ULB LOGO

<Name of ULB>

REQUEST FOR PROPOSAL FOR THE ALLOTMENT OF ADVERTISING RIGHTS ON STREET LIGHT POLES UNDER <NAME OF ULB> FOR A PERIOD OF 5 YEARS

Request for Proposal

NIT No.:

Sale of RFP document:

Pre-Bid Meeting:

Submission of Offer document:

Opening of Offers:

....., 2018 To be submitted to: <ULB Name>

<ULB NAME>

DISCLAIMER

- 1. Though adequate care has been taken while issuing this Offer Document, the Applicant Firm should satisfy himself that the document is complete in all respects. Intimation of any discrepancy shall be given to this office (as mentioned below) immediately. If no intimation is received by this office within 3 days from the date of issue of the Offer Document, then this office shall consider that the document received by the Applicant Firm is complete in all respects and that the Applicant Firm is satisfied that the Offer Document is complete in all respect.
- 2. <ULB NAME> reserves the right to change any or all of the provisions of this Offer Document before date of submission. Such changes would be intimated to all parties procuring this Offer Document before date of submission.
- 3. **<ULB NAME>** reserves the right to reject any or the entire offer without assigning any reasons whatsoever. No correspondence will be entertained on this account.

<ULB NAME>

TENDER NOTICE <ULB NAME>

NIT No.:

Date:

National Competitive Bidding

1.	Name of the Work	REQUEST FOR PROPOSAL FOR THE ALLOTMENT OF ADVERTISING RIGHTS ON STREET LIGHT POLES UNDER <name of="" ulb=""> FOR A PERIOD OF 5 YEARS.</name>
2.	Mode of submission of bids	Open Tender
3.	Tender Fee & Earnest Money Deposit (EMD) (In INR)	Cost of Tender Document: 10,000.00 (<i>Rs. Ten thousand</i> only) Earnest Money Deposit (EMD) –)
4.	Date of starting of sale of Tender	//2018 at Hrs
5.	Last date of submission of pre-bid queries	/2018 tillHrs at (email)
6.	Date of Pre Bid Meeting	/2018 at Hrs
7.	Date of Start of Submission of Bids	/2018 from Hrs
8.	Last Date/Time for submission of bids	/2018 up to Hrs
9.	Date of Bid Opening	/2018 at Hrs
10	Bid Sale/ Submission address	Address
11	Helpline no.	

(Name & Address of ULB)

<NAME OF ULB>

NIT No.:

Date:/..../2017

REQUEST FOR PROPOSAL FOR THE ALLOTMENT OF ADVERTISING RIGHTS ON STREET LIGHT POLES UNDER (NAME OF ULB) FOR A PERIOD OF 5 YEARS

- 1. The State of Jharkhand has 45Urban Local Bodies at present. There is a need for planned and systematic development of such urban areas to provide basic civic amenities to the local populace with a provision for tackling such issues. Such urban areas require efficient transport management system, 24 x 7 water supply system, effective solid waste management technology, fault free drainage and sewerage system, better civic amenities for urban poor, pro-active slum control and development strategy, energy efficient street lighting systems etc. with a focus on pollution abatement, better environment management and providing the citizens of the state a better place to live in.
- 2. In light of the above, Urban Development and Housing Department, GoJ has signed MoU with Energy Efficiency Services Limited (EESL) on 31st August 2016 for Energy Efficient Street Lighting Programme for the State of Jharkhand to replace the existing conventional street lights by Energy efficient LED street lights.

EESL is to facilitate the supply, installation, commissioning, service and maintenance of LED Street Lights including their post installation maintenance and warranty replacement during the project period lasting 7 (seven) years. The concerned ULB is expected to make annuity payments to EESL out of the energy charges saved due to replacement of conventional street lights by the energy efficient LED street lights.

- 3. (NAME OF ULB) has a firm belief that installation of LED street lights in the city would not only provide better living place to the urban populace but would also ensure planned, systematic and sustained growth of the urban sector. This would also ensure generation of employment opportunities directly or indirectly and also would contribute in accelerated economic development. This would also have cascading effect in development of other sectors.
- 4. In light of section-172, 173 of Jharkhand Municipal Act, 2011 & Jharkhand Local bodies Advertisement Regulations 2017, keeping in mind the above arrangement and to augment the ULB revenue mobilisation, it has been decided to utilize the LED

installed street lights poles in the ULB area for advertising purpose on outsourcing basis through open and transparent bidding system.

- 5. Accordingly sealed proposals/offers are invited from experienced and well qualified bidders to allot Advertising Right on Street Light Poles under (NAME OF ULB).
- Details with respect to submission of such proposal can be obtained from (NAME OF ULB) on any working day upon payment of Rs. 10,000.00 (Ten Thousand only) in the shape of Demand Draft, payable in favour of ______, Payable at_____.
- 7. The last date for submission of offers is ____/2018 upto _____ hrs.
- 8. All communications including the submission of Offer Document should be addressed to:

<NAME OF ULB>

- 9. The Envelop no. 1 of this tender shall be opened on ___/__/ 2018 at ____ hrs. in the office of <NAME OF ULB> before the duly constituted committee. The Bidder or his duly authorized representative may be present during opening of the technical bid.
- 10. <NAME OF ULB> reserves the right to accept or reject in part or as a whole any of the proposal received without assigning any reason thereof.
- 11. Tender Fee, EMD and Total Time Period of Work is defined in Table 1.1.

	Table – 1.1					
S. No.	Name of the Work	Earnest Money Deposit (EMD)	Cost of Tender Document (Tender fee)	Period Of Contract		
1	2	3	4	5		
1.	REQUEST FOR PROPOSAL FOR THE ALLOTMENT OF ADVERTISING RIGHTS ON STREET LIGHT POLES UNDER (NAME OF ULB) FOR A PERIOD OF 5 YEARS	Rs/-in the form of BG/Fixed Deposit Receipt in favor of"" (ULB name) payable at (place)	Rs 10,000/- in form of demand draft in favor of payable at	5 years		

12. Period of availability of tender date & time/pre-bid meeting/date of submission/opening of tender papers are as given in Table 1.2.

