BID FOR CASH COLLECTION & COIN SUPPLY WORK AT EACH STATIONS OF JAIPUR METRO STATIONS

Jaipur Metro Rail Corporation Limited
Directorate of Operations & Systems
407, Admin Building, Mansarovar Metro Depot, Bhrigu Path,
Mansarovar, Jaipur – 302020
Website: www.jaipurmetrorail.in
Email: gmop@jaipurmetrorail.in; gm.rs.jmrc@gmail.com

Signature of Authorized Signatory
Bid for Traffic earning cash collection and coin supply work at each station of Jaipur Metro Rail Corporation Ltd.

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**NOTICE INVITING BID (NIB)**

**NIB No. JMRC/O&S/OP/CC&CS/2016-17/NIB/06**  
**Date: 26/04/2017**

### 1. GENERAL

1.1 Jaipur Metro Rail Corporation Ltd. (JMRC) invites sealed bids by open competitive bidding process for "Traffic earning cash collection and coin supply work at each station of Jaipur Metro Rail Corporation Ltd." **on twice in a week(Monday and Thursday tentatively) basis** other than Sundays and Bank Holidays.

1.2 The key details of the NIB are as follows:

| a. Name of Bid | : Traffic earning cash collection and coin supply work at each station of Jaipur Metro Rail Corporation Ltd. NIB No. JMRC/O&S/OP/CC&CS/2016-17/NIB/06 |
| b. Estimated Cost of work | : Rs. 7,78,378/- (for Two years) This cost includes the cost of cash collection and coin supply but does not include other works viz. the earning on term deposits received by JMRC from the Bank. |
| c. Bid Security / Earnest Money Deposit (EMD) | : Rs. 15,568/- (by Demand Draft / Bankers Cheque, payable at Jaipur in favour of Jaipur Metro Rail Corporation Ltd.) |
| d. Cost of Bid form (Non-refundable) | : Rs. 1000/- (Rs. One Thousand Only), (Non-refundable) by Demand Draft/ Bankers Cheque payable at Jaipur in favour of Jaipur Metro Rail Corp. Ltd. |
| e. Bid Document availability period | : From Date: 27/04/2017 (office working hours)  
To Date: 15/05/2017 time 1500 Hrs |
| f. Pre Bid Meeting | : Date: 03/05/2017 Time 1500 Hrs |
| g. Authority and place for Pre-bid Meeting, seeking clarifications etc. | : General Manager (Operations), Jaipur Metro Rail Corporation Ltd., 407, Admin Building, Mansarovar Metro Depot, Bhrigu Path, Mansarovar, Jaipur – 302020  
Tel. +91(141) 5192709 & 5192719 |
| h. Last date for receiving queries/clarifications | : Date: 03/05/2017 Time 1700 Hrs |
| i. Bid Document submission period | : From Date: 12/05/2017 time 1700 Hrs  
To Date: 15/05/2017 time 1500 hrs. |
| k. Date & Time of opening of Bid | : Date: 15/05/2017 Time 1530 Hrs. |
| m. Validity of Bid | : 90 days from the last date of submission of bid. |
| n. Stipulated date of Commencement of work | : As specified in LOA. |
| o. Period of Completion of work | : 2 Years from the date of commencement of work. |

1.2 The Bid document consists of:
- Notice Inviting Bid (NIB)
- Instructions to Bidder (ITB)
- Bill Of Quantities (BOQ)
- General Conditions of Contract (GCC)
- Special Contract Conditions (SCC)
- Form of Agreement

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Signature of Authorized Signatory
Note:
A. Approved GCC is uploaded and available on the JMRC website. By Signing the Bid document, firm agrees to accept the GCC. While framing the contract with the successful Bidder, the bidder shall sign the complete GCC document and submit it to the JMRC.
B. Corrigendum, Addendums and subsequent clarifications on bid terms, if any, can be downloaded from the corporation's website [www.jaipurmetrorail.in](http://www.jaipurmetrorail.in) or [www.transport.rajasthan.gov.in/jmrc](http://www.transport.rajasthan.gov.in/jmrc) or state procurement portal i.e., [www.sppp.rajasthan.gov.in](http://www.sppp.rajasthan.gov.in). Intimation for change in the schedule of Bid opening etc. shall be published on these websites only. Keep visiting these websites for any subsequent clarifications & modifications.
C. If the date of opening is declared holiday, then Bids will be opened on next working day.
D. This bid is under RTPP Act, 2012 &Rule 2013.

1.3 Availability and Issue of Bid Documents
The Bid documents consisting of Specifications, Schedule of quantities of work to be done and set of terms and conditions of contract to be complied with by the contractor, whose Bid may be accepted and all other information/documents pertaining to the work will be open for inspection for Bidders and can be had from the Office of General Manager (Operations), Jaipur Metro Rail Corporation Ltd., 407, Admin Building, Mansarovar Depot, Bhrigu Path, Mansarovar, Jaipur – 302020 between 11:00 Hrs to 16:00 Hrs on every working day except on Saturday, Sunday and Public Holidays during the period as mentioned in NIB.
To purchase the Bid document, bidder needs to apply on its letter head to GM (Operations), JMRC, Jaipur along with the Cost of Bid form as mentioned at 1.1.2 (d) of the NIB.
The complete bid document can also be downloaded from corporation's website [www.jaipurmetrorail.in](http://www.jaipurmetrorail.in) or [www.transport.rajasthan.gov.in/jmrc](http://www.transport.rajasthan.gov.in/jmrc) or state procurement portal i.e., [www.sppp.rajasthan.gov.in](http://www.sppp.rajasthan.gov.in). The bidder can use this downloaded Bid Document for submission. However while submitting of the downloaded bid, bidder shall have to submit the cost of bid form (as per the 1.1.2 (d) of the NIB) by Demand Draft/ Bankers Cheque in favour of JMRC payable at Jaipur.

### ELIGIBILITY CONDITIONS

<table>
<thead>
<tr>
<th>Eligibility criteria</th>
<th>Document required to substantiate the same</th>
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<tbody>
<tr>
<td>The Eligibility Criteria for the bidders is that the bidder should be (a) Scheduled Commercial Bank in India AND (b) Having their branch(es) at Jaipur City.</td>
<td>a. Registration certification of the Bank/Certificate of incorporation etc or undertaking by the bidder in this regard.</td>
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<td></td>
<td>b. Articles of Association &amp; Memorandum of Association (If applicable) or undertaking by the bidder in this regard.</td>
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<tr>
<td></td>
<td>c. Copy of Banking License issued by RBI or undertaking stating the same or undertaking by the bidder in this regard.</td>
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<td></td>
<td>d. Audited statement from Bank certifying deposits on 31.03.2016 or undertaking stating the same.</td>
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<td>e. An undertaking certifying availability of Branch(es) of the Bank at Jaipur.</td>
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**General Manager (Operations)**

JAIPUR METRO RAIL CORPORATION LTD,
407, Admin Building, Mansarovar Metro Depot, Bhrigu Path, Mansarovar, Jaipur – 302020
Tel: +91-141-5153709, 5153719
Email: gmop@jaipurmetrorail.in
3 INSTRUCTIONS TO BIDDER (ITB)

3.1 General Guidelines:

A. This Bid Document does not purport to convey all the information that each bidder may require. Bidders are requested to conduct their own investigations and analysis and to check the accuracy, reliability, and completeness of the information in this Bid Document before participating in the bid process. JMRC Ltd. makes no representation or warranty and shall incur no liability under any law, statute, rules & regulations in this regard. Information provided in this Bid Document is only to the best of the knowledge of JMRC Ltd.

B. Bidders should read carefully the contents of this document and provide the required information. Each page of the Bid Document, Addendum (if any) and other submissions, before submission of the bid, may be Numbered, Signed & Stamped, as a token of acceptance of terms and conditions of this bid. Any unsigned and unstamped document may not be considered for evaluation. The signature is required to be done by the bidder itself/authorized signatory of the Bidder for which a valid Power of Attorney shall be enclosed. All documents shall be submitted in English Language or attached copy of English version along with copy of original.

C. Bidders should provide all the required information and attach supporting documents as earmarked/mentioned signed by the bidder/authorized signatory of the bidder and attested by competent authority wherever asked.

D. For any query from bidder, JMRC reserves the right not to offer clarifications on any issue raised in a query. No extension of any deadline will be granted for JMRC having not responded to any query or not provided any clarification.

E. Bidders should clearly note the date and time of submission of Bid. Late or delayed Bids will not be accepted. Bidders are reminded that no supplementary material will be entertained by JMRC and Technical Evaluation will be carried out only on the basis of submissions received by JMRC by the date/time of the bid submission. However, JMRC may ask for any supplementary information, if required.

F. Technical Evaluation will help assess whether the bidder possesses the earmarked technical/financial capabilities.

G. It shall however be noted that JMRC will not discuss any aspect of the evaluation process. Bidders will deem to have understood and agreed that no explanation or justification of any aspect of the selection process will be given by JMRC and that JMRC's decisions are without any right of appeal/litigation whatsoever. Applicants may note that the selection process will entirely be at the discretion of JMRC.

H. Bids will not be considered if Bidders make any false or misleading representations in statements/attachments. If any submission is found false or misleading, even at a later stage i.e. after completion of process then also JMRC may annul the award of work and forfeiting Bid Security Amount (if any held with JMRC) and Performance Security (if any available) and take action as per RTPPR Act & Rule.

