	Query - 1			
S. No.	Clause No.	Queries	Responses	
1	Proposal Due Date or PDD (Online submission of Technical Proposal and Financial Proposal on www.uktenders.gov.in). 03:00 P.M. on 30/10/2023	The bid document preparation requires extensive paperwork, preparation of documentation and preparing an experienced team who can lead this assignment and there are many upcoming Festival Holidays, Thus, we request if the requested extension would be provided on the submission deadline. Request you to kindly extend the due date of submission by at least 3 weeks from the date of release of queries.	No Change	
2	Submission of Hard Copy of Technical Proposal along with Bid Document Fee, EMD and Power of Attorney. 4:00 P.M. on 30/10/2023	The bid document preparation requires extensive paperwork, preparation of documentation and preparing an experienced team who can lead this assignment and there are many upcoming Festival Holidays, Thus, we request if the requested extension would be provided on the Hard Copy submission. Request you to kindly extend the due date of Hard Copy submission by at least 5 days from the Proposal due date.	No Change	
3	Contract Documents	We would like to request the Authority to please include Draft Contract for the RFP.	As per Annexure-1	
4	New Clause Limitation of Liability	We would like to request the authority to kindly limit the consultant's liability to the contract value, We request the authority to kindly add a new clause for Limitation of Liability as follows: "In no circumstances shall Consultant's total liability for any direct damages under this Contract exceed the Fee paid to Consultant. Consultant shall not be liable to Client in tort (including negligence), breach of contract, breach of statutory duty or otherwise due to, under and/or arising out of or in connection with this Contract to the extent such loss or damage is consequential, indirect, special or punitive, whether or not Client had been advised of the likelihood of any such loss or damage."	As per Annexure-1	
5	FORM-III Team Composition & Task Assignments, & FORM-IV Format of Curriculum Vitae (CV) for Proposed Key Professionals	We would like to request the authority to kindly clarify that the consultant can propose their own team/ key professionals with respect to the project.	Consultant shall have to provide the list of personnels along with their CV Proposed for the Project.	

Query - 2			
S. No.	Clause No.	Queries	Responses
1	Page no. 6: a. EMD is 1,80,000.00 Document Fees: 5,900.00 b. EMD is 1,50,000.00 Document Fees: 5,900.00 c. EMD is 1,00,000.00 Document Fees: 5,900.00	We request you to allow exemption to the bidders registered with MSME Department / NSIC as per below mentioned clause:- "The units enlisted under Single Point Registration Scheme of NSIC are eligible to get the benefits under Public Procurement Policy for Micro & Small Enterprises (MSEs) Order 2012 as notified by the Government of India, Ministry of Micro Small & Medium Enterprises, New Delhi vide Hazette Notification dated 23/03/2012 and amendment vide order no. S.O. 5670 (E) dated 09/11/2018" Under the above, the below mentioned benefits are extended to the firms registered with NSIC under Public Procurement Policy:- 1. Issue of the Tender documents free of cost. 2. Exemption from payment of Earnest Money Deposit (EMD). Kindly allow the same.	No Change
2	Page no. 28 and 29: Relevant services carried out in the last seven years that best illustrate qualifications	Due to National lockdown in Covid from 2019-2020, 2020- 2021 and 2021-2022, we request you to kindly consider similar nature of work during the last 10 years for maximum participation.	No Change
3	Page no. 4 and 5 clause no. c A successful bidder will be elected under Least Cost Selection (LCS) method and procedure as described in this RFP. As this is a Consultancy Tender where expertise and experience are of immense importance. Most of the organizations have already adopted the Quality and Cost based Selection (QCBS) such as CPWD, NBCC Ltd, Railways, State PWD's etc. We request your good self to consider QCBS (80:20) for the same.		No Change
4	Page no. 16 & 17 clause no 3 The Bidder must have at least one office in India which has been operational (providing consultancy services in Urban Infrastructure Sector) from the last Five years or more. Evidence of consultancy services should be submitted	Kindly clarify the types of projects included in Urban Infrastructure Sector such as Residential Building, Commercial complexes, Office Buildings etc.	Any infrastructure Project in Urban Area can be considered, such as such as Residential Building, Commercial complexes, Office Buildings etc.
5	Page no. 6 and clause no 2 Submission of Hard Copy of Technical Proposal along with Bid Document Fee, EMD and Power of Attorney: 4:00 P.M. on 30/10/2023	You are requested to kindly provide 10 days for submission after uploading of pre-bid response.	No Change