	Table – 1.2						
S. No	Name of ULB	Place of opening	Availability docui		Pre Bid Conference	Date & Time of Bid Opening	
Α	В	С	D		Е	F	

- 13. Tender Fee (non-refundable) as mentioned in column 4 (as shown in table 1.1 above), will be in form of Demand Draft drawn on a Nationalized/Scheduled Bank, in favor of "_____" (ULB name) payable at ____(place).
- 14. The Bidder shall furnish Earnest Money Deposit (EMD) for the amount as mentioned in column 3 (as shown in table – 1.1). EMD shall be in form of Bank Guarantee/FDR drawn on a Nationalized/Scheduled Bank in favor of "Municipal Commissioner, <NAME OF ULB>" payable at Ranchi.
- 15. Tender Fee and Earnest Money Deposit (EMD) envelop no. 1 should contain the NIT No. and offer notice no. and be addressed to the Municipal Commissioner Ranchi Municipal Corporation, Kutchery Ranchi-834001, with detail of bidder's addresses as well.
- 16. Tender Fee and Earnest Money Deposit (EMD) in original shall be submitted in the Office of Ranchi Municipal Corporation, Ranchi Jharkhand on all working days between _____, ____ Hrs to _____, ____ Hrs either by registered post/Speed post or by hand. Only those bids will be entertained whose cost of bidding document (tender fee) and (EMD) is received before ______ Hrs, dated ______. <NAME OF ULB> will not be held responsible for the postal delay, if any, in the delivery of the document or non-receipt of the same.
- 17. The interested bidders should confirm their participation and must submit their queries through post or email ______in writing before ______ at _____Hrs. Queries received after the set time limit shall not be considered in the pre bid conference.

- 18. Pre-bid Conference will be held at _____ Hrs on _____ at Municipal Commissioner Office, <NAME OF ULB>, Jharkhand to clarify the pre-bid queries. All the Bidders who are interested are requested to attend the pre bid meeting.
- 19. The undersigned reserves the right to accept or reject all proposals without assigning any reason. It also reserves the right to postpone or to cancel the invitation and pre-bid meeting.
- 20. For any other clarifications related to bid submission, firms may contact _______telephonically on telephone no. ______ before the last date of submission of the bid document during working hours.
- 21. Other details can be seen in the RFP document and Instructions to Bidder.
- 22. Bids without requisite details/documents are liable for rejection and <NAME OF ULB> will not entertain any further communication in such cases.

<NAME OF ULB>

Section 1 Instruction to Bidders

1. INTRODUCTION

(NAME OF ULB) has decided to float a tender for the allotment of advertising rights on Street Light Poles for a period of 5 Years.

- 1.1 Bidders are required to **read carefully the contents of this document.**
- 1.2 Bidders are to complete the tender form and provide all the other documents/information in sufficient detail. The completed tender application form and other documents must be prepared and submitted in original, and must be so marked.
- 1.3 All documents must be in English language and each page of the **Tender Form** must be duly completed. **Each page of the tender document must be signed, numbered & stamped as a token of acceptance of the terms & conditions of the Contract. Any unsigned and unstamped document will not be considered.**
- 1.4 **Bidders should note clearly the last date and time of submittal of the tender applications. No late or delayed applications will be accepted.** Bidders are reminded that no supplementary material will be entertained by (NAME OF ULB). However,(NAME OF ULB) may, if necessary, at its sole discretion ask for any clarification regarding the submitted tender and/or other documents.
- 1.5 Bidders and/or successful bidder who is found to have made any misleading or false representations in the tender including any statements, attachments, document, Performa's & annexure submitted as proof of the requirements, shall be disqualified.
- 1.6 The successful bidder shall have to ensure the following within 15 days of issue of letter of acceptance to avoid cancellation of acceptance.
 - 1.6.1 Performance guarantees which is 5% of the Gross License Value (GLV) by the Successful bidder.
 - 1.6.2 Advance payment of 25% of the Gross License Value (GLV).

2. DIRECTIONS TO THE BIDDERS REGARDING ADVERTISEMENT RIGHT

2.1 The bidders shall quote the Gross License Value (GLV) for allotment of Advertisement right on all the Street Light Poles as mentioned in Clause 4 of Section 1 under <NAME OF ULB> for a period of 5 years. 2.2 The successful bidder after the receipt of Letter of Acceptance from <NAME OF ULB> shall have to pay 25% of the GLV of the year quoted to <NAME OF ULB> as advance payment. This payment is mandatory and then after.

Proportion of GLV to be paid	Deadline for payment of GLV of one year
25% of the yearly quoted amount	After issue of Letter of Acceptance from
	<name of="" ulb="">, and strictly before signing</name>
	of the agreement
40% of the remaining amount	Just after the 5 months of the first payment
	of the year
35% of the remaining	After the 4 months of the second payment of
	the year.

- 2.3 In the subsequent years, the 50% of the GLV must be paid by 30th April and rest 50% by 31st October of every year. The amount of annual GLV shall increase @5% every year.
- 2.4 Bidders must ensure that the advertising structures/ media shall be structurally sound and maintained in good and properly secured condition.
- 2.5 Successful Bidder must follow Jharkhand Local Bodies Advertisement Regulation, 2017 and all other related regulations published by Urban Development and Housing Department, GoJ or (NAME OF ULB).
- 2.6 The licensee shall be responsible for any injury or damage caused to or suffered by any person or property arising out of or relating to the advertising structures and the consequential claim or claims shall be borne by the licensee who will also indemnify and safeguard the (NAME OF ULB) in respect of any such claim or claims. The successful bidder shall submit Risk Insurance Policies (including third party liability) safeguarding any kind of injury or damage arising out of the structures / media entire contract period signing of the agreement.

3. DURATION

- 3.1 The licensee can install all the structures for advertisement mentioned under this tender document as detailed in clause 4 of Section 1 for a period of 5 (Five) years as per following detail.
 - 3.1.1 Signing of Contract Agreement within 15 days from the date of unconditional acceptance of Letter of Acceptance (LOA) issued by (NAME OF ULB).
 - 3.1.2 Period of contract will be for Five years. Year-1 of the contract shall be up to 12 calendar months from the commencement of the period of contract. Year-2 of the

contract shall start on the day after the last day of Year-1, and Year-3 shall start on the day after the last day of Year-2.

4. **DESCRIPTION OF SITES**

- 4.1 (NAME OF ULB) has identified Street light poles on various sections attached as **(Annexure-I)** of the city for which advertisement right to the bidder to be allotted.
- 4.2 The Successful Bidder shall install hoardings on every street light poles for the display of advertisements, with maximum two hoardings per street light pole. Each hoarding on street light poles shall have a maximum area of 3 feet in Width and 4 feet in length or 3 feet in Width and 5 feet in length depending upon the location, without causing any inconvenience to public or traffic in general.
- 4.3 The Successful Bidder shall ensure that the hoardings are installed in a proper manner giving good visibility.
- 4.4 The Successful Bidder should install the Hoardings in such a way that there should no obstacle in lighting.
- 4.5 The licensee shall have the advertisement right only on the earmarked sites by (NAME OF ULB). Any violation shall result in immediate cancellation of the contract without any prior notice.
- 4.6 Under No circumstances (NAME OF ULB) shall bear any charges related to the installation and erection and maintenance of the media.
- 4.7 The bidder shall after a detailed site visit shall assess the structural stability/ capability of the existing infrastructure to take the proposed advertising material loads to ensure safety and stability of the spaces and the infrastructure provided to the bidder during the entire contract period.
- 4.8 (NAME OF ULB) reserves the right of any other media / advertisement in the spaces identified in future.
- 4.9 5% of the total number of hoardings or minimum 10% of advertising space shall be left overall for the (NAME OF ULB) services branding publicity and IEC activities.
- 4.10 The costing of the structure shall be borne by the bidder and liability of same lies with the bidder.
- 4.11 The site shall have returned in as it is condition after five years and if any mishandling is done than the agency is liable for the penalty as decided by the (NAME OF ULB). (NAME OF ULB) reserves the right to waive off or remove the penalty against the agency.
- 4.12 The insurance of the materials shall have to be made and borne by the agency.