I. Bidders may remain in touch with the JMRC’s website www.jaipurmetrorail.in or www.transport.rajasthan.gov.in/jmrc or State Public Procurement Portal www.sppp.rajasthan.gov.in for any kind of latest Information, Addendum, Clarification, etc.

J. The words 'bid' and 'tender' have been referred interchangeably in this bid document.

3.2 Bid Document

3.2.1 The Bid Document is meant to select contractor for providing cash collection and coin supply Services at metro stations. Necessary detail of required services are there in the Scope of Work at 3.2.3 below.

3.2.2 The Bid Document duly encompasses the Scope of Work, Eligibility Criteria, Selection Procedure, Necessary Instructions, Terms and Conditions and other associated / related Document(s) / Annexure(s). Same has been delineated by various parts of the Bid Document as mentioned in clause 1.2 of the NIB.

3.2.3 Scope of Work

Contractor shall be required to execute the cash collection, coin supply, term deposit services as determined by JMRC. The services shall be required at the Metro Stations of JMRC. Brief of the required services and, functional requirement are detailed as under:-

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3.2.3.1
(a) The successful bidder shall make available the cash collection facility through its authorized manpower from the JMR Metro Station minimum twice in a week (Monday & Thursday tentatively) basis except on Bank Holidays.
(b) Counting and verification of cash shall be carried out before pickup at stations.
(c) JMR will open two accounts one Current Account named as “JMRC LIMITED (TRAFFIC EARNING ACCOUNT)”, another named as ‘Escrow Account’ with the selected bank.
(d) The bank will credit into Escrow Account upto next day of counting and after that earning will be transferred to “JMRC LIMITED (TRAFFIC EARNING ACCOUNT)”. 
(e) The Fixed Deposit/ Term Deposit Receipt (TDR) (Flexi in nature) will be opened initially for 46 days, unless or otherwise instructed by the JMR on every day after leaving a balance of Rs. 5,00,000 in the above account and the rate of interest will be applicable as per the bank’s quoted offer. On maturity of a TDR, it is to be encashed and amount put back into the current A/c. However, at the end of a working day, the balance in account should be Rs. 5,00,000 only and the entire amount over that should be put into the new TDR.
(f) The interest payable by the Bank to the JMRC for the 46 days TDRs shall be at the accepted rate and same shall be linked with the MIBOR rate for 1 month as declared on the day of creation of TDR. In case of premature encashment of Term Deposit Receipt, interest payable shall be at the card rate of successful Bank.
(g) The Bank will supply coin at each station minimum twice in a week (Monday & Thursday tentatively) basis other than Bank Holidays in denominations of Rs. 1, Rs. 2, Rs. 5 and Rs. 10, total weekly requirement for complete metro section (all stations of Jaipur Metro) varying between Rs. 1,50,000 to Rs. 2,00,000. Requirement of coins may increase as the revenue operation of the JMRC progresses. The bank shall be required to meet the additional requirement of coins as per the need.
(h) If any bank holiday occurs on these days (Monday & Thursday), then cash collection/coin supply is to be done on next working day.

3.2.4 The period of contract shall be for a period of 2 (Two) years for the date of commencement of work and may be extended if required on same terms & conditions as per rule 73 of RTPPR Act & Rule.

3.2.5 The above services may be required at the following sections (as a whole or in part) of Jaipur Metro:
- East-West Corridor (Mansarovar to Chandpole Stations (9 Metro Stations) of Rail Elevated & Underground Corridor Section).
Besides above, the services may be required at any other sections operated by JMRC at the same terms and conditions on the approved rates.

3.2.6 The quantity of items shown in the Scope of Work is approximate and liable to vary during the actual execution of the work. The contractor shall be bound to carry out and complete the stipulated work irrespective of variation in individual items, at the same rate as specified in the Scope of Work, except revising rates of the Cash Collection & Coin Supply work on account of revision in Minimum Wages.

4 WHO CAN APPLY
Those banks who qualify the eligibility conditions as mentioned in the notice inviting Bid (NIB) can apply for the Bid.

5 BID REQUIREMENTS
5.1 In this bid process, the bid document requirement has been detailed below. Bidder should mark “Bid Envelope”, NIB no., Name of Work, Date & Time of Bid Opening and Name of the Bidding Bank on the envelope containing following –

5.1.1 The bidder shall enclose signed and stamped copy of the Bid Document including BQQ. Besides this, all other associated / required documents shall be submitted duly numbered, signed and stamped by the bidders. All applicable Annexures / Proformas shall be duly filled by the contractor.
The Financial Instruments (i.e. Demand Draft/ Banker Cheque) of Cost of Bid Form. Bid Security Amount shall also be submitted by the bidder in this envelope.

AND

5.1.2 Power of Attorney in the name of Authorized Signatory, in case the documents are signed by the authorized signatory of the bidder.

AND

5.1.3 The bidder shall be required to enclose signed and stamped copy of documents to prove the eligibility of Bank as per clause 2 of Notice Inviting Bid (NIB).

6 BID CLARIFICATION PROCESS: QUERY FROM BIDDERS
6.1 If the bidder for any reason, whatsoever, be in doubt about the meaning of anything contained in the Bid Document, he may seek clarifications in the form of query, in writing, from the Office of General Manager/Operations, as per schedule given in the Notice Inviting Bid. Authorized Reply to Query as mentioned below, if any given by JMRC, shall form part of the Bid Document.

6.2 Except for written clarifications (Reply to Query(s)) from the office of General Manager /Operations, which is expressly stated to be an addendum to the bid document issued by JMRC, no written or verbal communication/presentation/explanation by any other employee of JMRC shall be taken to bind or fetter JMRC under the bid/contract.

7 COST OF BIDDING
The bidder shall bear all costs associated with the preparation and submission of his bid and JMRC will in no case be responsible or liable for these costs, regardless of the conduct or outcome of the bidding process.

8 SITE VISIT
Any site information/schedule of works given in this bid document is for guidance only. The bidder is advised to visit and examine the work site and its surroundings at his cost and obtain for himself on his own responsibility, all information that may be necessary for the preparation of the bid and entering into the Contract.

9 BID VALIDITY
The bid shall remain valid and open for acceptance for 90 days from the date of submission of the bids. In exceptional circumstances, prior to the expiry of the bid validity period, JMRC may request the bidders for a specified extension in the period of bid validity. The request and the response thereto shall be made in writing or by tele-fax. Bidders may refuse the request without forfeiting their bid security. Bidders agreeing to the request for extension of bid validity period shall not be permitted to modify their bid but will be required to extend the validity of the period of the bid security correspondingly.

10 BID SECURITY
10.1 The bidder shall furnish bid security of the amount in the manner as mentioned at 1.1.2 (c) in the Notice Inviting Bid.

10.2 Bids not accompanied by an acceptable bid security shall be summarily rejected as being non-responsive.

10.3 The bid security of unsuccessful bidders may be discharged/returned by JMRC within 15 days after the signing of contract agreement with successful bidder and as per the provision of Rule 42 of RTPPR.

10.4 The bid security may be forfeited as per:-
1) If bidder withdraws its bid during the period of bid validity,
2) If bidder does not accept corrections in Rules quoted in the Commercial Bid.
3) In case of a successful bidder fails to:
   i) Furnish the necessary Performance Guarantee within the prescribed time limit.
   ii) Commence the work as per terms & conditions of the Bid/ JMRC instructions given in the Letter of Acceptance.
   iii) Enter into the Contract Agreement within the time limit.
4) As per the provision of Rule 42 of RTPPR

No interest shall be payable by JMRC on the bid security.

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11 LANGUAGE OF BID
The bid prepared by the bidder and all correspondence and documents relating to the bid shall
be in English language. The documents submitted by the bidder will not be returned by JMRC
to the Bidder.

12 BID PRICES
12.1 The Contract shall be for the whole work, if bid not split among the bidders, as described in Bill
of Quantities / Letter of Acceptance (LOA). The bidder shall fill the requisite charges etc. in the
Bill of Quantity (BOQ). The bidder is required to quote his rates taking into account all the
Terms & Conditions of the Bid.
12.2 The bidder shall quote his rates inclusive of all taxes, duties, royalties, statutory minimum
payments/contributions to be paid to and/or on behalf of the manpower supplied by the bidder,
overheads, insurance, cost incurred for obtaining various licenses as per statutory requirements,
etc. but excluding of Service Tax. Applicable service tax shall be payable by the JMRC to
the successful bidder extra. Service tax deposit challan shall be provided by the contractor
in following month.
12.3 Quoted price will be deemed to include all incidental charges, supervision, transport,
contractor’s profit and establishment/overheads, all risks & insurance liabilities,
compliance of Labour laws and other obligations set out or implied in the contract,
complete as required.
12.4 The contractor shall be fully responsible to meet all the labour regulations and shall keep the
JMRC fully indemnified in this regard.
12.5 Income Tax, Work Contract Tax/TDS and other statutory deductions as applicable will be
deducted from every monthly bill by JMRC.
12.6 During the currency of the contract, the successful bidder shall be required to procure necessary
insurance policies as stipulated for insured transit of cash.
12.7 Contractor shall be required to pay to its employees, roped in for services under the contract,
based on category of minimum wages given by JMRC and deposit / disburse other statutory
dues to the applicable authority/ organisation OR as per the direction of JMRC.

