

REQUEST FOR PROPOSAL FOR APPOINTMENT OF AGENCY FOR SOCIAL MEDIA MANAGEMENT, BRANDING AND STRATEGIC PLANNING FOR MAHARASHTRA POLLUTION CONTROL BOARD (MPCB)

RFP Reference No: MPCB/SM/2025/05

Date of Publish: 06th May 2025

Tender Fee: INR 23,600/- (INR Twenty-Three Thousand and Six Hundred

only)

ISSUED BY:

THE MEMBER SECRETARY,
MAHARASHTRA POLLUTION CONTROL BOARD,
KALPATARU POINT, 3rd FLOOR, OPP. PVR CINEMA,
SION CIRCLE, SION,
MUMBAI-400 022

Tel: +91 22 24010437 (Extn 311)
Website: https://mpcb.gov.in
Email ID: pro@mpcb.gov.in



Table of Contents

DISC	LAIMER	5
ABBR	REVIATIONS	6
Key T	erms- Definition	7
NOTI	CE INVITING PROPOSAL	9
SECT	TION 1: LETTER OF INVITATION	12
1.1	Background	12
1.2	Purpose	13
SECT	TION 2: INSTRUCTIONS TO BIDDERS	14
2.1	Consortium/ Joint Venture/ Sub-contracting	14
2.2	Conflict of Interest:	14
2.3	Completeness of Response	14
2.4	Proposal Preparation Costs	15
2.5	Bidder Inquiries	15
2.6	Amendment of RFP Document	15
2.7	Supplementary Information to the RFP	15
2.8	MPCB's right to terminate the process	15
2.9	MPCB's Right to accept/ reject any bids	16
2.10	Earnest Money Deposit (EMD)	16
2.11	Authentication of Bid	16
2.12	Language of Bids	17
2.13	Patent Claim	17
2.14	Bid Submission Format	17
2.15	Preparation of Proposal	17
2.16	Bid Submission Instructions	19
2.17	Late Proposal and Proposal Validity Period	20
2.18	Modification and Withdrawal of Proposals	20
2.19	Non-conforming Proposals	20
2.20	Acknowledgement of Understanding of Terms	21
2.21	Bid Opening	21
2.22	Failure to agree with the Terms & Conditions of the RFP / Contract	21
2.23	Non-Disclosure Agreement (NDA)	21
2.24	Performance Bank Guarantee	22
2.25	Bid Prices	22
2.26	Bid Currency	23



2.27	Correction of errors	23
2.28	Corrections to Arithmetic errors	23
2.29	Disqualification	23
2.30	Tendering Under Different Names	24
2.31	Miscellaneous Provisions	24
SECT	ION 3: PRE-QUALIFICATION CRITERIA AND TECHNICAL EVALUATION	26
3.1	Pre-Qualification Criteria	26
3.2	Evaluation of Pre-Qualification Proposal	28
3.3	Technical Evaluation Criteria	28
3.4	Technical Presentation	31
3.5	Bid Evaluation	31
3.6	Award of Contract	33
3.7	Issuance of Work Order	33
3.8	Signing of Contract Agreement	34
SECT	ION 4: SCOPE OF WORK	35
4.1	Detailed Scope of Work	36
4.2	Engagement Approach	38
4.2.1	Fixed Monthly Activities	38
4.2.2	Fixed Quarterly Activities	38
4.2.3	Variable Activities (As per Plan)	38
4.2.4	Fixed Deliverables	39
4.2.5	Reporting requirements	39
4.3	Resource Deployment	40
4.4	Project Timeline	42
SECT	ION 5: PAYMENT TERMS	43
5.1	Payment Terms	43
5.2	Other Terms and Conditions	43
SECT	ION 6: KPI and Penalty	44
6.1	Penalties / KPIs	44
SECT	ION 7: ANNEXURES	46
Check	dist for documents to be included in Pre-qualification Proposal	47
Annex	cure 1 Pre-Qualification Cover Letter	50
Annex	cure 2 Bidder's and Bidding Firms Particulars	52
Annex	cure 3 Financial Declaration of Bidder	54
Annexure 4 Project Citation (PQ & TQ)		



Annexure 5 Format for Self-Declaration	58
Annexure 6 CV Format	59
Annexure 7 Undertaking for Office in Maharashtra	60
Annexure 8 Declaration by the Bidder for not being Blacklisted /Debarred	61
Annexure 9 Power of Attorney	62
Checklist for documents to be included in Technical Proposal	63
Annexure 10 Technical Proposal Bid Cover Letter	65
Annexure 11 Financial Proposal Cover Letter	67
Annexure 12 Format for Financial Bid	69
Annexure 13 Draft Conditions of Contract	71
Annexure 14 Non-Disclosure Agreement	90
Annexure 15 Format for Performance Bank Guarantee	92
Annexure 16 Format of sending pre-bid queries	94



DISCLAIMER

This Request for Proposal (RFP) for "Appointment of Agency for Social Media Management, Branding and Strategic Planning for Maharashtra Pollution Control Board (MPCB)" (hereinafter referred to as "Project")" is issued by Maharashtra Pollution Control Board (MPCB).

Whilst the information in this RFP has been prepared in good faith, it is not and does not purport to be comprehensive or to have been independently verified. Neither MPCB, nor any of its officers or employees, nor any of their advisers nor consultants accept any liability or responsibility for the accuracy, reasonableness or completeness of the information contained in the RFP, or for any errors, omissions or misstatements, negligent or otherwise, relating to the proposed RFP or make any representation or warranty, express or implied, with respect to the information contained in this RFP or on which this RFP is based or with respect to any written or oral information made or to be made available to any of the recipients or their professional advisers and, so far as permitted by law and except in the case of fraudulent misrepresentation by the party concerned, and liability therefore is hereby expressly disclaimed.

The information contained in this RFP is selective and is subject to updating, expansion, revision and amendment at the sole discretion of MPCB. It does not purport to contain all the information that a recipient may require for the purposes for deciding for participation in this process. Each Party must conduct its own analysis of the information contained in this RFP, to correct any inaccuracies therein and is advised to carry out its own investigation into the proposed MPCB Project, the regulatory regime which applies thereto and by and all matters pertinent to the MPCB Project and to seek its own professional advice on the legal, financial, and regulatory consequences of entering into any agreement or arrangement relating to the MPCB Project. MPCB shall not be responsible for any direct or indirect loss or damage arising out of or for use of any content of the RFP in any manner whatsoever.

MPCB shall be the sole and final authority with respect to qualifying a bidder through this RFP. The decision of MPCB in selecting the Bidder who qualifies through this RFP shall be final and MPCB reserves the right to reject any or all the bids without assigning any reason thereof. MPCB further reserves the right to negotiate with the Service Provider to enhance the value through this project and to create a more amicable environment for the smooth execution of the project.

MPCB may terminate the RFP process at any time without assigning any reason and upon such termination MPCB shall not be responsible for any direct or indirect loss or damage arising out of such a termination.



ABBREVIATIONS

Abbreviation	Description	
AoA	Article of Association	
DSC	Digital Signature Certificate	
DGIPR	Directorate General of Information and Public Relations	
EMD	Earnest Money Deposit	
GOM	Government of Maharashtra	
GST	Goods and Services Tax	
KPI	Key Performance Indicator	
LLP	Limited Liability Partnership	
LoA	Letter of Acceptance	
MPCB	Maharashtra Pollution Control Board	
MOA	Memorandum of Association	
NDA	Non-Disclosure Agreement	
NEFT	National Electronic Fund Transfer	
NIC	National Informatics Centre	
PAN	Permanent Account Number	
PBG	Performance Bank Guarantee	
PDF	Portable Document Format	
PSU	Public Sector Undertaking	
RFP	Request for Proposal	
SLA	Service Level Agreement	
SP	Service Provider	
TCS	Tax Collected at Source	
TCV	Total Contract Value	
TDS	Tax Deducted at Source	
TEC	Tender Evaluation Committee	
ULB	Urban Local Body	
UT	Union Territory	



