC had invited proposals for the selection of a Successful Bidder through the competitive route for **SUPPLY, INSTALLATION, TESTING & COMMISSIONING AND BUY BACK EXISTING UPS BATTERIES (SMF TYPE) AT SHIRDI AIRPORT** on Contract Basis (hereinafter referred to as the “**Contract**”); by issuing the Tender document (“Tender Document”) document dated ___ & ___ containing inter-alia the minimum qualification on for a bidder and the terms and conditions for the implementation of the Project.
- B. The contractor is desirous of carrying out the said work on Lump Sum Contract basis at MADC LTD, Mumbai in accordance with this agreement.
- C. The contract has necessary capability to carry out the said work and has agreed to accept the contract hereby granted and undertake the work on the terms and conditions mentioned herein.
- D. On evaluation of the submitted proposals, MADC accepted the Contractor’s proposal for the said work at the cost of Rs. _____ as stated in the Tender Document and clarifications, if any and issued Letter of Acceptance (“LOA”) / Work Order dated _____.
- E. The Contractor has undertaken to abide duly by all the terms and conditions, directions, situation as contained in this agreement, Tender Document / RFP, Tender Document, LOA and correspondences made by MADC with the contractor while awarding this contract.

F. MADC is in process of handover this Airport to third party. In such event, this contract will be transferred from MADC to such third party including all obligations. Date for such transfer will be intimated to the contractor.

NOW THIS AGREEMENT WITNESS AND IT IS HEREBY AGREED BY BETWEEN THE PARTIES AND DECLARED AS FOLLOWS.

1. The document which forms part of the Contract / Agreement will be the Tender Document / RFP including Corrigendum, addendum to bid, letters of correspondence regarding award of contract, offer submitted by the contractor and letter of acceptance thereof. It is further agreed that the work order No.

..... Dated shall construe the contract between the parties.

2. In consideration of the payments to be made to the Contractor for the work to be executed by him, the Contractor shall duly provide, execute, complete the said work on or before the dates mentioned in the **Time Schedule of Completion of Work** attached herewith and perform all such acts and things in the Contract mentioned or described or which are to be implied there from or may be reasonably necessary for the completion of the said works at the time and manner subject to the terms and conditions stipulated in the Contract.

3. For due and faithful performance of Contractor's obligations during contract period, MADC will retain 10% of the contract value from the bills as performance security deposit. The Performance Security shall be released to the Successful Bidder within three months after expiry of warranty period (24 months from the date of takeover of system by MADC), after deducting amounts, if any, towards damages, faults,

non-compliance, adjustment against liquidated damages, incomes tax and other statutory deductions etc. EMD provided by the contractor will be adjusted towards the performance deposit.

4. In consideration of the due provision, execution and completion of the said works, the Company does hereby agree that the Company will pay to the contractor the respective amount for the work actually done by him as per the terms and conditions of the contract.

5. In consideration of the due provision, execution and completion of the said works, the Contractor does hereby agree to pay to the Company the amount as may be due to the Company and such other sum or sums as may become payable to the Company towards loss of or damage to the Company's equipment, materials,

construction plant and machinery, including those given on hire to the Contractor, if any as set forth in the said conditions of contract such payments to be made at such time in such manner as provided in the contract.

6. Contractor and its employees shall not use the MADC premises for the purpose other than that related to the said work.

7. Contractor shall provide at its own cost such person or persons for watch and ward duty in the airport as deemed necessary and or as directed by MADC for the security and safety of its equipment's till the time of handover of system to MADC.



8. REGISTRATION AND STAMP DUTY:-All cost, charges and expenses of and incidental to drawing, engrossing and completing the Agreement in duplicate including stamp duty and registration charges shall be borne and paid by the contractor.

9. IN WITNESS WHEREOF the MADC caused Shri. _____ to set his hand and affix his official seal hereto for and on its behalf and the Contractor has caused Shri. _____ to set his hand and affix the official seal hereto for and on its behalf on the day and year first herein above written.

SIGNED SEALED AND DELIVERED

By _____

for and on behalf of MADC

The LICENSOR

In the presence of _____

SIGNED SEALED AND DELIVERED

By Shri. _____

for and on behalf of _____

The CONTRACTOR

In the presence of _____

BOQ

Sr. No	Description	Unit	Quantity	Amount
1	SUPPLY, INSTALLATION, TESTING & COMMISSIONING AND BUY BACK EXISTING UPS BATTERIES (SMF TYPE) AT SHIRDI AIRPORT. (2nd Call) (for battery details ref. clause no. 9.1)	JOB	01	Rs.11,42,800.00 /-
Total Amount				Rs.11,42,800.00/-

Amount in words: only.

Authorized signatory
 (Name & Address)
 (Seal of the firm)

Note:

1. The bidder should submit the financial bid in the above format on the letter head of the company/manufacturer.
2. No cutting and overwriting are allowed.

CHECK LIST FOR TECHNICAL BID

We confirm that we have gone through the bid document and as instructed in the document, we hereby submit the following documents to form the bid,

Sr. No	Name of Documents	WHETHER SUBMITTED YES/NO	If YES, Attached at Pg No.
1	The Name and address, Telephone No, e-mail id of the firm/company tendering bid.		
2	Tender Fees		
3	EMD		
4	PAN No.		
5	GST		
6	Details of Experience in Similar Works		
7	Balance Sheet duly signed by CA		
8	Income Tax Return for last 3 years		
9	Power of attorney (If applicable)		
10	Annexure I duly filled and signed in Letter head/stamp paper		
11	Undertaking as per Clause 2.13 (iv) for non blacklisting		
12	Tender Documents signed by the Agency in all pages		
13	Satisfactory work completion certificate. If already work with MADC in last 03 years. (as per clause no 2.6 (2.6.6)		