- 4.13 All the local taxes, GST are to be borne by the agency. (NAME OF ULB) shall not be liable for any taxes or charges, as the case may be.
- 4.14 Any damage to the (NAME OF ULB) structure has to be taken care by the agency and the agency shall repair at its own cost. (NAME OF ULB) can impose the penalty of any delay in the repair of any damage done.
- 4.15 The electric connection and supply in the hoarding shall has to be arranged by the agency at its own cost. The agency has to ensure regular payment of electricity bill in this regard.

Section 2 General Terms & Conditions

1. QUALIFICATION CONDITION

- 1.1 The bidder can be a Proprietor, partnership firm, joint venture firm, registered cooperative society, public or private limited company incorporated under the provisions of Indian Companies Act, 1956. The bidder should be legally competent to enter into contract as per prevailing laws.
- 1.2 The bidder must have an experience of conducting successfully advertising campaign as per mentioned slab during last Three years (2014-15, 2015-16, 2016-17) in Jharkhand.

ULB TYPE	AMOUNT IN INR
For Ranchi Municipal Corporation &	1,00,00,000.00
Dhanbad Municipal Corporation	
For Other Municipal Corporation	50,00,000.00
For Nagar Parishad	20,00,000.00
For Nagar Panchyat	10,00,000.00

2. ASSIGN ABILITY AND ENCUMBRANCES

- 2.1 The successful bidder (Licensee) shall not assign any of its rights or interest in this License Agreement in favor of any company/person(s) at any time and for any reasons whatsoever.
- 2.2 Under no circumstance, the sites shall be mortgaged, charged or otherwise any lien (including negative lien), charge or encumbrance be created or agreed to be created in favour of any person, including Lenders I Financial Institution(s) / Banks etc.

3. STATUTORY CLEARANCES

3.1 The licensee shall comply with and abide by the judgments passed from time to time by the Hon'ble Supreme Court of India or the Hon'ble Jharkhand High Court having hearing upon the subject of display of advertisement. Instructions issued by (NAME OF ULB) for complying with such judgments have to be followed by the Licensee. If any location conflicts with any judgments or any provision of any law the licensee may seek an alternative location from (NAME OF ULB). In case of any dispute regarding charging of license fee for the affected period the decision taken by the Municipal Commissioner,

(Name of ULB), shall be final and binding on the Licensee. No claims or compensation or damages whatsoever will be entertained by (NAME OF ULB) on this account.

3.2 The licensee will be fully responsible for the aesthetic maintenance of all the Structure for advertisement, installed by him. All Structure for advertisement to be put up shall have to comply with standard safety norms. No claims or compensation or damages whatsoever will be entertained by (NAME OF ULB) on this account.

4. RIGHT TO REJECT TENDERS

- 4.1 (NAME OF ULB) reserves the right to reject any / all tenders including the highest tender or withdraw the site of the tender at any stage without assigning any reasons. Nothing contained herein shall confer right upon a bidder or any obligation upon (NAME OF ULB).
- 4.2 No claims or compensation or damages whatsoever will be entertained by (NAME OF ULB) on this account.

5. MISREPRESENTATION / FRAUD/ BREACH OF TERMS AND CONDITIONS

5.1 If it is discovered at any point of time that the bidder has suppressed any fact or given a false statement or has done misrepresentation or fraud or has violated any of the terms of this bid, the bid will be cancelled by the (NAME OF ULB). In such an event, the bidder will not be entitled to any compensation whatsoever, or refund of any amount paid by him.

6. EARNEST MONEY DEPOSIT AND INTEREST FREE PERFORMANCE SECURITY

6.1 The Bidder shall submit an interest free Earnest Money Deposit (EMD) of as per mentioned slab

ULB TYPE	AMOUNT IN INR
For Ranchi Municipal Corporation &	10,00,000.00
Dhanbad Municipal Corporation	
For Other Municipal Corporation	5,00,000.00
For Nagar Parishad	2,00,000.00
For Nagar Panchyat	1,00,000.00

in the form of Bank Gurantee/FDR in favor of ______, drawn on any scheduled commercial bank acceptable to (NAME OF ULB) and payable at____,(place) along with the bid **(Envelope-1)**.

- 6.2 Any offer, which is not accompanied by the requisite Earnest Money Deposit, shall be rejected outright.
- 6.3 The EMD submitted by the successful Bidder may be adjusted against the performance security.
- 6.4 The EMD of the other bidders shall be returned as per the direction of MC, (NAME OF ULB).
- 6.5 The EMD shall however be forfeited in the following cases:
 - 6.5.1 If the bidder withdraws its proposal (offer) during the interval between the Proposal Due Date and expiration of the Proposal Validity Period;
 - 6.5.2 If the successful bidder fails to unconditionally accept the Letter of Acceptance in writing, within the time specified in this document, or any extension thereof granted by (NAME OF ULB);
 - 6.5.3 If the successful bidder fails to sign the License agreement and/or make the performance security within the time specified in this document, or any extension thereof granted by (NAME OF ULB).

6.6 Interest Free Performance Security

- 6.6.1 The successful bidder shall have to deposit the Performance security @ 5% of Gross License Value (GLV) for the entire contract period of 5 years in the form of Bank guarantee as specified format as Annexure VII in favour of (Name & Address of ULB), payable at _____drawn on any scheduled commercial nationalized bank acceptable to (NAME OF ULB).
- 6.6.2 The said Performance Guarantee has to be renewed by the successful bidder and shall be kept valid till the 3 months after the License Period. The Performance Security would however be forfeited in case of any Event of Default/ breach of agreement/tender conditions as described in the Tender Document.
- 6.6.3 On the performance and completion of the contract in all respects including 3 months' extra period, the Bank Guarantee will be returned to the bidder without any interest and upon submission of no claim certificate.
- 6.6.4 As and when an amendment is issued to the contract, having an impact on amount and validity of Performance security the contractor shall, within fifteen days of the receipt of such an amendment furnish to the Purchaser an amendment to the Bank Guarantee rendering the same valid for the contract as amended.
- 6.6.5 The Bank Guarantee and or any amendment thereto shall be executed on a stamp paper of requisite money value in accordance with the laws applicable in India by the party competent to do so.