Key Terms- Definition

Term	Definition
161111	Associate means, in relation to the Bidder, a person who controls, is
Associate	•
Applicable Laws	controlled by, or is under the common control with such Bidder. Shall mean the laws and any other instruments having the force of law in India as they may be issued and in force from time to time or such other territorial jurisdiction outside India, by any authority, including governmental authority, including any revisions, amendments or re-enactments including without limitation statutes, rules, regulations, bye-laws, policies made thereunder, judgments, decrees, injunctions, writs, orders issued by any court of record or other requirement or official directive of any governmental authority or any person acting under authority of any governmental authority or statutory authority including any notification issued by the Reserve Bank of India or of any governmental authorities, as may be in force or effect during the subsistence of the Bidding Documents.
Authorized Signatory/ Representative	Shall have the meaning as ascribed to it in Clause 2.15 of this RFP;
Authority/ Corporation	This means Maharashtra Pollution Control Board (MPCB).
Bid / Proposal	This means the documents in their entirety comprising of the pre- qualification Proposal, Technical and Financial Proposal, clarifications to these, technical presentation/ demo submitted by the Bidder, in response to the RFP, and accepted by MPCB.
Bidder(s)/Agency /Supplier	Business Organization/Firm who shall engage in the business of social media management, public relations, Online Content Creation, branding, strategic planning as per scope of work.
Bidder's	The person or the persons appointed by the Bidder from time to time to act
Representative	on its behalf for overall co-ordination, supervision, and execution of Project.
Business Day	This means any day that is not a Sunday or a public holiday (as declared by Government of Maharashtra).
Conflict of Interest	Shall have the meaning as ascribed to it in Clause 2.2 of this RFP.
Contract/Agreement	This shall mean the deed to contract, together with its original accompaniment and those latter incorporated in it by mutual consent.
Contract / Project	The time period for completion of the entire project scope of work starting
Period	from signing of contract till specific duration mentioned defined in the RFP
Contractor/Selected	This shall mean the successful Bidder whose tender has been accepted,
Bidder/Successful	and who has been authorized to proceed with the Work mentioned in the
Bidder	RFP.
Control	means, with respect to a person which is a company or corporation, the ownership, directly or indirectly, of more than 50% (fifty per cent) of the voting shares of such person, and with respect to a person which is not a company or corporation, the power to direct the management and policies of such person by operation of law.
Day	A period of 24 hours running from midnight to midnight. It means "calendar day" unless otherwise stated. Where, because of a difference in time zone, the calendar day in one country differs from another country then the calendar day shall be deemed to be the calendar day applicable to India.



Term	Definition
Deliverables	The services and other documentation, milestones and activities related to
Deliverables	complete the Scope of Work for the Project, as defined in the RFP.
	This refers to the amount to be deposited by the Bidders to MPCB to
EMD/ Bid Security	demonstrate commitment and intention to complete the process of
	selection of Bidder to complete the bid process in MPCB.
Employer	This shall mean MPCB and is the party who will employ the Successful
Employer	Bidder to carry out the Works through contractual engagement.
End of Contract	This refers to the time when the Contract Period has ended.
Letter of Intent /	This refers to the letter issued by MPCB to the Successful Bidder indicating
Letter of Award	its selection as the Bidder for implementation of the Project
Non compliance	Failure / refusal to comply to the terms and conditions of the proposal /
Non- compliance	Agreement
Drojoet	This refers to activities related to Social Media Management, Branding and
Project	Strategic Planning for Maharashtra Pollution Control Board (MPCB)
RFP Portal	The web portal https://mahatenders.gov.in/ that is official portal for all
KEF FUILAI	details and submissions related to this RFP process
	Refers to Request for Proposal containing the technical, functional,
RFP/ Tender	commercial, and operational specification and including all
KFF/ Telluel	clarifications/addendums, explanations and amendments issued by MPCB
	in respect thereof
Total Contract Value/	Value (Exclusive of all taxes, levies and duties) finally agreed between
Contract Value	MPCB and the Bidder for Services mentioned in the RFP, which will be the
Contract value	maximum value payable to the Bidder for this Project.

Date:06th May 2025



NOTICE INVITING PROPOSAL

RFP Ref. No: MPCB/SM/2025/05

mentioned in the RFP.

Maharashtra Pollution Control Board (MPCB), Government of Maharashtra (GoM) invites sealed tenders from reputed experienced professional organizations for **Appointment of Agency for Social Media Management, Branding and Strategic Planning for Maharashtra Pollution Control Board (MPCB).** MPCB intends to solicit technical and financial bid from prospective Bidders. The prospective firms may download the tender document from website https://mahatenders.gov.in on or before date

The summary of details with regard to this invitation of bids and Tender Schedule are listed in the table below:

S. No.	Items	Description
1.	RFP Publish	06/05/2025 11.00 IST
2.	Name of the Project	Appointment of Agency for Social Media Management, Branding and Strategic Planning for Maharashtra Pollution Control Board (MPCB)
3.	RFP Reference No.	MPCB/SM/2025/05
4.	RFP Document Download	Start Date: 07/05/2025 11.00 IST End Date: 21/05/2025 17:00 IST Please visit the below mentioned e-Tendering website https://mahatenders.gov.in
5.	Last date of submission of Pre- Bid Queries	13/05/2025 18.00 IST
6.	Pre-Bid meeting	Pre-Bid Meeting 14/05/2025 15:00 IST Pre-Bid meeting to be attended physically as well as virtually. Virtually through MS Teams, details shall be shared later stage
7.	Details to be referred for requesting clarifications	All the queries should be received on or before through email only with subject line as follows: "Pre-Bid queries - <agency's name="">". The queries should be submitted as per the format</agency's>
		prescribed in Annexure 16 Format of sending pre-bid queries The Pre-Bid queries to be sent to the Email Id: mailto: pro@mpcb.gov.in
8.	Last date of Bid Submission	21/05/2025 17:00 IST
9.	Pre-qualification & Technical Proposal Opening	22/05/2025 17:30 IST
10.	Financial Bid Opening	Will be declared after technical scrutiny.



S. No.	Items	Description
11.	Address	Maharashtra Pollution Control Board, 3 rd Floor, Kalpataru Point, Opp. PVR Cinema, Sion Circle, Sion, Mumbai-400 022 Tel: +91 22 24010437 (Extn 311) Email ID: pro@mpcb.gov.in
12.	Tender Fee to be paid via Online Payment Gateway mode only.	INR 23,600/- (INR Twenty-Three Thousand and Six Hundred only) (inclusive of all taxes and non-refundable)
13.	Earnest Money Deposit (EMD) to be paid via Online Payment Gateway mode only	INR 3,00,000 /- (INR Three Lakhs Only)
14.	Security Deposit / Performance Bank Guarantee (PBG)	10% of the contract value valid up to Three (3) months post end of contract. PBG should be only from Nationalized / Scheduled Commercial banks.
15.	Signing of Contract	Within Thirty (30) days after issuance of Work Order or as intimated by MPCB. If the agreement is not signed within the stated time frame, MPCB shall reserve the right to revoke the offer made, at the discretion of Hon'ble Member Secretary, MPCB.
16.	Bid Validity Period	One Hundred and Fifty Days (180) days from the date of opening of Stage 1 bid. To be extended as per MPCB's instructions.
17.	Contract Period	One (01) year from the date of signing of Contract Agreement, can be extended further for a period of One (01) year. The contract may further be extended for a period One (01) + One (01) year subject to satisfactory performance of the Successful Bidder
18.	Total Estimated Project Value (for one year) (incl. GST)	INR 1.40 Crore
19.	Method of Selection	Quality and Cost Based Selection (QCBS)
	Contact Details Shri. Sanjay Bhuskute Maharashtra Pollution Control Board, 3 rd Floor, Kalpataru Point, Opp. PVR Cinema, Sion Circle, Sion, Mumbai-400 022 Tel: +91 22 24010437 (Extn 311) Email ID: pro@mpcb.gov.in Website: https://MPCB.maharashtra.gov.in/	

Notes:

- 1. Prospective Bidders may visit MPCB Office for any further information/clarification regarding this RFP on prior appointment during working hours till the date of technical bid submission.
- 2. All eligible/interested Bidders are required to be enrolled on portal https://mahatenders.gov.in before downloading tender documents and participate in e-tendering. Bidders are requested to contact on following telephone numbers for any doubts/information/difficulty regarding online



- enrolment or obtaining digital certificate M/s. NIC Technologies Ltd. Next Tender (India) Pvt. Ltd. on 020-3018 7500.
- 3. Bidders should submit the documents related to tender online.
- 4. Cost of tender form of ₹ 23,600/- (INR Twenty-Three Thousand and Six Hundred only) (inclusive of all taxes and non-refundable), should be credited into MPCB by online payment gateway, otherwise Bidders cannot participate in e-tendering.
- 5. The electronic tendering system for MPCB will be available on separate sub-portal with URL https://mahatenders.gov.in as part of the Electronic Tendering System of Government of Maharashtra which is available on the portal https://mahatenders.gov.in.
- 6. Detailed timetable for the various activities to be performed in e-tendering process by the renderer for quoting their offer is given in above table. Bidder should carefully note down the cut of dates for the carrying out each e-tendering process/activity.
- 7. MPCB takes no responsibility and will not be liable for the website being temporarily unavailable due to any technical issue at any point in time.
- 8. In the event MPCB will not be liable and responsible for any damages or expenses arising from any difficulty, error, imperfection, or inaccuracy with this website, it includes all associate service, or due to such unavailability of the website or any part thereof or any contents or any associate services.
- 9. The Bidders must follow the timetable of e-tendering process and get their activities of e-tendering process done well in advance so as to avoid any inconvenience due to unforeseen technical problems, if any.
- 10. MPCB will not be responsible for any incomplete activity of e-tendering process of the tenderer due to technical error / failure of website and it cannot be challenged by way of appeal, arbitration and in the court of law.
- 11. Bidder must get done all the e-tendering activities well in advance.
- 12. Other instructions can be seen in the tender form. All or any one of the tenders may be rejected by competent authority.