13 SEALING, MARKING AND SUBMISSION OF BIDS
13.1 The Bids shall be submitted as per Single Bid Single Envelope system as described below in
person at the O/o GM (Operation), JMRC, Jaipur. Completed Bid Package sent by the post/
courier for submission shall not be entertained by the JMRC and JMRC shall not be responsible
for loss of such bids.
13.2 The Bids shall be submitted in One Envelope duly super scribed from the bidders the
Name of Work and "Bid Package" along with name, address and contact particulars of
the Bidders.

13.3 The Bid Package Envelope shall contain the following:
13.3.1 If bidder is using the downloaded Bid Document for submission of the Bid, Cost of Bid form
as per clause 1.1.2(d) of the NIB
13.3.2 Bid Security in the form as described in 1.1.5(p) in the NIB
13.3.3 An undertaking that there are No Technical or Commercial deviations or additional Conditions
incorporated in the Bid document.
13.3.4 Bid documents as listed below:
a. Notice Inviting Bid (NIB)
b. Instructions to Bidder (ITB)
c. Bill Of Quantities (BOQ)
d. General Conditions of Contract (GCC)
e. Special Contract Conditions (SCC)
f. Form of Agreement
13.3.5 All documents establishing the eligibility of the Bank as per NIB Condition
(Photocopy should be self certified).
13.4 The Bid should be properly bound and sealed. In case of loose bound submission of Bid, the Bid
may be liable for rejection.
13.5 If it is found at any stage of Bid scrutiny after submission of Bid that the bidder has made any correction/addition/alternation/omission in Bid documents vis-à-vis the issued/uploaded Bid documents shall be treated as non-responsive and shall be summarily rejected and the Bid Security deposited by bidder shall be forfeited in addition to any other action as per prevalent rules.

BID OPENING AND EVALUATION

14 BID OPENING
The duly authorized committee of JMRC will open the Bid Package Envelope on the scheduled Date, Time and Venue. Bidder(s) or their authorized representative(s) who may choose to be present at the time of Bid opening, if the Bidder wishes.

15 PROCESS TO BE CONFIDENTIAL
15.1 Except the public opening of Bid, information relating to the examination, clarification, evaluation and comparison of Bids and recommendations concerning the award of Contract shall not be disclosed to bidders or other persons not officially concerned with such process.
15.2 Any effort by a bidder to influence the Employer/Engineer in the process of examination, clarification, evaluation and comparison of Bids and in decisions concerning award of contract, may result in the rejection of the bidders Bid & may be dealt as per RTPPR act & rule.

16 CLARIFICATION OF BIDS
16.1 To assist in the examination, evaluation and comparison of Bids, the Engineer / Employer may ask bidders individually for clarification of their bids, including break-up cost of prices. The request for clarification and the response shall be in writing or by telex/GSM but no change in the price or substance of the bid shall be sought, offered or permitted except as required to confirm correction of arithmetical errors discovered by the Engineer during the evaluation of bids in accordance with Clause 18 herein.

17 DETERMINATION OF RESPONSIVENESS
17.1 Prior to the detailed evaluation of bids, the Engineer will determine whether each bid is responsive to the requirements of the bid documents.
17.2 For the purpose of this Clause, a responsive bid is one, which conforms to all the terms, conditions and specifications of the bid documents without material/work deviation or reservation. "Deviation" may include exceptions, exclusions & qualifications. A material/work deviation or reservation is one which affects in any substantial way the scope, quality, performance or administration of the works to be undertaken by the bidder under the contract, or which limits in any substantial way, the Employer's rights or the bidders obligations under the Contract as provided for in the Bid documents and / or is of an essential condition, the rectification of which would affect unfairly the competitive position of other bidders presenting substantially responsive bids at reasonable price.
17.3 If a bid is not substantially responsive to the requirements of the bid documents or if the working methods proposed by the bidder are considered impracticable, it will be rejected by the Employer, and will not subsequently be permitted to be made responsive by the bidder by correction or withdrawal of the non-conformity or infirmity.
17.4 The decision of the Engineer/Employer as to which of the bids are not substantially responsive or have impractical / methods or Programmes for execution shall be final.

18 EVALUATION OF BID
18.1 The Employer will, keeping in view the contents of Clause 8.1 of ITB, carry out technical evaluation of submitted technical proposals to determine that the bidder has a full comprehension of the work. Where a bidder's technical submission has a major inadequacy, his bid will be considered to be non-compliant and will be rejected.
18.2 Only those bids who conform to the eligibility conditions and technically acceptable will be eligible for consideration of their financial proposals/BOQ. Technically unacceptable/ineligible bids will not be eligible for consideration of their financial bids. The
18.3 The evaluation of financial proposals by the Employer / Engineer will take into account, in addition to the bid amounts, the following factors:

(a) Arithmetical errors corrected by the Employer / Engineer in accordance with Annexure-‘P’ of the ITB.

(b) Such other factors of administrative nature as the Employer/Engineer may consider having a potentially significant impact on contract execution, price and payments, including the effect of items or unit rates that are unbalanced or unrealistically priced.

18.4

(a) Offers, deviations and other factors, which are in excess of the requirements of the bid documents or otherwise will result in the accrual of unsolicited benefits to the Employer, shall not be taken into account in bid evaluation.

(b) The JMRC reserves the right not to consider any deviation that in the sole discretion of the JMRC is found unacceptable. JMRC shall require such deviations to be withdrawn, for the unaccepted deviations. The evaluation subsequently will be made on the rates quoted for such items in original offer.

18.5 Price adjustment provisions applicable during the period of execution of the contract shall not be taken into account in bid evaluation.

18.6 Evaluation of financial proposal will be based on pricing schedule/quantities in Bill of Quantity (BOQ) and rates quoted. Any alteration in BOQ will not be given any cognizance.

18.7 The duly authorized Engineer / Committee reserve the right to ask for submission of the source of procurement for the materials for which the bidder has quoted his rates before the bid can be considered for acceptance. If the bidder, who is called upon to do so, does not submit within a reasonable time of written order to do so, JMRC shall be at liberty to forfeit the said earnest money absolutely.

18.8 Negotiation may be held if decided by the Procuring Entity. His decision shall be final in this regard, (as per the provision of rule 69 of RTTPR)

19 OTHER BID GUIDELINES/ EVALUATION OF BIDS

19.1 JMRC reserves the right not to proceed with the bid process at any time without any notice, justification or liability and may cancel at any time.

19.2 All bids, documents and other information submitted by the bidders to JMRC shall become the property of JMRC. Bidders shall treat all information furnished as strictly confidential. JMRC will not return any submission.

19.3 The bid is not transferable under any circumstances.

19.4 Bid in any form other than the prescribed format issued by JMRC will not be entertained and will be summarily rejected.

19.5 Bids with revised / modified rates / offer after submission / opening of the bid will be summarily rejected. In such a case JMRC may forfeit the Bid Security Deposit submitted with the bid (as per RTTPR act & rule).

19.6 JMRC reserves the right to accept or reject any or all bids or any part of the bid without assigning any reason thereof, and the decision of JMRC in this respect shall be final. JMRC reserves the right to award the bid to a bidder other than the most economic bidder.

19.7 JMRC may not consider bidders who have poor performance records such as abandoning works, not following statutory requirements, financial failure, etc.

20 AWARD OF CONTRACT

20.1 Contract shall be awarded to the bidder whose bid is found to be most advantages and evaluation of the most advantages offer shall be carried out as follows:

20.1.1 Total amount quoted by the bank for cash collection and coin supply services for two years shall be considered as Expense to JMRC.

20.1.2 Total amount of the compound interest on Rs. 5 crore for two years shall be taken as Earning for JMRC.
For evaluation purpose, compound interest for two years, compounding on every 46 days, accruable on Rs. 5 crore, shall be calculated with the interest rate [730/46 = 15.869] as under:

a. MIBOR for 1 month on the last date of previous month to the month in which the NIB is floated

And

b. Percentage quoted (plus/minus) by the bank over or below MIBOR for 1 month.

20.1.3 Both (I) & (II) for two years will be calculated to find out the most advantageous offer for JMRC.

20.1.4 It is clarified that actual deposit in TDR may be higher or lower at a given time of the contractual period. But Rs. 5 crore is adopted purely for the purpose of the assessment of economic offer for JMRC. The bank will have no right whatsoever to demand a minimum of Rs. 5 crore deposits all the time.

20.1.5 It is also clarified that MIBOR rate as on the last date of previous month to the month in which the NIB is floated is taken only for bid evaluation purpose. In actual at the time of creation of new TDR, MIBOR rate for one month declared on the day of creation of such TDR shall be applicable.

20.2 In case, two or more responsive bidders have quoted the same price, which is also the lowest one rate offered, then all such bidders will be given an opportunity to revise their financial bid by submitting fresh financial bid, which shall necessarily be economical than the previous bid. The revised financial bid shall be submitted by the date and time as notified to the concerned bidders.

20.3 In case, two or more responsive bidders again quote the matching rates in their revised Financial Bids, then JMRC will resort to an open auction among the same Bidders (i.e. who have quoted the matching rates). Out of this open auction process, the bidders who offer the most economical shall be declared as successful bidders. The date and time of auction will be notified to the concerned Bidders.

20.4 Prior to the expiry of the period of bid validity, JMRC will notify the successful bidder in writing, through Letter of Acceptance (LOA), that his bid has been accepted.