6.6.6 Bank Guarantee shall be in force upto 3 months beyond the contract period.

7. 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, including all types of due diligence in the process. (NAME OF ULB) will not in any way be responsible or liable for such costs, regardless of the conduct or outcome of bidding.

8. VALIDITY OF OFFER

- 8.1 The Proposal shall remain valid for a period not less than One hundred and twenty (120) days from the date of opening of financial bid (Offer Validity Period). (NAME OF ULB) reserves the right to reject any Proposal that does not meet this requirement. Validity of proposal shall be extended for a specified additional period at the request of (NAME OF ULB).
- 8.2 A bidder agreeing to the request will not be allowed to modify the proposal, but would be required to extend the validity of its EMD for the period of extension.

SECTION-3 TENDERING SCHEDULE

1. PREPARATION AND SUBMISSION OF PROPOSAL

Bids should be submitted in the forms prescribed under this section and relevant annexures in Section 4.

- 1.1 Completed proposals shall be accepted only upto _____hrs on scheduled date in the office of (NAME of ULB), who at his sole discretion, retains the right, but is not obligated to extend the Proposal Due Date, by issuing an Addendum.
- 1.2 Bidders shall furnish the information strictly as per the formats given in Section 4 of this document and without any ambiguity. (NAME OF ULB) shall not be held responsible if the failure of any bidder to provide the information in the prescribed formats results in lack of clarity in interpretation and consequent disqualification (Financial Bid, Envelope-2).
- 1.3 All proposals/bids/offers shall be signed by the duly Authorized Signatory of the Bidder. Bidders shall submit a supporting Power of Attorney authorizing the Signatory of the Proposal to commit the Bidder and agreeing to ratify all acts, deeds and things lawfully done by the said attorney.
- 1.4 The proposal shall be initialed on each page by the Authorized Signatory in acceptance of all terms and conditions of this tender. All the alterations, omissions, additions, or any other amendments made to the Proposal shall also be initialed by him.
- 1.5 All witnesses and sureties shall be the persons of status and probity and their full names and addresses shall be stated below their signature. All signatures in the Proposal documents shall be dated.
- 1.6 Bidders are required to submit only one set of the Proposal, including the Original TENDER DOCUMENT issued to them signed on each page in acceptance of all terms and conditions of this tender. Any individual, firm or company which submits or participates in more than one Proposal for the said project shall be disqualified and shall also cause the disqualification of all the Consortia in which it is a Member.

All the bidders will be sent clarifications to queries, till the stipulated date. The queries received after the prescribed date will not be entertained by (NAME OF ULB). All the bidders are requested to monitor the (NAME OF ULB) website for the same.

2. PAYMENTS TO (NAME OF ULB)

2.1 The successful bidder for after the receipt of Letter of Acceptance from (NAME OF ULB) shall pay 25% of the GLV quoted to (NAME OF ULB). This payment shall be mandatory.

Proportion of GLV to be paid	Deadline for payment of GLV of one year
25% of the yearly quoted amount	After issue of Letter of Acceptance from (NAME OF ULB), and strictly before signing of the agreement
40% of the remaining amount	Just after the 5 months of the first payment of the year
35% of the remaining	After the 4 months of the second payment of the year.

- 2.2 Any delay in payments in the preceding clauses shall entail payment of interest @10% per annum on the amount outstanding, for the days of default. Delays beyond 30 days of the due dates for recurring payment, milestones will be treated as Licensee Events of Default. In such an eventuality (NAME OF ULB) retains the right to forfeit Performance Security and claim damages from the licensee and even terminate the agreement as mentioned in the Performance Security clause of the Draft License Agreement.
- 2.3 Every year there shall be increase in the license value by 5%. The same shall be applicable by the end of one year of contract and added to the license fees of next year.
- 2.4 The cycle shall be strictly followed by the agency for every year and upto 5 years.
- 2.5 The advertisement tax with respect to advertisement will be approved by <NAME OF ULB> as mentioned in Annexure II. The advertisement rate will be increased @5% annually based on last year advertisement rate. The advertisement tax rate structure will not be changed or modified during whole period of contract.

3. LANGUAGE AND CURRENCY

3.1 The Proposal and all related correspondence and documents shall be written in English language.

3.2 The currency for the purpose of the Proposal shall be the Indian National Rupee (INR).

4. SEALING AND MARKING OF PROPOSALS

- 4.1 The Proposals shall be sealed, marked and submitted as explained below:
 - a) Envelope No.1 shall contain the Earnest Money Deposit and shall be marked as Earnest Money Deposit and the cost of the tender document (Rs.10, 000/-) shall also be paid by the bidder in the form of Demand Draft. This Demand Draft shall also be enclosed in Envelope No.1.

The bidder shall also provide following documents in along with Envelope No.1.

- I. Letter of application in the format as per **Annexure -III** of Section 4.
- II. Power of Attorney.
- III. Original Tender Document duly signed (on each page) by an authorized representative as a token of acceptance of all terms and conditions.
- IV. Registration Certificate.
- V. GST Registration Certificate.
- VI. P.F. Registration Certificate.
- VII. E.S.I. Registration Certificate.
- VIII. Audited Balance sheet for last 3 years (2014-15, 2015-16, 2016-17).
- IX. Solvency Certificate as per mentioned slab

ULB TYPE	AMOUNT IN INR
For Ranchi Municipal Corporation &	10,00,000.00
Dhanbad Municipal Corporation	
For Other Municipal Corporation	5,00,000.00
For Nagar Parishad	2,00,000.00
For Nagar Panchyat	1,00,000.00

- X. The average annual turnover of the lead partner during last 3 years should be minimum of Rs. 1000000/-
- XI. The bidder should have an office in Jharkhand.
- XII. Minimum experience of the lead partner in advertising should be at least 3 years.
- b) The Bidder shall seal the Financial Proposal (as per Section-4) in a separate Envelope No. 2 duly marked as FINANCIAL BID. Financial bid shall be in the

format as given in the (**Annexure –VIII, Financial Proposal format)** of this tender document in section 4. The Outer envelope shall be addressed to: <ULB NAME>

4.2 If the envelopes are not sealed and marked as instructed above, (NAME OF ULB) assumes no responsibility for the misplacement or premature opening of the Proposal submitted.

4.3 Any Proposal received by (NAME OF ULB) after ___hrs. on the Due Date will be liable to rejection.

5. BIDDERS RESPONSIBILITY

- 5.1 It would be deemed that prior to the submission of Proposal; the Bidder has made a complete and careful examination of:
 - a. The requirements and other information set forth in this Tender document.
 - b. All the sites, existing facilities, encumbrances on every site and structures, access roads and utilities in the vicinity of every site.
 - c. All other matters that might affect the Bidders performance under the terms of this TENDER DOCUMENT, including all business potential, risks, costs, liabilities and contingencies associated with the project and that proposals/ bids/offers have been signed by the bidder or the duly authorized signatory of the bidder.
- 5.2 (NAME OF ULB) shall not be liable for any mistake or error or neglect by the Bidder in respect of the above. Proposals that are not substantively responsive to the requirements of this TENDER DOCUMENT will be rejected.