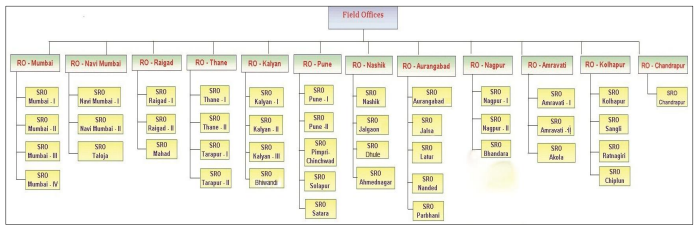
SECTION 1: LETTER OF INVITATION

1.1 Background

Maharashtra Pollution Control Board (MPCB) is implementing various environmental legislations in the state of Maharashtra, mainly including Water (Prevention and Control of Pollution) Act, 1974, Air (Prevention and Control of Pollution) Act, 1981, Water (Cess) Act, 1977 and some of the provisions under Environmental (Protection) Act, 1986 and the rules framed there under like, Biomedical Waste (M&H) Rules, 1998, Hazardous Waste (M&H) Rules, 2000, Municipal Solid Waste Rules, 2000 etc. MPCB is functioning under the administrative control of Environment Department, Government of Maharashtra.

Some of the important functions of MPCB are:

- To plan comprehensive program for the prevention, control or abatement of pollution and secure executions thereof.
- To collect and disseminate information relating to pollution and the prevention, control, or abatement thereof.
- To inspect sewage or trade effluent treatment and disposal facilities, and air pollution control systems and to review plans, specification or any other data relating to the treatment plants, disposal systems and air pollution control systems in connection with the consent granted.
- Supporting and encouraging the developments in the fields of pollution control, waste recycle reuse, eco-friendly practices etc.
- To educate and guide the entrepreneurs in improving environment by suggesting appropriate pollution control technologies and techniques.
- Creation of public awareness about the clean and healthy environment and attending the public complaints regarding pollution.





1.2 Purpose

Maharashtra Pollution Control Board (MPCB) is issuing this Request for Proposal (RFP) to invite qualified agencies to submit proposals for providing strategic planning, capacity building, innovative initiatives and branding services. MPCB aims to enhance its public outreach, awareness programs, and communication strategies to better engage with stakeholders and the public. MPCB undertakes various initiatives, including monitoring environmental parameters, enforcing compliance, and promoting awareness among the public and industries.

However, to maximize the impact of its initiatives, MPCB recognizes the need for strategic planning and effective communication. By engaging a professional agency, MPCB aims to enhance its internal capacities, develop and implement strategic initiatives and effectively communicate its messages to foster greater understanding and cooperation from the public and stakeholders.



SECTION 2: INSTRUCTIONS TO BIDDERS

2.1 Consortium/ Joint Venture/ Sub-contracting

Consortium / Joint is not allowed within the scope of this RFP. Also, sub-contracting any part of scope of work is not allowed.

2.2 Conflict of Interest:

A Bidder shall not have a conflict of interest (the "Conflict of Interest") that affects the Selection Process. Any Bidder found to have a Conflict of Interest shall be disqualified. In the event of disqualification, MPCB shall be entitled to forfeit and appropriate the EMD/Performance Security, as the case may be, as mutually agreed genuine pre-estimated loss and damage likely to be suffered and incurred by MPCB and not by way of penalty for, inter alia, the time, cost and effort of MPCB, including consideration of such Bidder's Proposal ("the Damages"), without prejudice to any other right or remedy that may be available to MPCB under the Bidding Documents and/ or the Contract or otherwise. Without limiting the generality of the above, a Bidder shall be deemed to have a Conflict of Interest affecting the Selection Process, in the below circumstances:

- a) A Bidder may be considered to be in a Conflict of Interest with one or more Bidders in the same Selection Process under this RFP if they have a relationship with each other, directly or indirectly through a common company / entity, which puts them in a position to have access to information about or influence the Proposal of another Bidder; or
- The Bidder, its Member or Associate (or any constituent thereof) and any other Bidder, its Member or Associate (or any constituent thereof) have common controlling shareholders or other ownership interest; or
- c) a constituent of such Bidder is also a constituent of another Bidder in the Selection Process; or
- d) such Bidder, its Member or Associate thereof receives or has received any direct or indirect subsidy, grant, concessional loan or subordinated debt from any other Bidder, its Member or Associate, or has provided any such subsidy, grant, concessional loan or subordinated debt to any other Bidder, its Member or Associate thereof; or
- e) such Bidder its Member or any Associate thereof has the same legal representative for purposes of this Proposal as any other Bidder; or
- f) such Bidder, its Member or any Associate thereof, has a relationship with another
- g) Bidder, or any Associate thereof, directly or through common third party/ parties, which puts either or both of them in a position to have access to each other's information about, or to influence the Proposal of either or each other; or
- h) such Bidder, its Member or any Associate thereof has participated as a consultant to MPCB in the preparation of any Bidding Documents, design, or technical specifications of the Project.

2.3 Completeness of Response

Bidders are advised to study all instructions, forms, terms, requirements, and other information
in the RFP documents carefully. Submission of bid shall be deemed to have been done after
careful study and examination of the RFP document with full understanding of its implications.



The response to this RFP should be full and complete in all respects. Failure to furnish all information required by the RFP document or submission of a proposal not substantially responsive to the RFP document in every respect will be at the Bidder's risk and may result in rejection of its Proposal forfeiture of the EMD.

2.4 Proposal Preparation Costs

- The bidder shall submit the bid at its own cost and MPCB shall not be held responsible for any cost incurred by the bidder. Submission of a bid does not entitle the bidder to claim any cost and rights over MPCB and MPCB shall be at liberty to cancel any or all bids without giving any notice.
- 2. All materials submitted by the bidder shall be the absolute property of MPCB and no copyright/patent etc. shall be entertained by MPCB.

2.5 Bidder Inquiries

Bidder shall e-mail their queries at above mentioned e-mail address, in the Excel format as mentioned in **Annexure 16 Format of sending pre-bid queries.** The response to the queries will be published on https://mahatenders.gov.in. No queries will be entertained thereafter. The response of MPCB shall become integral part of RFP document. MPCB shall not make any warranty as to the accuracy and completeness of responses.

2.6 Amendment of RFP Document

- 1. All the amendments made in the document would be published on the e-Tendering Portal (https://mahatenders.gov.in.) and shall be part of RFP.
- 2. The Bidders are advised to visit the aforementioned website/ portal on regular basis to check for necessary updates. The MPCB also reserves the right to amend the dates mentioned in this RFP.

2.7 Supplementary Information to the RFP

If MPCB deems it appropriate to revise any part of this RFP or to issue additional data to clarify an interpretation of provisions of this RFP, it may issue supplements to this RFP. Any such corrigendum shall be deemed to be incorporated by this reference into this RFP and shall become part of this RFP.

2.8 MPCB's right to terminate the process.

MPCB may terminate the RFP process at any time before the award of contract without assigning any reason. MPCB reserves the right to amend/edit/add/delete any clause of this Bid Document. This will be informed to all and will become part of the bid/RFP and information for the same would be published on the e-Tendering portal.



2.9 MPCB's Right to accept/ reject any bids

MPCB reserves the right to accept or reject any Bid, and to annul the bidding process and reject any or all Bids at any time prior to award of Contract, without thereby incurring any liability to the affected Bidder or Bidders or any obligation to inform the affected Bidder or Bidders of the grounds for MPCB's action.

2.10 Earnest Money Deposit (EMD)

- 1. Bidders are required to submit an Earnest Money deposit (EMD) online for an amount mentioned under the clause "NOTICE INVITING PROPOSAL" through Online e-Tendering Payment Gateway mode only.
- 2. Unsuccessful bidder's EMD will be returned within Thirty (30) days from the date of finalization of the contract / tender.
- 3. No interest will be paid by MPCB on the EMD amount, and it will be refunded to all Bidders (including the successful Bidder) without any accrued interest on it.
- 4. The Bid submitted without EMD mentioned above, will be summarily rejected.
- 5. The EMD may be forfeited:
 - If a Bidder withdraws his bid or increases his quoted prices during the period of bid validity or its extended period, if any.
 - In case of a successful bidder, if the Bidder fails to sign the contract in accordance with the terms and conditions.
 - If during the bid process, a bidder indulges in any such deliberate act as would jeopardise or unnecessarily delay the process of bid evaluation and finalisation.
 - If, during the bid process, any information is found false/fraudulent/malafide, and then MPCB shall reject the bid and, if necessary, initiate action.
 - The decision of the MPCB regarding forfeiture of the EMD shall be final and binding upon bidders.