ANNEXURE-1

DRAFT AGREEMENT

(Any Other Clause Decided By MDDA Shall Be Incorporated As Per The Requirement of The Project At The Time Of Finalization)

This Agreement is (Mor			day of
	Betw	/een	
	-		through its rt Nagar, Saharanpur
Road, Near ISBT, De	ehradun- 248001 (he	ereinafter referred t	to as "MDDA" which in-interest) of the one
	AN	ID.	
having its office at India (hereinafter reexpression shall unless successors-in –interess.) (Mussoorie Dehradung	eferred to as "M/s s repugnant to the cot) of the other part Development Author	ontext include its per	Mr
And whereas in respo	onse to, the onal skills, expertise	Consultant represer	llectively as 'Parties'). Inting that it possesses sources, submitted its to "Proposal") before
(herei	, issued a Letter of nafter referred to as y Services for the "	Award vide Letter "LOA") to M/s	proposal of M/s No Dated for", as defined in the
-		-	and issuance of LOA, onsultancy Service for

	on the terms and conditions mutually agreed between the Parties as set forth in this Agreement;
	Now, therefore the parties herete agree as follows:
ı	Now, therefore the parties hereto agree as follows: The following documents shall be deemed to form and be read and construed as a part of this Agreement:-
	1. (Annexure-1). 2. (Annexure-2). 3. (Annexure-3).
	M/s, hereby agrees that it shall provide Consultancy Services to MDDA for the work mentioned in "" (hereinafter referred to as the "Project"). Further M/s
1.	Scope of Work:
	M/s/Consultant is required to provide the following services:-
	()
2.	Time Framework and Payment Schedule:
	As per TOR
	3. General Conditions:
	 All drawings should be in AutoCad 2007 or later format. All repots should be in .doc/.ppt/.xls format or as decided by the MDDA.

- 3. Any other format should be decided only after due permission from the MDDA.
- 4. All reports/ information generated in this project shall be the property of the MDDA and shall not be used for any other purpose without prior permission of the MDDA.
- 5. In case of difference in Original and copy of submission the Original shall prevail.

misleading information. 7. M/s	novement of traffic shall not transfer the		
Change orders:			
MDDA may at any time, by a, make change within If any such change(s) causes an increase required for, the performance of any par whether changed or not changed by the o made in the Performance Security, Contra as the case may be.	the general scope of the Agreement. or decrease in the cost of, or the time of the work under the Agreement, rder, an equitable adjustment shall be		
Notices			
Any notice, approval, consent, request or the other communication required or permitted to be given or made under this Agreement shall be in writing in English or Hindi Language and delivered by Registered Post as well as be email to the address of the recipient shown below or to such other address, as the recipient may have notified the sender.			
For MDDA:	M/s:		
Vice Chairman, Mussoorie Dehradun Development Author Transport Nagar, Saharanpur Road, Near ISBT, Dehradun – 248001, Uttarakhand, India	rity		
e-mail:	e-mail:		

6. M/s shall be liable for any unauthentic, improper and

4.

5.

6. Property Rights of Assignment outputs:

7. Amendments, Modification, etc.:

No amendments, modification or alterations of or any additions to the terms and conditions of this Agreement shall be valid unless the same be in writing and agreed to by the Parties.

8. Dispute resolution:

Amicable Settlement

The parties shall use their best efforts to settle amicably all disputes arising out of or in connection with this Agreement or the interpretation thereof:

Dispute settlement

If any dispute arises out of this Agreement with regard to the interpretation, meaning, work of operation or the breach of the terms of the Agreement, the matter shall be settled as per Arbitration and Conciliation Act 1996 with its amendments from time to time. The dispute shall be referred to a sole arbitrator to be appointed by the parties mutually, whose decision shall be final and binding on both the parties. The Arbitration proceedings shall be carried out at Dehradun and the seat of the Sole Arbitrator shall be at Dehradun. The fees of the Arbitrator shall be borne equally by the parties.

9. Penalty:

The Parties agree that in case of any delay, negligence in the work, or in the event of breach of any provisions of this Agreement, the Penalty at the rate of 0.25% of the total consultancy fees (as per this agreement) will be imposed by MDDA for each day of delay till the deliverable is finally submitted by the Consultant maximum upto 10%.

10. No partnership:

Nothing contained in this Agreement shall constitute or be deemed to constitute a partnership between the Parties, and no Party shall hold himself to be an agent for the other Party, except with the prior written consent of the other Party.