6. MODIFICATION OF THE PROPOSAL.

6.1 Proposal shall not be modified or withdrawn by the Bidder after the due date and time of submission of the Proposal.

7. OPENING OF BIDS

- 7.1 The Technical bid (Envelop no. 1) received shall be opened by a Committee constituted by the MC, <NAME OF ULB> in the presence of the bidders at _____ on _____date, unless intimated otherwise. The date for opening of financial bids shall be intimated in advance to the qualified bidders.
- 7.2 (NAME OF ULB) reserves the right to reject any Proposal and forfeit the EMD, if
- a) It is not signed, sealed and marked as stipulated in Clause 4 of section-3.
- b) The information and documents have not been submitted as requested and in the formats specified in the tender document.

- c) There are inconsistencies between the Proposal and the supporting documents.
- d) It does not mention the validity period as mentioned.
- f) There are conditions proposed with the Technical and/or Financial Proposals.

No request for modification or withdrawal shall be entertained by (NAME OF ULB) in respect of such Proposals.

8. EVALUATION OF PROPOSAL

The evaluation will be done in 2 states as explained below:

- 8.1 In Stage-I, the EMD and Cost of RFP document in Envelope 1 shall be first checked. Proposals without the appropriate EMD, the Cost of RFP document and other relevant documents as per para 4.1 shall be summarily rejected. Thereafter, Envelope 2 containing the financial proposal submitted by the Bidders will be opened. All bidders passing Stage-I of evaluation shall be treated at par for evaluation of Financial Bids.
- 8.2 The financial bids in Envelope 2 of only those bidders, who have passed in Stage-I of the evaluation, shall be opened by (NAME OF ULB). The nominees of the bidders may choose to remain present during such opening of financial bids. Bidders shall be ranked H1, H2, H3, etc. in decreasing order of their financial offers. The selection will be on the basis of the highest Gross License Value (H1) for the said work as per Clause 2 of section 3.

Note: If only a single bid is received, (NAME OF ULB) shall proceed as per the prevailing rules and directions issued by GoJ from time to time.

- 8.3 (NAME OF ULB) would have the right to review the Proposals and seek clarifications where necessary. The response from the Bidder(s) shall only be in writing but no change in the substance of the Proposal would be permitted. It is clarified that bidders are free to make suggestions but are not allowed to submit any conditional bid as specified earlier.
- 8.4 Financial Proposals of Bidders, who do not qualify the Stage-I of evaluation will not be opened.
- 8.5 (NAME OF ULB) reserves the right to reject any tender if it is of the opinion that the bidder lacks the expertise, experience and is not in possession of requisite infrastructure required for the purpose of the project. The discretion of the competent authority of (NAME OF ULB) in this respect shall be final and binding on all bidders.

9. ACCEPTANCE OF THE OFFER

- 9.1 (NAME OF ULB) shall issue Letter of Acceptance (LOA) to the successful H1 bidder.
- 9.2 The selected bidder is required to send their unconditional acceptance of LOA within seven (7) days from the date of issue of LOA.
- 9.3 (NAME OF ULB) shall retain the right to withdraw the LOA in the event of the selected bidder's failure to accept the LOA unconditionally within the limit specified in the above clause. In this event, (NAME OF ULB) shall forfeit the EMD of the selected bidder. Conditional acceptance of LOA will also lead to forfeiture of EMD.

10. EXECUTION OF LICENSE AGREEMENT

- 10.1 The successful bidder is required to sign the License Agreement within 15 days of conveying their unconditional acceptance of the LOA to (NAME OF ULB) in writing. But prior to signing of the Agreement, the Bidder must satisfy the following conditions, (NAME OF ULB) shall not execute the License Agreement until these conditions have been satisfied.
 - i. The Bidder has submitted the requisite Performance Security to (NAME OF ULB).
 - ii. The Bidder has paid 25% of the Gross License Value for the first year of contract period as quoted.
- 10.2 Failure to meet these conditions will result in a breach and (NAME OF ULB) shall be entitled to cancel the award without being liable in any manner whatsoever to the Bidder and to forfeit the EMD and any other amount deposited till that time as Damages.
- 10.3 The cost of stamp duty for execution of License Agreement, registration charges and any other related Legal Documentation charges and incidental charges shall be borne by the successful bidder.
- 10.4 In case of failure to sign the License Agreement within the stipulated time, (NAME OF ULB) shall retain the right to cancel the Award and forfeit the bidders EMD and any other amount deposited till that time without being liable in any manner whatsoever to the Bidder.

11. AMENDMENT OF TENDER DOCUMENT

11.1 At any time prior to the Last date for its submission, (NAME OF ULB) may, for any reason, whether at its own initiative or in response to clarifications requested by a Bidder, modify the TENDER DOCUMENT through the issuance of corrigendum. This will be sent in writing through e-mail to all the Bidders and shall be binding upon

them. The Corrigendum shall also be uploaded on (NAME OF ULB) website. Bidders are required to visit (NAME OF ULB) website frequently for updates and amendments.

11.2 In order to give the Bidders reasonable time in which to take a corrigendum into account, or for any other reason, (NAME OF ULB) may, at its discretion, extend the Proposal Due Date.

12. UNSUCCESSFUL BIDDERS

12.1EMD received from all the short-listed unsuccessful bidders after the evaluation shall be returned within a period of 120 (One hundred and twenty) days from the date of opening of financial bid, and returned thereafter signing of agreement whichever is earlier, without payment of any interest

13. PENALTY

- 13.1Licensee will be penalized up to Rs.10, 000/- per offence by (NAME OF ULB) in addition to any other criminal liability under any law of Govt. of India or Govt. of Jharkhand on the following offense:
 - a. Late payment of (NAME OF ULB) dues including interest accrued due to late payment. The licensee must deposit license fees of the quarter in advance by the due date. No excuse of non/late receipt of bill/invoice will be entertained as the payment schedule is clearly mentioned in the contract.
 - b. Not following the instructions of the (NAME OF ULB) regarding Advertisements even after 10 days from the date of issue of notice.
 - c. Any staff of licensee found in drunken condition/indulging in bad conduct.
 - d. Any staff of the licensee found creating nuisance on duty.
 - e. Sticking of stickers or hanging of banners or any other form of presentation other than allowed.
 - f. Improper maintenance defacement of the advertisement, hanging of wires etc.
 - h. Misbehavior with staff of (NAME OF ULB).
 - i. Not following safety and security norms as may be indicated by authorized representative of (NAME OF ULB).
 - j. Not following instructions issued by (NAME OF ULB) from time to time and other violations of the contract agreement.
 - k. Using of additional area without prior approval of (NAME OF ULB).