2.11 Authentication of Bid

- 1. The Proposal shall be submitted through Maha-Tender Website https://mahatenders.gov.in. The procedure for filing of e-tender is provided on the portal. For any queries or errors faced related to uploading and submission of Technical and Financial proposals, payment of Tender Fee and proof of the Bank Guarantee, as part of this RFP, the Bidder(s) may contact the e-portal's 24 x 7 helpdesk at toll free number as mentioned on the Maha-Tender Website. The Bidder(s) may kindly note that MPCB shall not be responsible for any delays or errors faced in submission of Proposals, processing payment of Tender fees or proof of the Bank Guarantee etc., at any stage of the Proposal submission process due to issues including but not limited to network outage and connectivity, technical errors, server downtime etc. on https://mahatenders.gov.in.
- 2. The Authorized person of the bidder who signs the bid shall obtain the authority letter from the bidder, which shall be submitted with the Bid. Bid shall be submitted on official letter head of company. All pages of the bid and its annexures, etc. shall be signed and stamped by the person or persons signing the bid.



3. Notarised / irrevocable Power of Attorney executed by the Bidder in favour of the duly authorised representative, certifying him as an authorised signatory for the purpose of this bid. In the case of the Board resolution authorizing a person as the person responsible for the bid, the Board resolution shall be submitted.

2.12 Language of Bids

This bid should be submitted in English language only. If any supporting documents submitted are in any language other than English, then the translation of the same in English language is to be duly attested by the bidder and submitted with the bid, and English translation shall be validated at MPCB's discretion.

2.13 Patent Claim

In the event of any claim asserted by a third party of infringement of copyright, patent, trademark, or industrial design rights arising from the use of the goods/services or any part thereof, the bidder shall expeditiously extinguish such claim. If the bidder fails to comply and MPCB is required to pay compensation to a third party resulting from such infringement, the bidder shall be responsible for such compensation, including all expenses, court costs, lawyer fees etc. MPCB shall give notice to the successful bidder of any such claim and recover it from the bidder.

2.14 Bid Submission Format

The entire proposal shall be submitted strictly as per the format specified in this Request for Proposal. Bids with deviation from this format are liable for rejection.

2.15 Preparation of Proposal

- 1. Bidders are requested to submit their Proposal in English language and strictly in the formats provided in this RFP. MPCB will evaluate only those Proposals that are received in the specified forms and complete in all respects.
- 2. In preparing their Proposal, Bidders are expected to thoroughly examine the RFP.
- 3. The Technical Proposal submitted by the Bidder should provide the documents as prescribed in this RFP ("Technical Proposal"). No information related to Financial Proposal should be provided in the Technical Proposal. In such a case, MPCB will be entitled to reject the Proposal.
- 4. Any condition or qualification or any other stipulation contained in the Proposal submitted by the Bidder shall render the Proposal liable to rejection as a non-responsive Bid.
- 5. Non-compliance with the instructions and conditions contained in the RFP/ Addendum(a)/ Corrigendum(a) shall render the Proposal liable to be rejected. MPCB reserves the right to further debar/ blacklist the Bidder in consequence of non-compliance of any condition of the RFP/Corrigendum(a)/Addendum(a) that impacts the Selection Process in any manner.
- 6. The Proposals must be digitally signed by the Authorized Representative on each page of the Technical Proposal being submitted (the "Authorized Representative") as detailed below:
 - a. by a partner, in case of a limited liability partnership/ Partnership under 1932 Act; or
 - b. by a duly authorized person, in case of a private/ public limited company or a corporation; or
 - c. by Proprietor, in case of Sole Proprietorship Firm.



- 7. Bidders should note the Proposal Due Date, as specified in Notice of Request for Proposal, for submission of Proposals. Except as specifically provided in this RFP, no supplementary material will be entertained by MPCB, and the evaluation will be carried out only on the basis of documents received by the closing time of Proposal Due Date as specified in notice of RFP. Bidders will ordinarily not be asked to provide additional material information or documents subsequent to the date of submission, and unsolicited material, if submitted, will be summarily rejected. For the avoidance of doubt, MPCB reserves the right to seek clarifications in case the Proposal is non- responsive on any aspects.
- 8. **Financial Proposal:** While preparing the Financial Proposal, Bidders are expected to consider the various requirements and conditions stipulated in this RFP document. The Financial Proposal should be submitted as per the standard Financial Proposal submission forms prescribed in this RFP.
- 9. While submitting the Financial Proposal, the Bidder shall ensure the following:
 - a) The Bidder shall submit the Financial Proposal as per the instruction provided in this RFP
 - b) The Bidder shall ensure not to submit the Financial Proposal with the Technical Proposal. Any Technical Proposal with financial details will be rejected by MPCB
 - c) The Financial Proposal shall only be submitted in soft copy through Maha Tender Website https://mahatenders.gov.in, in the Format as provided therein ("Financial Proposal") in a MS excel file clearly indicating the amount in both figures and words and up to 02 (two) decimal points. For example, amount shall be quoted as 10.12 instead of 10 or 10.1.
 - d) In case of any discrepancy between figures and words, in the Financial Proposal, the amount indicated in words shall prevail.
 - e) The Financial Proposal shall be furnished in INR (Indian Rupees) only.
 - f) The Financial Proposal needs to be filled in completeness based on financial submission sheet and as per the details mentioned within the sheet.
 - g) The Financial Proposal should be a Proposal inclusive of all the costs including but not limited to all taxes associated with the Project. The Financial Proposal should clearly indicate the price to be charged without any qualifications whatsoever and should include all taxes, duties, fees, levies, works contract tax and other charges as may be applicable in relation to the activities proposed to be carried out. These shall cover manpower remuneration their statutory contributions, travel, lodging and boarding cost, cost of training of the staff, TA/DA, printing etc. The Financial Proposal shall consider all the expenses and tax liabilities and cost of insurance, levies, and other impositions applicable under the prevailing law except GST.
 - h) If there is a change in the applicable taxes, MPCB shall bear the cost of the same
 - i) Rates quoted in the Financial Proposal must be firm and final and shall not be subject to any modifications, on any account whatsoever.
 - j) The total amount indicated in the Financial Proposal shall be without any condition attached or subject to any assumption and shall be final and binding. In case any assumption or condition is indicated in the Financial Proposal, it shall be considered non-responsive and would be liable to be rejected.
 - k) NIL value quoted against any field in the Financial Proposal sheet shall lead to rejection of Proposal
 - I) Bidders are required to note that they should necessarily submit their Financial Proposal in the format provided and no other format is acceptable. If during or subsequent to evaluation of Financial Proposal, it is discovered that the Financial Proposal submitted by a Bidder, has



been modified in any unauthorized manner, the Proposal may be rejected. MPCB may first in exercise of its discretion seek clarifications from the Bidder on such an occurrence.

2.16 Bid Submission Instructions

Complete bidding process will be online (e-Tendering) in Two stages. Submission of bids shall be in accordance with the instructions given in the Table below:

Stages	Particulars	Instructions	
	Pre-qualification Proposal	The pre-qualification proposal shall be prepared in accordance with the requirements specified in this RFP and the formats prescribed in the RFP. Each page of the pre-qualification proposal should be signed and stamped by the authorized signatory of the bidder. Pre-qualification proposal should be submitted through online e-tendering website only. Pre-Qualification Proposal shall comprise of following:	
Stage 1		 a. Checklist for Pre-Qualification Proposal along with Project Citation b. Pre-Qualification documents c. Bidder and Bidding Firm Details 	
	Technical Proposal	The technical proposal shall be prepared in accordance with the requirements specified in this RFP and the formats are prescribed in this RFP. Each page of the technical proposal should be signed and stamped by the authorized signatory of the bidder. Technical proposal should be submitted through online e-tendering website only. Technical Qualification Proposal shall comprise of following: a. Checklist for Technical-Qualification Proposal b. Technical Qualification documents c. Project citation	
Stage 2	Financial Proposal	The financial proposal shall be prepared in accordance with the requirements specified in this RFP and in the formats prescribed in the RFP. Each page of the financial proposal should be signed and stamped by the authorized signatory of the bidder. Financial proposal should be submitted through online e-tendering website only. In no way the bidder shall indicate its Financial Offer in Technical Proposal. In case it is found, MPCB shall summarily reject the proposal of the said bidder.	