20.5 The Letter of Acceptance would be sent in duplicate to the successful bidder, who will return one copy to JMRC duly acknowledged, signed and stamped by the authorized signatory of the bidder, as an unconditional acceptance of the Letter of Acceptance, within three days from the date of issue of LOA.

20.6 Letter of Acceptance shall communicate the sum which the JMRC would pay to the Contractor during the contract period, to be paid on month to month basis and based on bills submitted by the Contractor as per procedure chalked out in the SCC and subject to actual work carried out in consideration of the execution / completion of the works by the Contractor as prescribed in the Contract (hereinafter called ‘the Contract Price’).

20.7 No correspondence will be entertained by JMRC from the unsuccessful bidders.

20.8 Upon Letter of Acceptance being signed and returned by the successful bidder, JMRC will promptly notify the unsuccessful bidders and discharge / return their bid security.

21 PERFORMANCE SECURITY

21.1 The successful bidder shall furnish to JMRC a security in the form of unconditional Bank Guarantee / Bankers Cheque / Demand Draft for an amount, equivalent to 5% of the Contract Price within 30 days from the date of issue of Letter of Acceptance (LOA).

The validity of the Bank Guarantee shall be six months beyond the date of completion of all contractual obligations of the bidder, including warranty obligations and maintenance and defect liability period. The Bank Guarantee shall be prepared from a scheduled Commercial Bank based in India, with a branch located in Jaipur, as per the format of Bank Guarantee provided in this Bid Document. Further as and when contract value increases, as a result of revision in Minimum Wages / Service Tax, the contractor shall be required to deposit additional Performance security so as to ensure availability of Performance security at 5% of contemporary contract value in force with JMRC at all times.

21.2 Failure of the successful bidder to submit the required Performance Security shall constitute sufficient grounds for the annulment of the award of the Bid and forfeiture of the Bid Security.
22 SIGNING OF CONTRACT AGREEMENT
22.1 JMRC shall prepare the contract agreement, as in the proforma given in this bid document, duly incorporating all the terms & conditions of the bid.
22.2 For the purpose of preparing of the contract agreement, the contractor shall be required to deposit 2 Non Judicial Stamp Papers of appropriate value, as per GoR rule.
22.3 Prior to signing of the Contract Agreement, the successful bidder shall be required to submit the following:
   a. Performance Security
   b. Power of Attorney in favour of Authorized Signatory(s)
   c. Signed copy of the GCC.
22.4 The Contract Agreement shall require to be executed within 15 days from the date of issue of the Letter of Acceptance.

23 CANCELLATION OF LETTER OF ACCEPTANCE (LOA)
After issuance of the Letter of Acceptance, in case, the successful bidder fails to commence the work by the date of commencement, for whatsoever reasons, as per terms & conditions of Bid then the LOA may be cancelled and the bid security forfeited in favour of JMRC.

24 CORRUPT & FRAUDULENT PRACTICES
JMRC requires that the Bidders and / or their agents observe the highest standards of ethics during Bidding and execution of this Contract. In pursuance with this policy, JMRC:
   a. Defines, for the purpose of these provisions, the terms set forth below as follows:
      (i) "corrupt practice" means the offering, giving, receiving or soliciting of anything of value to Licensor or its employees, influence in the contract execution; and
      (ii) "fraudulent practice" means a concealment or misrepresentation of facts in order to influence execution of the contract to the detriment of JMRC, and includes collusive practice among Bidders (prior to or after bid submission) designated to establish bid prices at artificial non-competitive levels and to deprive JMRC of the benefits of free and open competition.
      (iii) Breach of any of the contract condition during execution.
   b. Will reject the bid or rescind the contract if JMRC determines that the Bidder/Contractor or the employees deployed by the contractor for the performance of services are engaged in corrupt or fraudulent practices.
   c. Will declare a Contractor ineligible, either indefinitely or for a stated period of time, for participation in the bidding process, if it at any time determines that the Contractor has engaged in corrupt or fraudulent practices in competing for or in executing the contract.
   d. The successful Bidder/Contractor shall apprise JMRC through CVO or equivalent officer or authorized officer of JMRC of any fraud/suspected fraud as soon as it comes to their notice.

25 INSURANCE
The cash and coins in transit will be insured by the successful Bank at their own cost and Bank has to submit the copy of the Insurance policy w.r.t. Cash transit loss etc. to the JMRC.
Bill of Quantities (BOQ)

Bank has to quote its rates in the following tables.

A. The monthly service charges (per station) excluding service tax for Cash Collection and Coin Supply work at each station of Jaipur Metro Rail Corporation Limited (Mansarovar to Chandpole Metro Stations)

(Amount in Rupees)

<table>
<thead>
<tr>
<th>S. No.</th>
<th>Activities</th>
<th>No. of stations</th>
<th>Rate per Month Per Station</th>
<th>Total amount Per month</th>
<th>Total amount for two years</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>a</td>
<td>b</td>
<td>c</td>
<td>d</td>
<td>c * d</td>
<td>f = c * 24</td>
</tr>
<tr>
<td>1</td>
<td>Cash Collection</td>
<td>9</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>Coin Supply</td>
<td>9</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

B. Quote for Interest rate applicable for TDRs (Flexi) of 46 days

<table>
<thead>
<tr>
<th>Base Rate</th>
<th>Percentage (Above/Below/At Par) to be quoted by the bank in reference to the Base Rate</th>
<th>Percentage quoted in reference to the Base Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Mention the word &quot;Above&quot; or &quot;Below&quot; or &quot;At Par&quot; in reference to the Base Rate</td>
<td>in figure</td>
</tr>
<tr>
<td>MIBOR for 1 month</td>
<td>a</td>
<td>b</td>
</tr>
</tbody>
</table>

C. Total earning to JMRC by the compound interest accrued on Rs. 5 crore (Calculation for evaluation purpose only)

(Amount in Rupees)

<table>
<thead>
<tr>
<th>S. No.</th>
<th>MIBOR Rate % for one month on last day of the previous month of floating of MIBOR</th>
<th>Total percentage quoted (above/ below/ at Par) in reference to MIBOR as per cell 'b' of table 'B'</th>
<th>Applicable interest rate % (for 46 days TDR)</th>
<th>Total interest compounded at the interval of 46 days and accrued on Rs. 5 crore at the interest rate as per 'd'</th>
</tr>
</thead>
<tbody>
<tr>
<td>a</td>
<td>b</td>
<td>c</td>
<td>d=((b+c)*46/365)</td>
<td>e=500000000*(1+d)^15.67-1</td>
</tr>
</tbody>
</table>

Signature of Authorized Signatory
Net amount (for evaluation purpose only):

<table>
<thead>
<tr>
<th>S. No.</th>
<th>Earning/Expenses</th>
<th>Quoted Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Referred from</td>
</tr>
<tr>
<td>1.</td>
<td>Total Expenses to JMRC</td>
<td>'a'</td>
</tr>
<tr>
<td>2.</td>
<td>Total Earning to JMRC</td>
<td>'b'</td>
</tr>
<tr>
<td></td>
<td>Net amount</td>
<td>'e'</td>
</tr>
<tr>
<td></td>
<td>e = b - a</td>
<td></td>
</tr>
</tbody>
</table>

NOTE:

Fixed deposit rates for 46 days for TDR (Flexi) to be created on daily basis after leaving Rs. 5 Lac in the current account. The rate will be based on MIBOR for 1 month of the day of creation of such TDR, plus/minus the percentage quoted above/below by the bank. For example, in a typical situation suppose the MIBOR for 1 month is 8% on that day and the bank has quoted above (plus) 1%, then the interest rate applicable for TDR will be 9% p.a.

Fixed deposit rates are floating in nature. Hence MIBOR for one month declared on the day of creation of the new TDR, shall be applicable.

Evaluation criteria are defined at clause 20.1 of the ITB.

Signature of Bidder
DRAFT CASH COLLECTION AND COIN SUPPLY SERVICE AGREEMENT

THIS CASH COLLECTION AND COIN SUPPLY AGREEMENT (hereinafter referred to as the “Agreement”) is entered into at JAIPUR on this ---- day of --------- year -------- (“Effective Date”) between

JAIPUR Metro Rail Corporation Limited (JMRC) incorporated and registered under The Companies Act, 1956 having its registered office at Khanuj Bhawan, Behind Udyog Bhawan, C-Scheme, Jaipur-302005, India, (hereafter referred to as “Company”, which expression shall unless repugnant to the context and meaning thereof deem to mean and include successors and permitted assigns) of the one part.

and

_________________________, a Company incorporated/set up under the Companies Act, 1956/any other statute (to be mentioned) and licensed as a Bank under the Banking Regulation Act, 1949 and having its registered office at ___________________________ and corporate office at ___________________________, (hereinafter referred to as “________”, contractor or the bank which expression shall unless it be repugnant to the context or meaning thereof shall mean and include its successors and permitted assigns) of the other part.

JMRC and ___________________ are hereinafter individually referred to as “Party” and collectively as “Parties”.

WHEREAS

_________________________, is a Banking Company providing wholesale and retail banking services. The company is desirous of providing the cash collection and coin supply services as provided by _____________ and ___________ has agreed to provide the same in accordance with the terms and conditions as specified hereunder.

NOW THEREFORE, witnesses and is hereby agreed to by and between the parties as follows:

1. DEFINITIONS

In this agreement, the capitalised terms shall have the following meanings:-

“Cash Deposit” means all cash deposit as may be made for the business purposes of the Company;

“Coin supply” means supplying of coins at all stations of JMRC on twice in week (Monday & Thursday) basis other than Sundays and Bank holidays;

“Services” shall mean the cash collection and coin supply work at the metor station of Phase 1A to be provided by ______________ to the Company herein.