14. DEDUCTION OF DUES

- 14.1 (NAME OF ULB) reserves the right for deduction of (NAME OF ULB) dues from Licensee's security amount on the following grounds:
 - a) Any amount imposed as a fine by (NAME OF ULB) for irregularities Committed by the Licensee.
 - b) Any amount which (NAME OF ULB) becomes liable to the Government /Third party on behalf of any default of the Licensee or any of his/her/their servant/agent/ employees or staff.

- c) Any payment/fine made under the order/judgment of any court/consumer forum or law enforcing agency or any person working on his behalf.
- d) Any other outstanding amount.
- 14.2 Once the amount under this clause is debited, the Licensee shall reimburse the security deposit to the extent the amount is debited within 15 days of such debit by (NAME OF ULB) (Licensor), failing which it will be treated as breach of agreement and may lead to termination of agreement with forfeiture of all amounts including interest free security deposit in favour of (NAME OF ULB).

15. JOINT INSPECTION

15.1Periodical joint inspections will be conducted by (NAME OF ULB) with the Licensee and in case of any discrepancy or beaches of instructions issued by (NAME OF ULB), the (NAME OF ULB) reserves the right to impose fine upto Rs. 10,000/- (Rupees Ten thousand only) per irregularity.

16. REPEATED VIOLATION TO RESULT IN CANCELATION

16.1For repeated violation of instructions, breach of agreement, (NAME OF ULB) has the right to cancel the agreement at the risk and cost of the Licensee, including forfeiture of interest free Security deposit.

17. POWER TO WAIVE FINES

17.1The power to waive fines and penalty vests with (NAME OF ULB) or his authorized representative.

18. LICENSE TO BE NON-TRANSFERABLE

18.1The license for Advertising rights is not transferable.

19. COMPLIANCE OF STATUTORY /LABOUR LAWS/TAXES

- 19.1The Licensee shall comply with all the provisions of Statutory laws, Labor Laws regulation in force including but not limited to the Contract Labor (Regulation &Abolition) Act, 1976, any subsequent amendment thereof and the rules made there under. Licensee will indemnify the (NAME OF ULB) for any loss and damages suffered due to violation of its provision.
- 19.2 GST (if applicable) payable under the Applicable Laws in connection with the project will be payable by the licensee.

20. ALL OTHER LAWS TO BE APPLICABLE

20.1The Licensee shall comply with all applicable laws of land, including Pollution Control Board guidelines and (NAME OF ULB) can't be held liable for any change/modification in these laws which adversely affect this tender. No claim or compensation on this account will be entertained.

21. SELECTION OF ADVERTISEMENTS

The Licensee shall take into account the following aspects while selecting advertisements:

- 21.1The advertisement is prohibited from carrying information or graphic or other items relating to alcohol and tobacco products. The licensee shall conform to all the provisions of COTPA Cigarettes and Other tobacco products (Prohibition of Advertisement and Regulation of Trade and Commerce, Production, Supply and Distribution) Act, 2003, as amended from time to time.
- 21.2The bidder should adhere to all applicable & relevant clauses of Jharkhand State Advertisement Regulation Policy for ULBS 2017 and all other relevant regulation.
- 21.3The advertisement will have no objectionable and indecent portrays of people, products or any items. The advertisements should not hurt the sentiments of any group or groups of the society.
- 21.4Political advertisements are not allowed.
- 21.5The use of (NAME OF ULB)'s name, logo or title without the licensor's prior permission is strictly prohibited. No co-branding with the Licensor is allowed, without prior permission.

22. INDEMNIFICATION OF (NAME OF ULB) AGAINST LOSS/DAMAGES

- 22.1Fixing arrangements should be such that these should not damage the structures. Any loss or damage caused due to this to any men's property or life, the licensee will be solely responsible and liable to fine/penalty as per actual.
- 22.2The licensee must take third party insurance cover, the licensee agrees and undertakes to indemnify and hold the (NAME OF ULB)(licensor) harmless against any and all liabilities, Losses, damage, claims, expenses suffered by the (NAME OF ULB) (licensor) as a result of not taking such insurance cover by the licensee.
- 22.3The licensee shall also strictly abide by any safety guidelines as may be issued by (NAME OF ULB) from time to time.

23. PRIOR APPROVAL OF (NAME OF ULB) BEFORE FIXING

23.1The fixing structures for advertisements and the advertisement thereon be placed should have the prior approval from (NAME OF ULB) at all times before fixing /placing these at the approved sites by the licensee.

24. SOME RESERVED RIGHTS

24.1The bidders should understand, comprehend and also agree that (NAME OF ULB) reserves the right to issue changes, modifications to the terms and conditions, revise the document altogether or even cancel or put on hold the tender process by open announcement before the date and time of submission of the tender. I/we agree

voluntarily not to contest this issue or seek any claim or compensation on this account.

- 24.2Licensee shall comply with and abide by the judgments passed from time to time by Hon. Supreme Court/High Court or any other judicial/quasi-judicial body of the country.
- 24.3The bidders shall not ask for any claim or seek any compensation from (NAME OF ULB) if any advertisement spaces are not permitted due to any restrictions imposed permanent/temporary by the court or civil authorities. In such cases licensee may seek for alternative bare spaces in confirmation with any restrictions imposed permanent/temporary by the court or civil authorities.

25. SURRENDER/TERMINATION OF LICENSE

- 25.1If the licensee wants to surrender the contract he will be allowed to do so after giving 3 (three) months' notice. <NAME OF ULB> reserves the right to terminate the contract/license by giving one month's notice for termination. In both the situations the performance security of the licensee will stand forfeited.
- 25.2The unused license fee for the rest of the year will also not be refunded. Part surrender or termination of license will not be accepted and termination will be considered for the full license. On termination by (NAME OF ULB) or surrender by licensee, all the advertisement media and structure will automatically become the property of (NAME OF ULB).

26. PREVENTION OF DEFACEMENT

26.1The Successful bidder of this tender will be responsible to stop any kind of defacement by way of illegal hoardings, banners/posters or by any other mean of illegal advertisement on Govt. buildings /properties, otherwise, he shall be responsible to remove the same at his own cost.

27. FORCE MAJEURE

- 27.1Neither (NAME OF ULB) nor the LICENSEE shall be liable for any inability to fulfill their commitments and obligations hereunder occasioned in whole or in part by Force Majeure, Any of the following events resulting in material adverse effects hall constitute a Force Majeure Event
 - a. Earthquake, flood, inundation, landslide;
 - b. Storm, tempest, hurricane, cyclone, lightning, thunder or other extreme atmospheric disturbances;
 - c. Fire caused by reasons not attributable to the Licensee;
 - d. Acts of terrorism; and

- e. War, hostilities (whether war be declared or not), invasion, act of foreign enemy, rebellion, riots, weapon conflict or military action or civil war;
- f. Strikes or boycotts, other than those involving the Licensee, its contractors or their employees, agents, etc.; and

g. Any other similar things beyond the control of the Party except Court Order/Judgment.

h. Such Force Majeure occurrence shall be notified to the other party within 30 days of such occurrence.