The following points shall be kept in mind for submission of bids:



- MPCB shall not accept delivery of proposal in any manner other than that specified in this RFP. Proposal delivered in any other manner shall be treated as defective, invalid, and rejected.
- 2. The Bidder is expected to price all the items and services sought in the RFP and proposed in the proposal. The Bid should be comprehensive and inclusive of all the services to be provided by the Bidder as per the scope of his work and must cover the entire Contract Period.
- 3. MPCB may seek clarifications from the Bidder on the Technical proposal. Any of the clarifications by the Bidder on the Technical proposal should not have any commercial implications. The Financial proposal submitted by the Bidder should be inclusive of all the items in the technical proposal and should incorporate all the clarifications provided by the Bidder on the Technical proposal during the evaluation of the technical offer.
- 4. Financial Proposal shall not contain any technical information. Similarly, technical proposal with any financial cost related information shall be summarily rejected and the bidder shall be disqualified from the tender process.
- 5. It is required that the all the proposals submitted in response to this RFP should be unconditional in all respects, failing which MPCB reserves the right to reject the proposal.
- 6. Proposals sent by fax/post/courier shall be rejected.
- 7. It shall be the sole responsibility of the bidder to ensure that all the documents required for the Eligibility criteria and the Technical Evaluation of the bid are uploaded on the portal well within time and MPCB shall not entertain any re- presentation from any bidder, who fails to upload the requisite documents within the stipulated time and date on account of any technical issues related to low internet connectivity, size of the files to be uploaded etc. Therefore, the bidders are notified that they must read the instructions / information given on the homepage of the e-tender portal and must understand all the nuances of technology in advance.

2.17 Late Proposal and Proposal Validity Period

Proposals received after the due date and the specified time (including the extended period if any) for any reason whatsoever, shall not be entertained and shall not be opened in the e-Tendering system. The validity of the proposals submitted before deadline shall be till One Hundred Eighty (180) days from the date of opening of **Stage 1** bid.

2.18 Modification and Withdrawal of Proposals

No Proposal shall be withdrawn in the interval between the deadline for submission of proposals and the expiration of the validity period specified by the Bidder on the Proposal form. Entire EMD shall be forfeited if any of the Bidders withdraw their proposal during the validity period.

2.19 Non-conforming Proposals

A Proposal may be construed as a non-conforming proposal and ineligible for consideration:

- 1. If it does not comply with the requirements of this RFP.
- 2. If the Proposal does not follow the format requested in this RFP or does not appear to address the requirements of the MPCB.



2.20 Acknowledgement of Understanding of Terms

By submitting a Proposal, each Bidder shall be deemed to acknowledge that he/she has carefully read and accepts all sections of this RFP, including all forms, schedules, annexure, corrigendum, and addendums (if any) hereto, and has fully informed itself as to all existing conditions and limitations.

2.21 Bid Opening

- 1. Total transparency shall be observed and ensured while opening the Proposals/Bids. All Bids shall be opened in the presence of Bidder's representatives who choose to attend the Bid opening sessions on the specified date, time, and address.
- 2. MPCB reserves rights at all times to postpone or cancel a scheduled Bid opening.
- 3. Bid opening shall be conducted in **Two stages**:
 - a. In the first stage, Tender fee, EMD, Pre-Qualification and Technical proposals along with document checklist shall be opened and evaluated as per the criteria mentioned in the RFP.
 - b. In **the second stage**, Financial Proposal of only those Bidders, whose all preproposals (Prequalification and technical qualification) qualify, shall be opened.
- 4. All Bids shall be opened in the presence of Bidder's representatives who choose to attend the Bid opening sessions on the specified date, time, and address.
- 5. The Bidder's representatives who are present shall sign a register evidencing their attendance. In the event of the specified date of Bid opening being declared a holiday for MPCB, the bids shall be opened at the same time and location on the next working day. In addition to that, if the representative of the Bidder remains absent, MPCB will continue process and open the bids of all bidders.
- 6. During Bid opening, preliminary scrutiny of the Bid documents shall be made to determine whether they are complete, whether required Bid Security has been furnished, whether the Documents have been properly signed, and whether the bids are generally in order. Bids not conforming to such preliminary requirements shall be prima facie rejected. MPCB has the right to reject the bid after due diligence is done.

2.22 Failure to agree with the Terms & Conditions of the RFP / Contract

Failure of the successful Bidder to agree with the Terms & Conditions of the RFP / Contract shall constitute enough grounds for the annulment of the award and forfeiture of security deposit, in which event MPCB may invite the next best bidder for negotiations or may call for fresh RFP.

2.23 Non-Disclosure Agreement (NDA)

The Successful Bidder has to sign the Non- Disclosure Agreement as per



Annexure 14 Non-Disclosure Agreement with MPCB.

2.24 Performance Bank Guarantee

- 1. Security Deposit / Performance Bank Guarantee is governed for services as follows:
 - a. The bidder shall carry out the services in conformity with the requirements of the RFP, generally accepted professional and technically accepted norms relevant to such projects and to the satisfaction of MPCB.
 - b. The Earnest Money deposited at the time of bid submission would be given back to the Successful Bidders after completion of agency onboarding process.
- 2. The Successful Bidder shall deposit the Performance Bank Guarantee as follows:
 - a. The Successful Bidder shall at his own expense, deposit with MPCB, and Performance Bank Guarantee from a Nationalised / Schedule Commercial Bank, of stated value and valid for the tenure mentioned in the RFP.
 - b. The Performance Bank Guarantee should be furnished within Fifteen (15) Working Days from the date of issue of Work Order to the successful bidder.
 - c. The Performance Guarantee shall be irrevocable and unconditional and shall be of a bank having its offices/branch in the city of Mumbai
 - d. The Performance Bank Guarantee may be discharged/returned by MPCB upon being satisfied that there has been due performance of the obligations of the successful bidder under the contract. However, no interest shall be payable on the Performance Bank Guarantee.
- 3. MPCB shall also be entitled to make recoveries from the Performance Bank Guarantee on the following grounds:
 - a. Any amount imposed as a fine by MPCB for irregularities Committed by the Successful Bidder for the respective project assignment.
 - b. Any amount which MPCB becomes liable to the Government /Third party on behalf of any default of the Successful Bidder or any of his/her/their 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.
- 4. Once the amount under this clause is debited, the Successful Bidder shall reimburse the Performance Bank Guarantee to the extent the amount is debited within Fifteen (15) days of such debit by MPCB 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 Performance Bank Guarantee in favour of MPCB.

2.25 Bid Prices

The bidder has to quote for "Appointment of Agency for Social Media Management, Branding and Strategic Planning for Maharashtra Pollution Control Board (MPCB)" in the format given for financial bid. Validity of Bid shall be of 180 days (One Hundred and Eighty Days) from date of opening of Stage 1 bid. 1. Considering the scope of work and the quality of work, the bidders should not quote:

Less than 20% of the total estimated project value and



more than 10% of the total estimated project value

The Financial Bids of Bidders quoting the price in contravention to the above shall be liable for rejection.

Note: Estimated Project Value – as mentioned in the Notice Inviting Proposal

2.26 Bid Currency

The rates quoted shall be in Indian Rupees only.

2.27 Correction of errors

The bidder is advised to take adequate care in quoting the rate. No excuse for corrections in the quoted rate will be entertained afterwards. The corrections or overwriting in bid document shall lead to cancellation of Bid.

2.28 Corrections to Arithmetic errors

In case of discrepancy between the amounts mentioned in figures and in words, the amount in words shall govern. The amount stated in the Bid form, adjusted in accordance with the above procedure, shall be considered as binding.

2.29 Disqualification

The Bid from the bidders is liable to be disqualified in the following cases:

- 1. Bid not submitted in accordance with the bid document.
- 2. The bidder submits conditional offer.
- 3. Bid is received in incomplete form.
- 4. Bid is received after due date and time.
- 5. The information submitted, concerning the qualifications of the Bidder, was false or constituted a misrepresentation.
- 6. The information submitted, concerning the qualifications of the Bidder, was materially inaccurate or incomplete.
- 7. The Bidder is not qualified as per Qualification Criteria mentioned in the RFP document.
- 8. The Proposal materially departs from the requirements specified in the Proposal or it contains false information.
- 9. The Bidder submitting the Proposal, his agent or anyone acting on his behalf, gave or agreed to give to any officer or employee of the MPCB or other governmental authority a gratification in any form or any other thing of value so as to unduly influence the Selection Process.
- 10. The Bidder in the opinion of the MPCB, has a Conflict of Interest materially affecting fair competition.
- 11. Bid is not accompanied by all requisite supporting documents.
- 12. Bidder enclosing Financial Bid in Technical Bid.



- 13. The successful bidder fails to enter into a contract within period specified by MPCB of the date of notice of award of contract or within such extended period, as fixed by MPCB.
- 14. The Successful Bidder has given the letter of acceptance of the contract with his conditions.
- 15. Non fulfilling of any condition / term by bidder.
- 16. A Proposal shall be excluded/ disqualified as soon as the cause for its exclusion/disqualification is discovered.

2.30 Tendering Under Different Names

- 1. Firms with common proprietor/partner or connected with one another either financially or as principal and agent or as master and servant or with proprietor/partners closely related to each as husband, wife, father, mother and minor son/daughter and brother/sister and minor brother/sister, shall not tender separately under different names for the same Contract.
- 2. If it is found that firms as described in clause 1 above have tendered separately under different names for the same Contract, all such tender(s) shall stand rejected and EMD of each such firm /establishment shall be forfeited. In addition, such firms / establishments shall be liable, at the direction of the Member Secretary, MPCB, for further penal action including blacklisting.
- 3. If it is found that clearly related persons as in above have submitted separate tender/quotations under different names of firms/establishments but with common address for each establishment/firm, though they have different addresses, are managed, or governed by the same person/persons jointly or severally, such Bidders shall be liable for action as in para above.
- 4. If after the award of Contract, it is found that the accepted tender violated for cancellation at any time during its currency in addition to penal action against the contractors as well as related firms / establishments.