2. SERVICES TO BE PROVIDED

2.1 ___________ will collect all cash deposit from JAIPUR Metro Rail Corporation Ltd.’s stations as mutually agreed to by the Company and ___________ and credit the same to the account of the Company as specified by the company in writing to _____________.

2.2 ___________ will supply the coins to all stations of JAIPUR Metro Rail Corporation Ltd. as mutually agreed by the Company and ___________.

2.3 ___________ will make arrangement for TDR as specified in the Bid Document at the Bank’s quoted offer as per Annexure (A).

__________________________

Signature of Authorized Signatory
3. OBLIGATION OF THE COMPANY

3.1 The Company agrees that only the cash deposits accompanied with the deposit slips, as specified by ______ from time to time, duly completed in all respects, will be accepted by ______ from such persons as the Company may determine, and make available the deposit slips provided to the Company by ______ for this purpose.

3.2 All cash deposit in favour of the Company shall be made with ______ or with representatives within the time specified by ______ from time to time and in accordance with the operational details as specified in Annexure B hereto.

3.3 The Company shall, from time to time, during the validity of this agreement, lodge with _____ the specimen signature of such persons including the officers of the Company/Company’s dealers/ Company’s representatives who are authorised to deposit the cash Deposits to ______ or representative of ______.

3.4 The Company agrees that coin supply will be accepted only by such persons as the Company may determine from the authorised persons of the Bank.

4. INVOICING AND PAYMENT

4.1 The ______ will forward the invoice on monthly basis to the Company towards the charges for cash collection and coin supply as agreed between the Company and ______ in this agreement and specified in Annexure - A hereto and the Company will make the payment after deducting the statutory deduction, if any.

4.2 The ______ shall not be entitled to reverse any credit entry consequent to the shortfall in cash deposit, or on account of counterfeit or torn currency notes, as in the Annexure - B hereto.

5. INDEMNITY

The Company agrees to indemnify and keep ______ indemnified and save harmless against all claims/ damages/losses/costs/expenses suffered or incurred by ______ due to collection / cash deposit in pursuance of this agreement and / or Company’s title to the cash deposits collected is found to be defective or the Company is found to have no title to any cash deposit collected, or if there is any short fall, counterfeit or torn currency note or from any action of any statutory, administrative, regulatory authority or person making a claim on proceed from the collection of cash deposit in pursuance of this agreement by ______. The provisions of this clause shall survive the termination of this agreement.

6. TERMS AND TERMINATION

This agreement shall remain in force initially for a period of two years from the date hereof, which may be extended for further period of one year as may be mutually agreed upon by and between the parties and performance of the bank. ______, without assigning any reason, may terminate this agreement by giving 30 days advance written notice to the Company and the Company may terminate the agreement, without assigning any reason, by giving 30 days advance written notice to ______, subject to satisfying claims pending against each other in full and final settlement. The termination of this agreement shall not affect the rights and liabilities of the Company and the ______, accrued on the date of termination.

7. FORCE MAJEURE

_______ shall not be liable for any failure to perform any of its obligations under this agreement if its performance is prevented, hindered or delayed by a force majeure event (defined below) and in such case its obligation shall be suspended for so long as the Force Majeure Event continues. "Force Majeure Event" means any event due to any cause beyond the reasonable control of the party, including, without limitation, unavailability of any communication system, sabotage, fire, flood, explosion, acts of God, civil commotion, strikes or riots, insurrection, war or acts of Government.
8. LAW AND JURISDICTION
The provisions of this agreement shall be governed by, and construed in accordance with Indian Law.

The parties agree that in case of any dispute, difference of opinion or claim arising out of or relating to this agreement or breach, termination or the validity thereof, shall firstly be attempted to be settled by conciliation as per Arbitration and Conciliation Act 1996 and as decided by Director (Operations & Systems), JMRC.

The parties hereby agree that any legal action or proceedings arising out of this agreement shall be brought in the courts or tribunals at JAIPUR in India and irrevocably submit themselves to the jurisdiction of such courts and tribunals.

10 MISCELLANEOUS

(A) Amendments

The services rendered herein are demand facilities, subject to an ongoing review and the terms and conditions, pricing etc may be modified by mutual agreement by both parties. In the event both the parties do not agree to the modified terms and conditions, may terminate the agreement forthwith. No modifications, waiver or amendments of this agreement shall be binding unless communicated in writing and signed by both parties.

(B) Successors and Assigns

The provisions of this agreement shall be binding upon and inure to the benefit of the parties hereto and their respective successors and permitted assigns.

(C) Notices

Unless otherwise provided herein, all notices or other communications under or in connection with this agreement shall be given in writing and may be sent by personal delivery or post or courier or facsimile. Any such notice other communication will be deemed to be effective if sent by personal delivery, when delivered, if sent by post, five days after being deposited in the post and if sent by courier, three days after being deposited with the courier, and if sent by facsimile, when sent (on receipt of a confirmation of the document having been dispatched to the correct facsimile number).

(ii) The addresses referred to herein above are:
If to

If to the Company:
JAIPUR Metro Rail Corporation Ltd.
Khanij Bhavan
Behind Udyog Bhavan
C-Scheme
Jaipur- 302005
Facsimile number: 0141-5192103

(D) Entire Agreement: No Third Party Rights

This agreement constitutes the entire agreement between the parties with respect to the subject matter hereof and supersedes all prior written agreements, understandings and negotiations, both written and oral, between the parties with respect to the subject matter of this agreement. No representation, inducement, promises, understanding, condition or warranty nor set forth herein has been made or relied upon by any party hereto.

Neither this agreement nor any provision hereof is intended to confer upon any person other than parties to this agreement any rights or remedies hereunder.

Signature of Authorized Signatory
(E) Further Assurances

In connection with this agreement, as well as all transactions contemplated by this agreement, each party agrees to execute and deliver such additional documents and to perform such additional action as may be necessary, appropriate or reasonably requested to carry out or evidence the transactions contemplated thereby.

(F) Severability

The invalidity or unenforceability of any provisions of this agreement in any jurisdiction shall not affect the validity, legality or enforceability of the remainder of this agreement in such jurisdiction or the validity, legality or enforceability of this agreement, including any such provision, in any other jurisdiction, it being intended that all rights and obligations of the parties hereunder shall be enforceable to the fullest extent permitted by law.

(G) Information

The Company hereby authorizes __________ and/or its agents to exchange, share or part with all information relating to the Company and all information pertaining to or arising out of this agreement to other group Companies for the purpose of rendering the services herein, and undertakes not to hold __________ and/or all other group companies of __________ Group and their agents liable for use of the aforesaid information. Further, the Company also authorizes __________ to share and/or disclose all the information relating to the Company and all information pertaining to or arising out of this Agreement as may be required by a legal, statutory or regulatory authority and shall not hold __________ liable in any manner whatsoever for such sharing and disclosure.

(H) Captions

The captions herein are included for convenience of reference only and shall be ignored in the construction or interpretation hereof.

(I) Annexure

This agreement together with all Annexure hereto and original annexure forms a single agreement between the parties hereto.

(J) Counterparts

This agreement has been signed in duplicate, each of which shall be deemed to be in original.

(K) Waiver

No failure or delay by any party in exercising any right, power or privilege hereunder shall operate as a waiver thereof nor shall any single or partial exercise of any other right, power or privilege. The rights and remedies herein provided shall be cumulative and not exclusive of any rights or remedies provided by law.
(DRAFT AGREEMENT)

CHARGES/EXPENSES TO BE PAID BY THE COMPANY

a. Accepted Rates of Service:

<table>
<thead>
<tr>
<th>Location</th>
<th>Service Charges</th>
<th>Maximum Pick-up Amount Per Day</th>
<th>Estimated Cash Collection Per Month</th>
<th>Day of Credit</th>
<th>Expected Denominations (as % of amount)</th>
<th>Cash Pick-up Required</th>
</tr>
</thead>
<tbody>
<tr>
<td>All Stations of JMRC</td>
<td>Rs. Per Month/ per Station</td>
<td>As handed over by the station</td>
<td>As handed over by the station</td>
<td>Day of cash counting</td>
<td>Only Currency Notes</td>
<td>Yes</td>
</tr>
</tbody>
</table>

Interest Rate Payable by the bank to JMRC for TDR (Flexi) of 46 days shall be based on the MIBOR (one month rate) on the day of creation of new TDR ± accepted percentage (above/below/at par) (Accepted Rate)

b. Frequency of cash pick-up: Twice in a week (Monday & Thursday) basis other than Sundays and Bank Holidays. If, any bank holiday occurs on these days (Monday & Thursday), then cash collection is to be done on next working day.

c. Frequency of coin supply: Twice in a week (Monday & Thursday) basis other than Sundays and Bank holidays. If, any bank holiday occurs on these days (Monday & Thursday), then coin supply is to be done on next working day.

d. Cash deposit: All cash collected from Company’s locations will be pooled to the designated Operative Account No.

e. Credit to the Current Account: For all cash collected, the credit will be given upto the next day of counting.

f. Service charges: Service charges for cash collection and coin supply shall be billed on monthly basis and bill shall be submitted to Company after the completion of the month and the Company shall make the payment after deduction of statutory dues, if any.

g. Insurance: The cash and coins in transit will be insured by Bank at their cost and Bank has to submit the copy of the insurance policy with respect to Cash transit loss etc.
OPERATIONAL DETAILS

I. The offices of the Company / Company’s dealer / Company’s Representative or persons authorised by the Company in this behalf (Collectively referred as “Local Company Office”) shall: Contact the local office of_________ for deposit of cash and supply of coins and ascertain about the cash pick up and coin supply facility. The_________ may appoint an independent service provider who/which would act as the cash pick-up and coin supply agency for collecting cash and supplying coins from/to various Company locations.