28. ASSETS TO BECOME PROPERTY OF (NAME OF ULB) UPON COMPLETION

- 28.1 At the expiry of tenure of 5 years all infrastructure / media developed as a part of this contract will become the property of (NAME OF ULB). Licensee is required to hand over all such facilities to (NAME OF ULB) in good working condition. The licensee shall not tamper with the same or change their configuration. If the advertising infrastructure / media developed as a part of this contract are not handed over in good condition as required under this agreement, (NAME OF ULB) reserves the right to seek exemplary damages and indemnification.
- 28.2 If the LICENSEE fails to do so within a grace period of 07 days from the date of Natural Completion, because of any reason, of the License Agreement, the Licensee shall be deemed to be an unauthorized / illegal occupant of the said sites and will be liable to pay a penalty at a rate of thrice the prevailing license fee for the entire period of such occupation along with the applicable annual license fees. The security deposit of the licensee will have released after adjustment of any kind of dues. Upon Natural completion of the tenure display of advertisement must be stopped immediately.

29. ASSETS TO BECOME PROPERTY OF (NAME OF ULB) UPON PREMATURE TERMINATION

- 29.1All infrastructure / media developed as a part of this contract will become the property of (NAME OF ULB). Licensee is required to hand over all such facilities to (NAME OF ULB) in good working condition. The licensee shall not tamper with the same or change their configuration. In case of failure (NAME OF ULB) reserves the right to seek exemplary damages and indemnification.
- 29.2If the LICENSEE fails to do so within a grace period of 30 days from the date of premature termination, because of any reason, of the License Agreement, the Licensee shall be deemed to be an unauthorized / illegal occupant of the said sites and will be liable to pay a penalty at a rate of thrice the prevailing license fee for the entire period of such occupation along with the applicable annual license fees. The

security deposit of the licensee will stand forfeited in favor of (NAME OF ULB). Upon termination display of advertisement must be stopped immediately.

30. DISPUTE RESOLUTION

- 30.1 The (NAME OF ULB) and the bidder shall make every effort to resolve amicably by direct negotiations, any disagreement or dispute, arising between them under agreement.
- 30.2 If after 30 days from the commencement of such direct negotiations, the dispute is not resolved, it shall be referred to Principal Secretary/Secretary, Urban Development& Housing Department, Govt. of Jharkhand, whose decision shall be final and binding upon both parties.
- 30.3 Pending the submission of and/or decision on a dispute, difference or claim or until the matter is decided by Principal Secretary/Secretary, Urban Development& Housing Department, Govt. of Jharkhand, the Bidder shall continue to perform all its obligations under this agreement without prejudice of final adjustment in accordance with such award.
- 30.4 The (NAME OF ULB) may terminate this agreement, by giving a written notice of termination of minimum 30 days, to the Bidder, if the Bidder fails to comply with any decision delivered by Principal Secretary/Secretary, Urban Development & Housing Department, Govt. of Jharkhand.

SECTION 4

<u>ANNEXURE 1</u> <u>Description of Site.</u>

Sr.No.	Section	Start Point	End Point	No. of Poles	Remarks
Ι	II	III	IV	V	VI

ANNEXURE II

<u><NAME OF ULB></u> ADVERTISEMENT TAX SLAB FOR FINANCIAL YEAR 2017-18 (PER SQ.FT)

<Put your slab here>

Note: Advertisement Tax will be increased by 5% in each coming financial year over last financial year.

<u>ANNEXURE III (Covering letter)</u> <u>Letter of Application</u>

Dated:

(Name & Address of ULB), Phone no: E-mail -Sub: REQUEST FOR PROPOSAL FOR THE ALLOTMENT OF ADVERTISING RIGHTS ON STREET LIGHT POLES UNDER (NAME OF ULB) FOR A PERIOD OF 5 YEARS.

Dear Sir,

Attached to this letter is the authority regarding Power of Attorney appointing me/us as designated person(s) to make these representations for and on behalf of the bidder in respect of the proposal as per RFP bearing number_____ dated _____ 2018___issued by (NAME OF ULB)____.

For and on behalf of the bidder, I/we confirm:

1. Our offer is in accordance with the terms and conditions of the RFP issued by (NAME OF ULB), and we agree to sign the Advertisement Agreement enclosed with the RFP, and we have initialed each page of it to convey our acceptance;

2. That the offer contained in the proposal attached to this letter is a firm offer which will remain open for the proposal validity period referred to in the RFP, including any extension of the proposal validity period as may be agreed by us;

3. That (NAME OF ULB) may by written notice extend the period of proposal validity period and the proposal attached to this letter and the Bid Security below will remain in full force and be valid for that extended period as per provisions of the RFP;

4. That the Bidder accepts the terms and conditions stipulated in RFP for the selection process and undertakes to perform its obligations accordingly; and

5. That attached to this letter is the Bid Security, Tender fees along with all other documents and information as required by the RFP.

Name:

Title:

Date:

Annexure IV

AFFIDAVIT

(ON RS. 100/- NON-JUDICIAL STAMP PAPER)

I,	S/o		(Des	signation) of	f M/s
	having	its	registered	office	at
	do hereby	solemnly	affirm and declare	as follows:	

- 1. That I have been authorized to execute this affidavit on behalf of this company by the Board of Directors vide its resolution passed on
- That the (NAME OF ULB) vide NIT no. had invited offers from interested bidders for allotting Advertisement Right on Street Light Poles under (NAME OF ULB) for a period of 5 years.
- 3. That in response to the said advertisement as stated in paragraph (2) above, our firm has submitted its proposal to the (NAME OF ULB).
- 4. That the proposals of our firm M/s Containing all the necessary information and particulars furnished as per given Performa and Annexures.
- 5. That our firm have neither failed to perform on any contract, as evidenced by imposition of a penalty by an arbitral or judicial authority or a judicial authority or a judicial pronouncement or arbitration award against our firm, nor our firm have been expelled from any project or contract by any public authority nor have had any contract terminated by any public authority for breach of our part.
- 6. That our firm during the last three years, neither black listed by any Govt./Semi Govt./PSU not failed to perform on any agreement, as evidenced by imposition of a penalty by an arbitral or judicial authority or a judicial pronouncement or arbitration award against us.

That the statements made in paragraph 1 to 6 of the foregoing affidavit as above are true to my knowledge and belief and if anything is found contrary, I stand liable to be prosecuted under appropriate Act / laws in force.

Solemnly affirmed by the said at on this the day of 2018.