2.31 Miscellaneous Provisions

- 1. A Bidder or their associate should, in the last 03 (three) years, have neither failed to perform on any contract, as evidenced by imposition of a penalty by an arbitral or judicial authority or a judicial pronouncement or arbitration award against the Bidder or their Associate, as the case may be, nor has been expelled from any Project or contract by any public entity nor have had any contract terminated by any public entity for breach by such Bidder, or Associate
- 2. Any Bidder that has been barred by the Central Government, any State Government, Union Territory, a statutory authority, or a Public Sector Undertaking, as the case may be, from participating in any project and the bar subsists as on the date of the Proposal Due Date, would not be eligible to submit a Proposal individually.
- 3. A Bidder shall be liable for disqualification if any legal, financial, or technical adviser of MPCB in relation to the Project is engaged by the Bidder, its Member or any Associate thereof, as the case may be, in any manner for matters related to or incidental to the Project. For the avoidance of doubt, this disqualification shall not apply where such adviser was engaged by the Bidder, its Member or Associate in the past but its assignment expired or was terminated prior to the Proposal Due Date. Nor will this disqualification apply where such adviser is



- engaged after a period of Three (03) years from the date of commencement of services under the Project.
- 4. Dispute Resolution: If any dispute or difference of any kind whatsoever arises between the parties in connection with or arising out of or relating to or under this RFP, the parties shall promptly and in good faith negotiate with a view to its amicable resolution and settlement. In the event no amicable resolution or settlement is reached within a period of Thirty (30) days from the date on which the above-mentioned dispute or difference arose, such dispute or difference shall be settled by Hon 'arable Member Secretary, MPCB whose decision shall be final.
- 5. Proposals shall be deemed to be under consideration immediately after they are opened and until such time MPCB makes official intimation of award/ rejection to the Bidders. While the Proposals are under consideration, Bidders and/ or their representatives or other interested parties are advised to refrain, save and except as required under the Bidding Documents, from contacting by any means, MPCB and/ or their employees/ representatives on matters related to the Proposals under consideration.



SECTION 3: PRE-QUALIFICATION CRITERIA AND TECHNICAL EVALUATION

3.1 Pre-Qualification Criteria

S. No.	Minimum Eligibility Criteria-Pre-Qualification Criteria	Document to be submitted
		- Drief Drefile of the Didder class with
PQ 1	Legal Entity: The bidder should be a Sole Proprietorship firm, registered under the Applicable Laws of India; "A Company registered in India under the Companies Act 1956 or 2013 or a partnership firm under the Indian Partnership Act, 1932 or the Limited Liability Partnerships Act, 2008, (as amended from time to time)	 Brief Profile of the Bidder along with Annexure 2 Bidder's and Bidding Firms Particulars For Companies registered under Companies Act 1956/ 2013: Incorporation documents such as Memorandum and Articles of Association and Copy of Certificate of Incorporation For companies registered Limited Liability Partnership (LLP) registered under the LLP Act, 2008 or Indian Partnership Act 1932 as amended time to time, Copy of Certificate of Incorporation/ Registration of Firm (RoF)/ Partnership deed of Bidder/ LLP deed, as applicable. For Proprietorship firm: Registration under the Shops and Establishments Act of any State/ UT of India (if applicable) Copy of valid PAN Card Copy of valid GST Certificate with GST Number Copy of Power of Attorney signed by legally authorized signatories as per Annexure 9 Power of Attorney along with Board Resolution Any other supporting document, as may be required
PQ 2	Average Annual Turnover:	Copy of Annual Audited Financial Statements,
	Minimum Average Annual Turnover (MAAT) for the last three (03) audited financial years (FY 2021-22, FY 2022-23, and FY 2023-24) of the bidder should not be less than INR 1.0 Cr.	Balance sheet and profit and loss statement, certified by a Statutory Auditor for the preceding Three years FY2021-22, FY 2022-23, and FY2023-24) Note: Audited financial statement should match with certificate of chartered accountant
		Certificate from Statutory Auditor as per Annexure 3 Financial Declaration of Bidder.



S.	Minimum Eligibility Criteria-Pre-Qualification	Document to be submitted
No.	Criteria	
PQ 3	Net-worth Criteria: The bidder should have a positive net worth for each of the last three audited financial years. FY2021-22, FY 2022-23, and FY2023-24	Duly filled Format for Financial years FY2021-22, FY 2022-23, and FY2023-24 to be submitted on the letterhead of the Chartered Accountant
	[Net Worth as defined in Companies Act 1956 / 2013 as amended from time to time.]	Net worth Certificate duly certified by Statutory Auditor. Certificate from Statutory Auditor as per Annexure 3 Financial Declaration of Bidder.
PQ 4	Project Experience 1: The Bidder must have experience in "similar works"* during last five (05) years as on last date of submission of bid as per following details: - One (01) project with "Similar works" * costing at least INR 1.20 Cr. OR Two (02) projects with "Similar works"* each costing at least INR 0.70 Cr. OR Three (03) projects with "Similar works"* each costing at least INR 0.60 Cr.	 a) Bidders shall submit copy of work order/contract agreement having the relevant scope of Work. b) Completion Certificate from the client or Proof of payment received i.e. copy of Bank statement clearly reflecting the name of the Bidder and amount received matching with Minimum Project value along with GST Invoice OR In case of on-going project, a certificate from the client on client's letter head mentioning the relevant scope of Work, having received the payment matching the 'Minimum Project Value'
	"Similar works"*: The bidders should have project experience in handling in Strategic marketing/ public relations/ Social Media Management/ Online Content Creation for any Central/State Govt. or Sate Govt. Undertaking/ PSU/ ULBs in India.	of the partially completed project. c) Project citation as per format in Annexure 4 Project Citation (PQ & TQ) d) Self-Declaration as per Annexure 5 Format for Self-Declaration
PQ 5	Project Experience 2: The bidder must have project experience in last Five (05) years in handling state/national level Campaign development and management for any Central/State Govt. or its departments/ Sate Govt. Undertaking/ PSU/ULBs in India.	 a) Bidders shall submit copy of work order/contract agreement having the relevant scope of Work. b) Completion Certificate from the client the scope of work, duration etc. OR In case of on-going project, a certificate from the client on client's letter head mentioning the relevant scope of Work. c) Project citation as per format in Annexure 4 Project Citation (PQ & TQ) d) Self-Declaration as per Annexure 5 Format for Self-Declaration
PQ 6	Manpower Strength: The bidder should have minimum Thirty-Five (35) full time resources on its payroll as on date of submission	Copy of Electronic Challan Cum Return (ECR) along with UAN detail and employee ID of each of the resource



S. No.	Minimum Eligibility Criteria-Pre-Qualification Criteria	Document to be submitted
110.	of the bid. having experience in Strategic Planning/Social Media Management/ Branding.	
PQ 7	Office in Maharashtra: The bidder shall have a functioning after sales support office in Maharashtra or shall open office in Maharashtra within Fifteen (15) days in case of award of contract.	Copy of existing office address proof like lease agreement/ latest electricity bill (not older than Six (06) months from the Bid Due date) in the name of the bidder In the absence of an existing office in Maharashtra, the bidder must submit an undertaking to setup office in Maharashtra, on letterhead of firm signed by authorized signatory as per the format provided in the Bid document as per Annexure 7 Undertaking for Office in Maharashtra
PQ 8	Blacklisting criteria: The bidder should not have been debarred by any Government (State / Central) / Semi Government / Corporation / Union Territories/ PSU/ any other local Body or body established under or in the control of the Central or state Government in India for unsatisfactory past performance, corrupt, fraudulent or any other unethical business practices as specified in Rule 151 of GFR, as on date of bid submission.	Self-certification signed by the Authorized Signatory, on the company letter head as per format provided in this Bid document as per format in Annexure 8 Declaration by the Bidder for not being Blacklisted /Debarred.

3.2 Evaluation of Pre-Qualification Proposal

- TEC shall review the pre-qualification proposal of the bidders to determine whether the requirements
 as mentioned in Section of the RFP are met. Incomplete or partial proposals are liable for
 disqualification. TEC reserves the right to seek clarification if required. All those bidders, whose allpre-qualification proposal meets the requirements shall be selected for opening of the technical
 proposal.
- 2. At any time during the Bid evaluation process, TEC may seek oral / written clarifications from the Bidders. The Committee may seek inputs from their professional and technical experts in the evaluation process.