The local office of the_________ will provide a photocopy of identity cards of the staff of the cash pick-up and coin supply agency who will be carrying out the process of cash collection and coin supply from/to the local Company office before commencing the cash pick-up and coin supply arrangement. Any chances in the staff list will be intimated to the Company at the earliest.

II. Distribution of deposit slips for cash collection

The local_________ office shall issue cash deposit slips to the local Company office. The Company shall use only such deposit slips for cash deposit. The deposit slip contains three copies: 1st copy – to be obtained by the Company from the cash pick-up agency (authorized persons) who pick-up the cash and deposit slip/s.

2nd copy – Cash pick-up agency’s copy.

1st copy – for Bank’s use.

At the request of the Company, the local office of the_________ will arrange for the provisions of additional deposit slip stationery.

III. Coin Supply Process

a) The coin supply agency will visit the Company locations as per the agreed time on twice in week (Monday & Thursday) basis other than Sundays and Bank Holidays. If, any bank holiday occurs on these days (Monday & Thursday), then coin supply is to be done on next working day. The coin supply at various locations of the Company will take place once in a day.

b) The quantity and amount of coin to be supplied at each location will be decided as per the requirement of each location.

c) The coin to be supplied at each location of the Company will be preferable in the denomination of Rs. 1/-, Rs. 2/-, Rs. 5/- and Rs. 10/-. The total amount for supplying coins shall be reimbursed/exchange on the day of supplying the coin from the concerned station.

IV. Cash Pick-up Process

a) The cash pick-up agency will visit the Company locations as per the agreed time on twice in weeks (Monday & Thursday) basis other than Sundays and Bank Holidays. If, any bank holiday occurs on these days (Monday & Thursday), then cash collection/coin supply is to be done on next working day. The pick-up of cash from the locations of the Company will take place once in a day.

b) The station officials shall fill in the deposit slip details, sign it (by the station Controller) and keep it ready by the time of arrival of cash pick-up agency’s person. The station officials shall keep the entire cash denomination-wise duly counted in packets of 100 notes. These packets along with loose notes shall be placed on the table of the representative of the bank before handling over.

c) The station officials shall separately bundle loose currency with white paper, stamp, signature and date. The number of notes in such packets shall be mentioned on the slip paper covering the packets.

d) The cash pick-up agency shall provide scratch card booklet to each specified Company location for the month. The scratch card booklet will contain a code number for each day of the month. The pick-up agency’s personnel will carry the corresponding scratch card for the day and scratch it in front of the Company’s authorised person. The cash pick-up agency’s person, on reaching the stations, shall also show his/her identification card to the Company’s officials. The Company’s official shall identify the cash pick-up agency’s person based on the identification card and the scratch card code.
e) The Company's officials on verifying the scratch card code (given by the cash pick-up agency's person) with the code provided to it earlier in the scratch card booklet, will hand over the cash along with the signed deposit slips to the cash pick-up agency's person.

f) Cash pick-up agency's person shall count the cash at stations.

g) On being satisfied about the amount, the cash pick-up agency's person will sign and stamp the deposit slips (Carbonised) duly filled in by the Company and give the first copy of the same to the local Company office as an acknowledgement subject to returns based on the counterfeit and torn/soiled notes.

h) Normal duration for pick-up is approximately 15 minutes/location.

V. Counting of cash:
Counting and verification of cash is to be done at the station while collecting the cash and a receipt is to be issued by the representative of bank.

VI. Discrepancy in quantity and quality of notes
Bank shall collect the cash from the stations and the counting will be done station-wise and the sealed bag will be opened in the presence of the JMRC staff as a witness for the purpose of identification of station at the time of counting and if found any less quantity/discrepancy in note/soiled note at the time of counting, the same shall be recouped from the concerned station staff.
Bank shall provide full credit for the amount collected from station and any discrepancy found on account of discrepant notes/soiled note or less quantity then it shall be settled by the bank at their level and later on the same shall be recouped from concerned station staff if JMRC staff as a witness agree for the same.
The bank shall provide the photocopy of the counterfeited notes which is certified by the witness to the concerned station to recover the amount from the concerned station staff.

VII. Others
A. Pooling of Funds
Pooling of funds for the collections effectuated at all the locations shall be by way of credit to the Operative Current Account Number of the Company at Branch (Designated Operative Account)

B. MIS
Daily collection report with details of station-wise collections and Monthly collection report with date and station.

C. Charges
will be paid a service charges of Rs. all inclusive (per pick-up point and supply point) per month against their monthly bill.

D. Validity
The arrangement shall remain valid for a period of two years from date of commencement of contract and may be extended if required as per the terms and conditions of the contract.

IN WITNESS WHEREOF this agreement has been executed on the day and year hereinafore first written.

Signed and delivered by within named
being the Authorised persons of the Company.

Signed and delivered by ,
the within named ,
by the hand of ,
its Authorised Signatory.

In the presence of:
1.
2.

Signature of Authorized Signatory
FORM OF PERFORMANCE SECURITY (GUARANTEE) BY BANK

(Refer Clause 21 of "Instructions to Bidder" (ITB))

1. This deed of Guarantee made this day of _________ between Bank of _________ (hereinafter called the “Bank”) of the one part, and JAIPUR Metro Rail Corporation Limited (hereinafter called “Company”) of the other part.

2. Whereas JAIPUR Metro Rail Corporation Limited has awarded the contract for Cash collection and coin supply Contract (hereinafter called “the contract”) to M/s. _________ (Name of the Contractor) (hereinafter called “the Contractor”).

3. AND WHEREAS the Contractor is bound by the said Contract to submit to the Employer a Performance Security for a total amount of Rs. _________ (Amount in figures and words).

4. Now we the Undersigned _________ (Name of the Bank) Being fully authorized to sign and to incur obligations for and on behalf of and in the name of _________ (Full name of Bank), hereby declare that the said Bank will guarantee the Company the full amount of Rs. _________ (Amount in figures and words) as stated above.

5. After the Contractor has signed the aforementioned Contract with the Company, the Bank is engaged to pay the Company, any amount up to and inclusive of the aforementioned full amount upon written order from the Company to indemnify the Company for any liability of damage resulting from any defects or shortcomings of the Contractor or the debts it may have incurred to any parties involved in the Works under the Contract mentioned above, whether these defects or shortcomings or debts are actual or estimated or expected. The Bank will deliver the money required by the Employer immediately on demand without delay without reference to the Contractor and without the necessity of a previous notice or of judicial or administrative procedures and without it being necessary to prove to the Bank the liability or damages resulting from any defects or shortcomings or debts of the Contractor. The Bank shall pay to the Employer any money so demanded notwithstanding any dispute/disputes raised by the Contractor in any suit or proceedings pending before any Court, Tribunal or Arbitrator’s relating thereto and the liability under this guarantee shall be absolute and unequivocal.

6. This Guarantee is valid up to __________ day of __________ 20... (as per clause 22.1).

7. At any time during the period in which this Guarantee is still valid, if the Company agrees to grant a time extension to the Contractor or if the Contractor fails to complete the Works within the time of completion as stated in the Contract, or fails to discharge himself of the liability or damages or debts as stated under Para 5, above, it is understood that the Bank will extend this Guarantee under the same conditions for the required time on demand by the Employer and at the cost of the Contractor.

8. The Guarantee hereinbefore contained shall not be affected by any change in the Constitution of the Bank or of the Contractor.

9. The neglect or forbearance of the Company in enforcement of payment of any moneys, the payment whereof is intended to be hereby secured or the giving of time by the Employer for the payment hereof shall in no way relieve the bank of their liability under this deed.
10. The expressions "The Company", "The Bank" and "The Contractor" hereinbefore used shall include their respective successors and assigns.

In witness whereof I/We of the bank have signed and sealed this guarantee on the ______ day of ______ (Month) 20... being herewith duly authorized.

For and on behalf of the ______ Bank.

Signature of authorized Bank official

Name: ........................................
Designation: .................................
I.D. No.: .................................
Stamp/Seal of the Bank: ............

Signed, sealed and delivered for and on behalf of the Bank by the above named ........................
In the presence of:

Witness 1.
Signature .................................
Name ........................................
Address .................................

Witness 2.
Signature .................................
Name ........................................
Address .................................
Compliance with the Code of Integrity and No Conflict of Interest

Code of Integrity:

Any person participating in a procurement process shall –

(a) not offer any bribe, reward or gift or any material benefit either directly or indirectly in exchange for an unfair advantage in procurement process or to otherwise influence the procurement process;

(b) Not misrepresent or omit that misleads or attempts to mislead so as to obtain a financial or other benefit or avoid an obligation;

(c) Not indulge in any collusion, Bid rigging or anti-competitive behavior to impair the transparency, fairness and progress of the procurement process;

(d) Not misuse any information shared between the procuring Entity and the Bidders with an intent to gain unfair advantage in the procurement process;

(e) Not indulge in any coercion including impairing or harming or threatening to do the same, directly or indirectly, to any party or to its property to influence the procurement process;

(f) Not obstruct any investigation or audit of a procurement process;

(g) Disclose conflict of interest, if any; and

(h) Disclose any previous transgressions with any Entry in India or any other country during the last three years or any debarment by any other procuring entity.