11. Extension:

Any date or period as set out in any clause of this Agreement may be extended with the consent of both the Parties failing which, timeline as defined in Clause- 2, time and payment schedule shall apply.

12.	Confid	entia	lity:

M/s/Consultant shall keep all the information pertaining to the assignment CONFIDENTIAL and shall not provide/disclose any information of the assignment to anybody except on specific written instructions from MDDA.

13. <u>Termination for Insolvency:</u>

MDDA may at any time terminate the Agreement by giving written notice to M/s/Consultant without, if the Consultant becomes bankrupt or otherwise insolvent, provided that such termination will not prejudice or affect any right of action or remedy which has accrued or will accrue thereafter to MDDA.

14. <u>Termination for Convenience:</u>

- 1. MDDA may, by written notice to M/s/consultant, terminate the Agreement, without compensation to the M/s, at any time for its convenience. The notice of termination shall specify that termination is for the Authority's convenience, the extent to which performance of work under the Agreement is terminated and the date upon which such termination becomes effective.
- 2. The Authority shall pay the M/s up to the last milestones satisfactorily achieved.

15. Liability:

M/s/ consultant shall be solely liable for the all reports, reviews and appraisal submitted to MDDA.

16. Other terms & conditions:

16.1	M/s/Consultant shall be entitled to the payment of the
	services Satisfactorily performed from the date of submission of the
	deliverable with correction specified by MDDA within a period of 30 days.
16.2	M/s/Consultant shall perform the services and carry
	out the obligation hereunder with all due diligence, efficiency and
	economy, in accordance with generally accepted professional techniques

Both the parties agree to endeavor to encourage exchange of information and communication through e-mail and optimize physical interaction, where appropriate.

appropriate advanced technology and safe methods.

and practices, and shall observe sound management practices, and employ

- Wherever required by applicable laws, MDDA shall deduct taxes at source, from the amounts payable, and shall provide to M/s/Consultant the appropriate tax deduction certificate evidencing payment of such taxes.
- 16.6 M/s shall submit the daily progress report to MDDA in the format as decided by MDDA.

17. Performance Security:

M/swill have to execute an Agreement on a Non-Judicial Stamp paper of appropriate value and deposit Performance Security which shall be 5% of the contract value, prior to signing of Agreement.

- 1. The Performance Security shall be in the form of a Bank Guarantee/FDR/DD in the name of Secretary, Mussoorie Dehradun Development Authority.
- 2. The Performance Security shall be for the entire project duration and shall be refunded after expiry of 1 year of Agreement period/extended period, provided there is no breach of Agreement on the part of M/s
- 3. Failure of the M/s to comply with the requirements and conditions/timelines shall constitute sufficient grounds for the annulment of this agreement and forfeiture of the performance security.

	4.	Performance Security amount in full or part may be forfeited in the following cases:
		 a. When the terms and conditions of Agreement is breached. b. When the M/s
18.	Inden	nnification:
	again dama or vi	shall keep MDDA totally indemnified and harmless ast all claims, dues, payments, fines, penalties, compensation, liabilities, ages and other losses etc. which may incur on account of non-compliance olation of any statutory provisions or any direct/indirect loss or damage s caused due to any deficiency in services and/or any dereliction.
19.	Forc	e Majeure:
	arise and M/s Perfe delay	her MDDA nor M/s
	beyo perfo	the purpose of this Agreement, "Force Majeure" means an event which is and the reasonable control of a party, and which makes a party's formance of its obligation under the agreement impossible or so ractical as to be considered impossible under the circumstances-
	pr th pe pr	a Force Majeure situation arises, the M/s
		he Authority may terminate this Agreement, by giving a written notice of inimum 15 days to the M/s being unable to

perform a material portion of the services for a period of more than 15

days.

Jurisdiction:

The Courts in Dehradun only shall have the jurisdiction for any legal dispute arising out of this agreement.

20. Negligence:	:
-----------------	---

That in case of negligence/ delay in submit lapse in work of operation on the part of M/s Chairman, MDDA reserves the right to terms the performance security after giving remains to show caus satisfaction of MDDA within a period of 15 delays.	inate this Agreement and forfeit easonable opportunity to M/s se or make amendments to the
In the WITNESS where of the parties have sign month and year first written above	ned this Agreement on the day,
For and on behalf of Mussoorie Dehradun Development Authority	For and on behalf of M/s
Signature:	Signature: & Seal
Name:	Name:
Designation:	Designation:
Dated:	Dated:
Witness:	Witness:
1	1