3.3 Technical Evaluation Criteria

The Bids qualifying through the Minimum Eligibility Criteria will be graded as per the criteria mentioned in the table below:



S. No.	Parameters	Max. Marks	Marks		Supporting Documents
TE 1	Financial Evaluation (10 marks)			
TE 1.1	Minimum Average Annual Turnover (MAAT) for the last three (03) audited financial years (FY 2021-22, FY 2022-23, and FY 2023-24) of the bidder should not be less than INR 1.0 Cr.	10	>= INR 1.0 Cr. and < INR 3.0 Cr. >= INR 3.0 Cr. and < INR 5.0 Cr. >= INR 5.0 Cr.	05 07 10	Copy of Annual Audited Financial Statements, Balance sheet and profit and loss statement, certified by a Statutory Auditor for the preceding Three years FY2021- 22, FY 2022-23, and FY2023- 24) Note: Audited financial statement should match with certificate of chartered accountant Certificate from Statutory Auditor as per Annexure 3 Financial Declaration of
TEO	Ducing the Francisco (20 Marks)				Bidder.
TE 2.1	Project Experience (30 Marks)	4.5	Total Drainet Value of		a) Diddora shall submit sany of
1 6 2.1	Project Experience 1: The Bidder must have experience in "similar works"* during last five (05) years as on last date of submission of bid as per following details: -	15	Total Project Value of maximum any three projects submitted meeting the Criteria: Total Project Value >= INR 1.20 Cr. and <	10	 a) Bidders shall submit copy of work order/ contract agreement having the relevant scope of Work. b) Completion Certificate from the client or Proof of payment received i.e. copy of Bank statement clearly reflecting the name of the Bidder and amount received matching with Minimum Project value along with GST Invoice OR In case of on-going project, a certificate from the client on client's letter head mentioning the relevant scope of Work, having received the payment matching the 'Minimum Project Value' of the partially completed project.
	One (01) project with "Similar works" * costing at least INR 1.20 Cr. OR Two (02) projects with "Similar works"* each costing at least INR 0.70 Cr.		INR 1.80 Cr. Total Project Value >= INR 1.80 Cr. and < INR 2.40 Cr. Total Project Value >= INR 2.40 Cr.	12	
	OR Three (03) projects with "Similar works"* each costing at least INR 0.60 Cr. "Similar works"*: The bidders should have project experience in handling in Strategic marketing/ public relations/ Social Media Management/ Online Content Creation for any Central/State Govt.				



S. No.	Parameters	Max. Marks	Marks		Supporting Documents
	or Sate Govt. Undertaking/ PSU/ ULBs/ Private companies				c) Project citation as per format
TE 2.2	Project Experience 2:	10	Successfully executed number of projects:		in d) Annexure 4 Project Citation (PQ & TQ)
	The bidder must have project experience in last five (05) years		For 1 to 2 Projects	05	e) Self-Declaration as per Annexure 5 Format for Self-
	in handling state/national level Campaign development and		For 3 to 4 projects	07	Declaration
	management for any Central/State Govt. or its departments/ Sate Govt. Undertaking/ PSU/ ULBs in India		For 5 or more projects	10	
TE 2.3	Empanelment DGIPR Empaneled Agency	05	Additional marks for DGIPR empanelled Agency	05	Copy of DGIPR Empanelment Certificate Letter valid as on date of bid submission
			No empanelment	0	
TE 4.1	Manpower Strength (20 Marks) Manpower Strength:	05	Number of resources		Copy of Electronic Challan Cum
TE 3.2	The bidder should have minimum Thirty-Five (35) full time resources on its payroll as on date of submission of the bid. having experience in Strategic Planning/Social Media Management/ Branding in India	15	>= 35 and < 50 >= 50 and < 75 > 75 Project Manager Digital Marketing Specialist Creative Expert Content Writer Graphic Designer Photographer Videographer	02 03 05 04 03 02 02 02 01 01	Return (ECR) along with UAN detail and employee ID of each of the resource a) CV of the resources as per Annexure 6 CV Format
TE3	Presentation (40 Marks)		Videographici	01	
TE3.1	Technical Presentation Presentation delivered by the bidder should depict Bidder's understanding of the business / functional requirements of the MPCB, the proposed solution and implementation approach.	40	The presentation should cover the following. Agency's Profile, Past Experiences, List of Top Clients – 05 Marks Team members with experience, List of channels /handles in	40	Soft/ Hard copy of the presentation to be submitted by the Bidder



S. No.	Parameters	Max. Marks	Marks		Supporting Documents
			various categories, social media channels/handles in various sectors – 10 Marks Previous Campaigns executed with social media channels/handles by the bidder, Outcomes of the Campaigns & Learnings from such campaigns - 20 Marks Bidder's Dashboard for monitoring and is features – 05 Marks		
	Total	100		100	

3.4 Technical Presentation

- Bidder who meets the pre-qualification criteria shall be called for technical presentation (maximum duration of one hour) with respect to above technical evaluation criteria, approach, methodology for project implementation. Date, Time, and Venue for the Technical Presentation will be informed later to qualified bidders. MPCB reserves right to visit bidder's customer where such a similar project execution has taken place.
- 2. The presentation shall be done before TEC based on the criteria mentioned in the above table prior to financial bid opening. In case any bidder fails to give the Technical Presentation, the bid of the said bidder(s) shall be rejected.

3.5 Bid Evaluation

3.5.1 Overview of the Evaluation process

The following methodology and weightages will be used for objective evaluation of each of the bids.

- i. The bids from interested Bidders are invited through Procurement process.
- ii. The evaluation will be done using **02 (two) stage bid process**:
 - In the **first stage**, EMD and pre-qualification and technical proposal along with document checklist shall be opened and evaluated as per the criteria mentioned in the Bid document. POC shall be conducted for all technically qualified bidder.
 - ii. In the **second stage**, the financial offer of the bidders fulfilling the minimum technical Eligibility criteria shall be opened for further evaluation. All Bids shall be opened in the presence of Bidder's representatives who choose to attend the Bid opening sessions on the specified date, time, and address.



iii. The bidders will be selected based on QCBS (70:30).

3.5.2 Evaluation Process in QCBS

- a. Technical Bids receiving relative technical score greater than or equal to 70 (cut-off marks) will be eligible for consideration in the subsequent round of commercial evaluation.
- b. The final selection will be done based on Quality cum Cost Based System (QCBS) wherein Relative Technical Bid Score will get a weightage of 70% and Relative Commercial Bid Score will get a weightage of 30%.
- c. TEC shall review the proposal of the Bidders to determine whether the requirements as mentioned in the Bid document are met. Incomplete or partial Proposals are liable for disqualification.
- b. The technical bid will be analysed and evaluated, based on **Quality and Cost Based Score**.
- c. The Bidders in compliance with the Eligibility Criteria mentioned in Section 3.1 and who successfully demonstrates proof of concept, shall be considered as "substantially responsive" bids.
- d. The marks awarded by the Evaluation Committee (EC) would be at its sole discretion and would be final. No plea of revision/reconsideration of the same shall be considered/entertained.
- e. Technical Bids receiving greater than or equal to a score of 70 (cut-off marks) will be eligible for consideration in the subsequent round of commercial evaluation.
- f. The overall score will be calculated as follows: -

Technical Score of the Bidder (TS) = Technical Marks scored by bidder X 70%

The Bid having the Lowest Commercial Quote shall be awarded 100 Marks. Commercial score of all the bidders will be calculated on basis of following formula:

Commercial Score of the Bidder (CS) = Commercial Quote of the Lowest Bidder x 100 x 30% / Commercial quote of the Bidder.

f. Final Composite Bid Score:

The Technical Score (TS) and Commercial Score (CS) secured by each bidder will be considered for computing the Final Composite Bid Score.

The bidder securing the highest Composite Bid Score will be adjudicated as the most responsive Bidder for award of the Project.

The overall score will be calculated as follows: -

CBS = TS + CS

Where

CBS = Final Composite Bid Score

TS = Total Technical score of the bidder (out of maximum of 100 marks)

CS = Commercial Score of the bidder

Composite Bid Score of the Bidders for this bid shall be worked out as under:



Bidder	Technical Score	Commercial Score	Composite Score
	TS	CS	CBS= TS + CS
Α			
В			
С			
D			

- 1. The preferred bidder shall be the agency securing the highest Final Composite Score.
- 2. In the event of two or more Bidders securing exactly the same composite score, then MPCB reserves the right to:
 - a. Declare the bidder whose technical score is highest, among the bidders who have secured exactly the same composite score as preferred bidder, or
 - b. Adopt any other method as decided by MPCB.
- 3. MPCB reserves the right to confirm the preferred bidder as Successful Bidder subject to negotiations and approval of competent authority. MPCB reserves the right to allocate all or in part to the next eligible bidder, in case the bidder securing the highest final composite score expresses his inability in execute the order in full or in part. However, the maximum business that can be allocated to the next eligible bidder is up to 30% of the total contract order.
 - a. The bidders should necessarily give the commercial details in the format given in this RFP. The commercial proposals should be given in the prescribed format only and in accordance with the details, terms, and conditions as mentioned in the RFP (hence the bidder is expected to understand the RFP in all respects).
 - b. In case the Successful Bidder does not quote for or provision for cost/expenses required to meet the requirements of the RFP, the Successful Bidder shall be solely responsible for those and shall provide them, without any additional cost to MPCB.
 - c. Please note that TEC may seek inputs/ clarification from their professional, external experts in the bid evaluation process
 - d. The Successful Bidder will enter into a Contract with MPCB and shall work in accordance with the Scope of Work mentioned in the RFP.