NOTE: Extent provisions under Rule 80 of RTPPR, 2013 in this regard shall prevail.

Conflict of Interest:

The Bidder participating in a bidding process must not have a Conflict of Interest.

A Conflict of Interest is considered to be a situation in which a party has interests that could improperly influence that party’s performance of official duties or responsibilities, contractual obligations, or compliance with applicable laws and regulations.

a. A Bidder may be considered to be in Conflict of Interest with one or more parties in a bidding process if, including but not limited to:

(a) Have controlling partners/ shareholders in common; or

(b) Receive or have received any direct or indirect subsidy from any of them; or

(c) Have same legal representative for purposes of the Bid; or

(d) Have a relationship with each other, directly or through common third parties, that puts them in a position to have access to information about or influence on the Bid of another Bidder, or influence the decisions of the procuring Entity regarding the bidding process; or

(e) The Bidder participates in more than one Bid in a bidding process. Participation by a Bidder in more than one Bid will result in the disqualification of all Bids in which the Bidder is involved. However, this does not limit the inclusion of the same sub Bidder, not otherwise participating as a Bidder, in more than one Bid; or

(f) The Bidder or any of its affiliates participated as a consultant in the preparation of the design or technical specifications of the Goods, Works or Services that are the subject of the Bid; or

(g) Bidder or any of its affiliates has been hired (or is proposed to be hired) by the procuring Entity as engineer-in-charge/ consultant for the contract.

NOTE: Extent provisions under Rule 81 of RTPPR, 2013 in this regard shall prevail.
Declaration by the Bidder regarding Qualifications

ANNEXURE – ‘D’

Declaration by the Bidder

In relation to my/our Bid submitted to ................................................................. for procurement of in response to their Notice Inviting Bids No .................................................................

Dated ................... I/we hereby declare under Section 7 of Rajasthan Transparency in Public Procurement Act, 2012, that:

1. I/we possess the necessary professional, technical, financial and managerial resources and competence required by the Bidding Document issued by the Procuring Entity;

2. I/we have fulfilled my/our obligation to pay such of the taxes payable to the Union and the State Government or any local authority as specified in the Bidding Document;

3. I/we are not insolvent, in receivership, bankrupt or being wound up, not have my/our affairs administered by a court or a judicial officer, not have my/our business activities suspended and not the subject of legal proceedings for any of the foregoing reasons;

4. I/we do not have, and our directors and officers not have, been convicted of any criminal offence related to my/our professional conduct or the making of false statements or misrepresentations as to my/our qualifications to enter into a procurement contract within a period of three preceding the commencement of this procurement process, or not have been otherwise disqualified pursuant to debarment proceedings;

5. I/we do not have a conflict of interest as specified in the Act, Rules and the Bidding Document, which materially affects fair competition;

Date: ..................................................
Place: ..................................................

Signature of bidder
Name: ..................................................
Designation: ..........................................
Address: .............................................

[Signature of Authorized Signatory]
Grievance Redressal during Procurement Process

The designation and address of the First Appellate Authority is Director (O&S) Jaipur Metro Rail Corporation, Jaipur.

The designation and address of the Second Appellate Authority is MD, Jaipur Metro Rail Corporation, Jaipur.

NOTE: Extent provisions under chapter-VII (Rule 83,84,85,86) of RTPPR, 2013 in this regard shall prevail.

(1) Filing an appeal
   If any Bidder or prospective bidder is aggrieved that any decision, action or omission of the Procuring Entity is in contravention to the provisions of the Act or the Rules or the Guidelines issues there under, he may file an appeal to First Appellate Authority, as specified in the Bidding Document within a period of ten days from the date of such decision or action, omission, as the case may be, clearly giving the specific ground or grounds on which he feels aggrieved:
   Provided that after the declaration of a Bidder as successful the appeal may be filed only by a Bidder who has participated in procurement proceedings.
   Provided further that in case a Procuring Entity evaluates the Technical Bids before the opening of the Financial Bids, an appeal related to the matter of Financial Bids may be filed only by a Bidder whose Technical Bid is found to be acceptable.

(2) The officer to whom an appeal is filed under Para (1) shall deal with the appeal as expeditiously as possible and shall endeavour to dispose it or within thirty days from the date of the appeal.

(3) If the office designated under Para(1) fails to dispose of the appeal filed within the period specified in Para(2), or if the Bidder or prospective bidder or the Procuring Entity is aggrieved by the order passed by the First Appellate Authority, the Bidder or prospective bidder or the Procuring Entity, as the case may be, may file a second appeal to Second Appellate Authority specified in the Bidding Document in this behalf within fifteen days from the expiry of the period specified in Para(2) or of the date of receipt of the order passed by the First Appellate Authority, as the case may be.

(4) Appeal not to be in certain cases
   No appeal shall lie against any decision of the Procuring Entity relating to the following matters, namely:-
   (a) Determination of need of procurement;
   (b) Provisions limiting participation of Bidders in the Bid process;
   (c) The decision of whether or not to enter into negotiations;
   (d) Cancellation of a procurement process;
   (e) Applicability of the provisions of confidentiality

(5) Form of Appeal
   (a) An appeal under Para (1) or (3) above shall be in the annexed Form along with as many copies as there are respondents in the appeal.
   (b) Every appeal shall be accompanied by an order appealed against, if any, affidavit verifying the facts stated in the appeal and proof of payment of fee.
   (c) Every appeal may be presented to First Appellate Authority or Second Appellate Authority, as the case may be, in person or through registered post or authorised representative.

(6) Fee for filing appeal
   (a) Fee for first appeal shall be rupees two thousand five hundred and for second appeal shall be rupees ten thousand, which shall be non-refundable.
   (b) The fee shall be paid in the form of bank demand draft or banker’s cheque of a Scheduled Bank in India payable to the name of Appellate Authority concerned.

(7) Procedure for disposal of appeal
   (a) The First Appellate Authority or Second Appellate Authority, as the case may be, upon filing of appeal, shall issue notice accompanied by copy of appeal, affidavit and documents, if any, to the respondents and fix date of hearing.
   (b) On the date fixed for hearing, the First Appellate Authority or Second Appellate Authority, as the case may be, shall:-
      (i) Hear all the parties to appeal present before him; and
      (ii) Peruse or inspect documents, relevant records or copies thereof relating to the matter.
   (c) After hearing the parties, perusal or inspection of documents and relevant records or copies thereof relating to the matter, the Appellate Authority concerned shall pass an order in writing and provide the copy of order to the parties to appeal free of cost.
   (d) The order passed under sub-clause (c) above shall also be placed on the State Public Procurement Portal.

Signature of Authorized Signatory

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Memorandum of Appeal under the Rajasthan Transparency in Public Procurement Act, 2012

Appeal No ................ of..........................
Before the...................................... (First / Second Appellate Authority)

1. Particulars of appellant;
   (i) Name of the appellant
   (ii) Official address, if any:
   (iii) Residential address:

2. Name and address of the respondent
   (i)
   (ii)
   (iii)

3. Number and date of the order appealed against and name and designation of the officer / authority who passed the order (enclose copy), or a statement of a decision, action or omission of the Procuring Entity in contravention to the provisions of the Act by which the appellant is aggrieved:

4. If the Appellant proposes to be represented by a representative, the name and postal address of the representative:

5. Number of affidavits and documents enclosed with the appeal:

6. Grounds of appeal:
   ...........................................................................................................
   (Supported by an affidavit).

7. Prayer........................................................................................................

Place

Date

Appellant's Signature

Signature of Authorized Signatory
Additional Conditions of Contract

1. Correction of arithmetic errors
   Provided that Financial Bid is substantially responsive, the Procuring Entity will correct arithmetical errors during evaluation of Financial Bids on the following basis, namely:
   (a) If there is a discrepancy between the unit price and the total price that is obtained by multiplying the unit price and quantity, the unit price shall prevail and the total price shall be corrected, unless in the opinion of the Procuring Entity there is an obvious misplacement of the decimal point in the unit price, in which case the total price as quoted shall govern and the unit price shall be corrected;
   (b) If there is an error in a total corresponding to the addition or subtraction of subtotals, the subtotals shall prevail and the total shall be corrected; and
   (c) If there is a discrepancy between words and figures, the amount in words shall prevail, unless the amount expressed in words is related to an arithmetic error, in which case the amount in figures shall prevail subject to (a) and (b) above.
   (d) If the Bidder that submitted the lowest evaluated Bid does not accept the correction of errors, its Bid shall be disqualified and its Bid Security shall be forfeited or its Bid Securing Declaration shall be executed.

NOTE: Extent provisions under Rule 64 of RTPPR, 2013 in this regard shall prevail.