Deponent: Identified by me

<u>Annexure V</u>

BIDDER DETAILS

1.	Name of bidder	
2 (a)	Address of bidder	
(b)	Phone no:	
(c)	Fax no.	
(d)	E mail	
(e)	Website	
3(a)	Name of authorized signatory to bid	
(b)	Designation	
(c)	Phone (Landline) Phone (Mobile)	
(d)	Fax	
(e)	Email	
4	NAME, address, Tel No. Fax, email at which communication to be sent in respect of bid	
5	Names of the present Proprietors/ Partners/Board of Directors	

<u>Annexure VI</u> <u>CERTIFICATE OF ABIDEMENT</u>

I undertake to abide by the terms and conditions as laid down in the offer documents by the (Name of ULB) and also follow the instructions given by the (Name of ULB) (to be read with Terms and Conditions).

Signature

:

Name of the person : with Designation

Name of the Firm :

Annexure VII

PERFORMANCE BANK GUARANTEE

The (Name of ULB) has invited bids for appointing the Agency for the Allotment of Advertisement Rights on Street Light Poles under (Name of ULB) for a period of 5 years.

M/s. submitted their proposal with reference to the said bid. (Name of ULB) has since decided to award the contract to M/s......vide their letter of intent no...... dated...... directing M/s..... to submit Performance Bank Guarantee of Rs.

M/s..... has requested us to furnish above bank guarantee valid upto

do hereby undertake to pay to (Name of ULB) an amount not exceeding Rs. lakhs on demand by (Name of ULB) in case of failure of M/s..... in fulfilling the obligations properly and timely underthe said contract.

We do hereby undertake to pay the amount payable under this guarantee without demur, merely on a demand from (Name of ULB). Any such demand made on the bank shall be conclusive as regards the amount due and payable by the bank under this guarantee.

Our liability under this guarantee shall be restricted to an amount not exceeding Rs. This guarantee would remain in full force upto...... Unless the demand as claim under this guarantee is made on us in writing on or before, we shall be discharged from allliabilities under this guarantee thereafter.

We undertake to pay unconditionally to (Name of ULB) any money so demanded and our liability under this guarantee being absolute and unequivocal. The payment so made by us under this bond shall be a valid discharge of our liability from payment there under and M/s.shall have no claim against us making such payment.

This guarantee will not be discharged due to the change in the constitution of the Bank or Agency.

We undertake not to release this guarantee during its currency except with prior consent of (Name of ULB) in writing.

"Notwithstanding anything herein contained; our liability under this Guarantee shall:

(A) Be limited to a sum of Rs.....lakhs) only.

(B) Stand completely discharged and all our rights under this guarantee shall stand extinguished, if no claim or demand is made upon us in writing on or before"

Date.....

Signature for and on behalf of Bank

<u>Annexure VIII</u> <u>FINANCIAL PROPOSAL FORMAT</u> (On the Letter Head of the Bidder)

(Name & Address of ULB),

Phone no.:

E-mail -

Sub: REQUEST FOR PROPOSAL FOR THE ALLOTMENT OF ADVERTISING RIGHTS ON STREET LIGHT POLES UNDER (NAME OF ULB) FOR A PERIOD OF 5 YEARS.

Being duly authorized to represent and act on behalf ------ and having reviewed and fully understood all requirements of bid submission provided in the RFP document and subsequent clarifications provided in relation to project, I/ we hereby provide our financial proposal.

I have read the entire RFP including all the general conditions, Advertisement Agreement for **ADVERTISING RIGHTS ON STREET LIGHT POLES UNDER (NAME OF ULB) ((NAME OF ULB)) FOR A PERIOD OF 5 YEARS** in detail and on the basis of my full study of the above.

I hereby accept the 5% hike in every year in the GLV quoted below. I will pay the license fee accordingly.

Financial Proposal for: ADVERTISING RIGHTS ON STREET LIGHT POLES UNDER (NAME OF ULB) FOR A PERIOD OF 5 YEARS

Sr	. No.	Gross License Value for first year in Figures	Gross License Value for first year in Words

Mentioned document/s and the conditions, I undertake to advertise on the street light poles in accordance with the terms and conditions as provided in the above mentioned document/s and undertake to pay (NAME OF ULB) a Gross License Fee as mentioned below: The currency need to be strictly in Indian Rupees. In case of any variation in rates between words and figures, highest value of them will prevail.

Name of Bidder:

Signature of the Authorized Person

Seal:

Address and contact number:

<u>Annexure IX</u>

LETTER OF ACCEPTANCE

(Letter head paper of the Employer's Representative)

_____(Date)

То	
	(Name and address of the Agency)

Dear Sirs,

This is to notify you that your Bid dated ______ for _____ (name of the Project and its NIT No., as given in the Request of Proposal) for the Contract Price of Rupees______ (______) (amount in words and figures), as corrected and modified in accordance with the Instructions to Bidders is hereby accepted by (Name of ULB).

You are hereby requested to furnish Performance Security, in the form as per Annexure VII for an amount equivalent to Rs. ______ within 21 days of the receipt of this letter of acceptance valid up to 90 days from the date of expiry of Contract i.e. up to ______ and also furnish the Non-Judicial Stamp of Rs. 500/- for signing the Agreement, failing which action as stated in Clause 9 of Section-3 (Tendering Schedule) will be taken.

Yours faithfully,

Authorized Signature Name and title of Signatory (Employer's Representative)

<u>Annexure X</u>

AGREEMENT FORM

Agreement

This agreement, made the ______ day of between______ (name and address of Employer) [hereinafter called "the Employer] and ______ (name and address of Agency) hereinafter called "the Agency" of the other part.

NOW THIS AGREEMENT WITNESSETH as follows:

1. In this Agreement, words and expression shall have the same meanings as are respectively assigned to them in the conditions of contract hereinafter referred to and they shall be deemed to form and be read and construed as part of this Agreement.

2. In consideration of the payments to be made by the Employer to the Agency as hereinafter mentioned, the Agency hereby covenants with the Employer to execute and complete the Works and remedy any defects therein in conformity in all aspects with the provisions of the contract.

3. The Employer hereby covenants to pay the Agency in consideration of the execution and completion of the Works and the remedying the defects wherein Contract Price or such other sum as may become payable under the provisions of the Contract at the times and in the manner prescribed by the Contract.

- 4. The following documents shall be deemed to form and be ready and construed as part of this Agreement viz.
 - (1) The Agreement Form
 - (2) Letter of Acceptance,
 - (3) Agency Proposal
 - (4) All Annexures as per RFP
 - (5) Request for Proposal Data
 - (6) Financial Proposal
 - (7) Any other document listed in the Contract Data as forming part of the Contract

In witnessed whereof the parties there to have caused this Agreement to be executed the day and year first before written.

The Common Seal of ______was hereunto affixed in the presence of:

Signed, Sealed and Delivered by the said ______

in the presence of:

Binding Signature of Employer's Representative _____

Binding Signature of Agency _____