2. Procuring Entity’s Right to vary Quantities
   (a) At the time of award of contract, the quantity of Goods, works or service originally specified in the Bidding Document may be increased or decreased by a specified percentage, but such increase or decrease shall not exceed twenty percent, of the quantity specified in the Bidding Document. It shall be without any change in the unit prices or other terms and conditions of the Bid and the conditions of contract.
   (b) If the procuring Entity does not procure any subject matter of procurement or procures less than the quantity specified in the Bidding Document due to change in circumstances, the Bidder shall not be entitled for any claim or compensation except otherwise provided in the Conditions of Contract.
   (c) In case of procurement of Goods or services, additional quantity may be procured by placing a repeat order on the rates and conditions of the original order. However, the additional quantity shall not more than 50% of the value of Goods of the original contract. If the suppliers fails to do so, the Procuring Entity shall be free to arrange for the balance supply by limited bidding or otherwise and the extra cost incurred shall be recovered from the Supplier.

NOTE: Extent provisions under Rule 73 of RTPPR, 2013 in this regard shall prevail.

3. Dividing quantities among more than one bidder at the time of award
   As a general rule all the quantities of the subject matter of procurement shall be procured from the bidder, whose Bid is accepted. However, when it is considered that the quantity of the subject matter of procurement to be procured is very large and it may not be in the capacity of the Bidder, whose Bid is accepted, to deliver the entire quantity or when it is considered that the subject matter of procurement to be procured is of critical and vital nature, then in such cases, the quantity may be divided between the Bidders, whose Bid is accepted and the second lowest Bidder or even more bidders in that order, in a fair, transparent and equitable manner at the rates of the Bidder, whose Bid is accepted.

NOTE: Extent provisions under Rule 74 of RTPPR, 2013 in this regard shall prevail.
SPECIAL CONDITIONS OF CONTRACT (SCC)

26.1 JMRC will open two accounts with the successful Bidder, one Current account named as "JMRC LIMITED (TRAFFIC EARNING ACCOUNT)"; another named as ‘Escrow Account’ with the selected bank.

26.2 Counting and verification of cash shall be carried out at the station itself at the time of collection.

26.3 The bank will credit into Escrow Account upto the next day of counting and after that earning will be transferred to "JMRC LIMITED (TRAFFIC EARNING ACCOUNT)".

26.4 The Bank will supply coin at each station on twice in weeks (Monday & Thursday) basis other than Sundays and Bank Holidays in denominations of Rs. 1, Rs. 2, Rs. 5 and Rs. 10, total weekly requirement for complete metro section (all 9 stations of Phase 1A) varying between Rs. 1,50,000 to Rs. 2,00,000. Requirement of coins may increase as the revenue operation of the JMRC progresses. The bank shall be required to meet the additional requirement of coins as per the need.

26.5 The successful Bank shall have to provide cash collection report (date and station wise) on monthly basis within 5 days after end of every month.

26.6 The Fixed Deposit / Term Deposit Receipt (TDR) (Flexi in nature) will be opened initially for 46 days, unless or otherwise instructed by the JMRC on every day after leaving a balance of Rs.5,00,000 in the above account and the rate of interest will be applicable as per the bank’s quoted offer. On maturity of a TDR, it is to be encashed and amount put back into the current A/c. However, at the end of a working day, the balance in account should be Rs. 5,00,000 only and the entire amount over that should be put into the new TDR.

26.7 The interest payable by the Bank to the JMRC for the 46 days TDRs’ shall be at the accepted rate and same shall be linked with the MIBOR. In case of premature encashment of Term Deposit Receipt, interest payable shall be at the card rate of successful Bank. However, no premature penalty by bank on JMRC whatsoever shall be allowed in partial/full encashment of TDR.

26.8 Whenever fund is required by JMRC, JMRC shall instruct the bank to on-cash TDR (flexi) only to the extent of requirement from the available TDR preferably in last in first out principle.

26.9 The rate of interest and duration of the unbroken amount on account of a TDR will remain unaltered as per original. The rate of interest for the amount swept into the current account from Fixed Deposit / TDR (Flexi nature) will be applicable as per the amount and tenure that was prevailing last rate of the bank on the date of transfer.

26.10 If any late credit is given by the bank from the date of counting of a day’s collected cash by whatsoever reason, Bank has to bear the loss of interest. Late/Delay will be counted from the date of counting of a day’s collection. Rate of interest for such delay period will be charged by the JMRC equivalent to the 46 days TDR rate quoted by the selected bank.

26.11 Procedure for cash collection will be as follows:
   a) The Bank has to collect cash from each station on twice in a week (Monday & Thursday tentatively) basis other than Sundays and Bank Holidays.
   b) The Bank has to provide confidential identification number to every station in advance on monthly basis.
   c) The cash will be collected by authorized person(s) of the Bank.
   d) The authorized person will show the identification number to the station controller/authorized representative of JMRC and when it matches with the identification number available with stations, than such person shall be handed over the cash.
   e) Counting and verification of cash shall be carried out at the station itself at the time of collection.
   f) Cash will invariably be counted within the following day by the bank and credit shall be given immediately after counting of the days’ collection.
   g) At present there are 9 stations where cash has to be collected.
h) Expected cash collection in 2017-18 will be Rs. 8.6 Crore (from April, 2017 onwards) from these 9 stations of Phase-1A of Jaipur Metro and Rs. 12 Crore in 2018-19 from these 11 stations of Phase-1 of Jaipur Metro (Mansarover, New Aatish Market, Vivek Vihar, Shyam Nagar, Ram Nagar, Civil Lines, Railway Station, Sindi Camp and Chandpole Metro Stations and two new metro station Choti Chaupar & Badi Chaupar may be added in 2018). Expected cash collection is purely an estimated figure and actual cash collection shall depend upon actual foot fall of the passengers to Jaipur Metro and in turn revenue generated there from.

26.12 Procedure for coin supply will be as follows:

a) Coins will be supplied to every station on twice in a week (Monday & Thursday tentatively) basis excluding Sundays and Bank Holidays as per requirement.

b) The coins will be in the denomination of Rs. 1, Rs. 2, Rs. 5 and Rs. 10 and the weekly requirement will range from Rs. 50,000 to Rs. 1,00,000 with distribution schedule to be conveyed by JMRC.

c) The amount and quantity of coins required for each station will be informed after awarding the contract.

d) At present there are 9 stations where coins are to be supplied.

26.13 Bank shall use its own transport to ensure smooth collection of cash and supply of coins to the stations. Nothing extra shall be payable on this account.

26.14 If the representative of bank doesn’t turn up at any station to collect cash, a penalty of Rs. 500/- per station per day, subject to maximum Rs. 4,000/- per day will be imposed on the bank.

26.15 Penalty for short supply or non supply of the coins at a station shall be as follows:

<table>
<thead>
<tr>
<th>Requirement</th>
<th>Rs. 250/- per day per station, subject to maximum to Rs. 2,000/- per day. However, no penalty shall be levied, if there is inadequate supply from RBI to the Bank (supported by document) &amp; approved by the procuring entity/Engg. incharge.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Coins not supplied or short supplied of</td>
<td></td>
</tr>
</tbody>
</table>

26.16 The service charges for collection of cash & supply of coins as applicable from time to time will be paid by JMRC on submission of bills to be raised on monthly basis. Bank shall not be authorized to deduct service charges from JMRC collection account. Payment of service charges shall be made to the bank from Separate account.

Payment to the bank for their service charges shall be made within 15 days from receipt of bill along with all necessary documents in the office of Manager (Commercial) or authorized officer of JMRC.

26.17 Bank shall not make unnecessary debit or credit entries as against the terms of the agreement; if same is carried out then prior permission of JMRC shall be required.

26.18 In these accounts, each and every transaction must have explanatory details narration in the bank statement, so that user can identify the transaction type without enquiry form bank, e.g.

a. If TDR Made then TDR made no........................................

b. If TDR reverse then Reversal of TDR no........................................

c. If Interest provided by the bank then Ref. TDR No........ Interest amount..........................

and TDS amount.........................................................Rate of interest....

26.19 Any review in the operational process would be done on mutually agreed terms, if found necessary.

26.20 The Bank has to provide the list of authorized representatives with their photo ID proof, who will come for cash collection (station wise), at-least 7 days in advance to Manager (Commercial) or authorized officer of JMRC.
26.21 In case the (Bank) is unable to provide the service at its end in any particular day/period, the service charges payable will be deducted proportionately, which shall be in addition to the levy of penalty by JMRC from the Bank.

26.22 If the (Bank) appoints any independent service provider towards cash collection and coin supply services, the responsibility and liability of the same will be vested with the Bank itself.

26.23 The Bidder for this contract shall plan and execute work in coordination and in co-operation with the employees of the JMRC deployed at various stations and other locations.

26.24 It shall be the entire responsibility of the Applicant to adopt all the safety measures & deploy the personnel who are adequately trained for safety of collecting of cash and supplying coins. If any accident occurs within the station area due to negligence on the part of the Bidder's personnel, it shall be the full responsibility of the Bidder.

26.25 The Bidder shall ensure full compliance with the statutory laws of India as applicable with regard to this contract and shall be solely responsible for the same.

26.26 The Bidder shall have to make his own arrangements for collecting cash and supplying coins from/to various locations of the Company.

26.27 Tax deduction at source from monthly bill shall be made by the Company as per the provisions of the statutes/acts of statutory bodies/local authorities etc.

26.28 The Bidder shall prepare and submit his detailed working programme towards cash collection and coin supply services.

26.29 Security arrangements for the work shall be in accordance with general requirements and the Contractor shall conform to such requirements and shall be held responsible for the action or inaction on the part of his staff, employees.

26.30 The persons deployed by Bidder shall hold identity cards and identity cards shall reflect the name, address, ID number and it should be duly signed by the Bank.