3.6 Award of Contract

- 1. Post the evaluation process indicated in Section above, MPCB will award the Contract to the Service Provider who has obtained the Highest Composite Score.
- 2. In case MPCB is not satisfied with the performance of the Service Provider, MPCB reserves the right to terminate the contract with such Service Provider.

3.7 Issuance of Work Order

After selection, a work order ("Work Order") will be issued, in duplicate, by MPCB to the Successful Bidder(s). The Work Order will be handed to the Successful Bidder(s) or emailed or posted to the Successful Bidder's address as given in the Proposal and such handing or emailing or posting shall be deemed good service of such a notice. The Successful Bidder (s) shall, within seven (07) working days of the receipt of the Work Order, sign and return the duplicate copy of



the Work Order in acknowledgement thereof (Letter of Acceptance- "LOA"). In the event of the LOA duly signed by the Successful Bidder is not received by the stipulated date, the MPCB may, unless it consents to extension of time for submission thereof, appropriate the Bid Security of such Bidder as Damages on account of failure of the Successful Bidder to acknowledge the LOA, and the next eligible Bidder may be considered. After Work Order, security deposit to be submitted by the successful Bidder within the stipulated time mentioned in Work Order failing to do so MPCB may take necessary actions.

After issuance of Work Order, the Successful Bidder shall have to submit Performance Bank Guarantee (PBG as Security Deposit) within Fifteen (15) days.

Failing to submit the PBG within stated time will either attract penalty of INR 5000 per day up to One (1) week which will be deducted from any future successful Work Order, or the Work Order may be cancelled and awarded to the other eligible agency who participated in the bid.

Additionally, non-acceptance of the Work order by the Successful Bidder within the time prescribed therein shall lead to forfeiture/invocation of the Earnest Money Deposit of such Successful Bidder and thereafter, MPCB shall be free to award the Project to the next Bidder in sequence, or to proceed in the manner as considered in the best interest of MPCB, at sole discretion of MPCB.

3.8 Signing of Contract Agreement

- 1. The Service Provider shall enter into contract agreement with MPCB within Thirty (30) days from the date of issue of Work order issued to the Successful Bidder by MPCB.
- 2. If signed contract documents are not received by MPCB within time Thirty (30) days or with extension granted), shall not be accepted.
- 3. Further, INR 2000 penalty will be levied per day if the contract is not signed within abovementioned time period.
- 4. Any expenses related to registration of Agreement shall be Borne by Successful Bidder.



SECTION 4: SCOPE OF WORK

Maharashtra Pollution Control Board (MPCB) is issuing this Request for Proposal (RFP) to invite qualified agencies to submit proposals for providing Social Media Management, Branding and Strategic planning services. MPCB aims to enhance its public outreach, awareness programs, and communication strategies to better engage with stakeholders and the public. MPCB undertakes various initiatives, including monitoring environmental parameters, enforcing compliance, and promoting awareness among the public and industries.

However, to maximize the impact of its initiatives, MPCB recognizes the need for strategic planning and effective communication. By engaging a professional agency, MPCB aims to enhance its internal capacities, develop and implement strategic initiatives and effectively communicate its messages to foster greater understanding and cooperation from the public and stakeholders.

The primary objectives of this RFP are to:

- Prepare annual strategic plan for MPCB for each calendar month.
- Conduct an in-depth analysis of the MPCB as a brand, target audience.
- Define brand voice, tone, and visual identity guidelines for social media.
- Develop a tailored social media strategy, including platform selection, content themes, and engagement goals.
- Enhance MPCB's visibility and foster greater public engagement.
- Graphic Design: Creation of custom visuals, including banners, posts, infographics, and stories.
- Copywriting: Crafting engaging captions, taglines, and ad copy aligned with the brand voice.
- Video Production: Development of short-form videos, reels, and animations.
- Content Calendar: Monthly scheduling of posts with strategic timing for maximum reach and engagement.
- Daily management of social media accounts, including posting, monitoring, and responding to
- comments and messages.
- Community engagement to foster relationships with followers and influencers.
- Crisis management to address any negative feedback or issues swiftly and professionally.
- Develop and manage social media ad campaigns (e.g., Facebook Ads, Instagram Ads, LinkedIn Ads, Google Ads, Email Marketing).
- Target audience segmentation.
- Monthly performance reporting with actionable insights.
- Create awareness about environmental issues, regulations, and MPCB initiatives.

The Service Provider will be expected to provide comprehensive services that align with MPCB's objectives and contribute to a more informed and engaged public.



4.1 Detailed Scope of Work

	Components	Activities
1.	Digital	Optimize and accelerate MPCB's online presence.
	Excellence	 Build a Digital First strategy for MPCB that extends beyond just clicks to a holistic 360-degree approach. Social Media Management: Develop and implement a comprehensive social media strategy to increase engagement and reach on platforms such as Facebook, Twitter, Instagram, Youtube, Email and LinkedIn. This involves creating and scheduling regular posts, including informative content like news updates, educational tips, success stories, and event promotions. Monitor engagement metrics and respond promptly to comments and messages to foster a community and build relationships. Digital Advertising: Plan digital advertising campaigns across various platforms, including Google Ads, social media ads, and other online channels. Set up targeting parameters to reach the right audience. Use data analytics to track performance and adjust strategies as needed. Email Marketing: Design and execute targeted email marketing campaigns to keep stakeholders informed about MPCB's initiatives, events, and updates. Develop segmented email lists to tailor content to different audience groups, ensuring higher engagement rates. Track campaign performance using analytics tools and optimize based on
	lufa um ati a u	feedback and performance metrics.
2.	Information, Education and Communication (IEC)	Conceptualize and develop Information, Education and Communication (IEC) materials in any formats as per requirement.
3.	Traditional Channels	 Assist MPCB in reaching diverse audiences. Assist MPCB to leverage print, radio, and television to highlight MPCB's initiatives, achievements, and environmental impact. Print Advertising: Assist MPCB in designing advertisements for newspapers, magazines, and other print media to reach a broad audience. Develop creative concepts and visually appealing ads that effectively communicate MPCB's messages and initiatives. Radio and TV Commercials: Assist MPCB to promote MPCB's initiatives and events. Editorials and Articles: Assist MPCB in writing and publish articles and opinion pieces in various print and online publications to educate the public about environmental issues and MPCB's role in addressing them. Assist MPCB in collaborating with industry experts and influencers to amplify the reach and impact of these articles.
4.	Event /Industry Collaborations	 Foster community engagement and reinforce MPCB's brand identity. Assist MPCB in conceptualizing and organizing business and awareness events, workshops, and seminars to engage with the public and stakeholders. Workshops and Seminars: Assist MPCB in planning and executing environmental awareness workshops and seminars on pollution control measures. Develop agendas of the events. Business Events: Assist MPCB setting the agenda for business events. Community Outreach: Conceptualize community outreach programs for



	Components	Activities
5.	Strategic	 MPCB. Assessment and evaluation of the impact of such program Event Promotion: Assist MPCB in promoting events through various social media channels to ensure high attendance and media coverage. Assist MPCB in creating promotional materials, send invitations, leverage social media for coverage. Develop post event reports and share highlights and key takeaways with attendees and stakeholders. Strategic Development: Develop a comprehensive communication strategy
J.	Planning	for each calendar month. This strategy should outline the objectives, key messages, target audiences, channels, and tactics to be used.
6.	Content Creation	 Creative Content: Assist MPCB in development of high-quality creative content that effectively communicates MPCB's messages. This includes advertisements, infographics, videos, and other promotional materials. Press Releases and Articles: Assist MPCB in writing and distributing press releases, articles, and other communication materials to highlight MPCB's initiatives and achievements. Ensure these materials are engaging, informative, and aligned with the overall marketing strategy. Educational Materials: Assist MPCB in creating educational content to raise awareness about environmental issues and promote sustainable practices. This includes brochures, pamphlets, and online resources. Written contents shall be in English/ Hindi/ Marathi
7.	Conceptualize and design	Assist MPCB in conceptualizing and design including writing of copy of the press advertisements, press Releases, Articles for magazines & newspapers, Newsletters, Reports, Testimonials, on various activities/events of MPCB.
8.	Tracking, Analysis and Reporting	 Track and measure the success of various initiatives to ensure continuous improvement. Implement robust metrics and analytics tools to measure public awareness, stakeholder engagement, and sentiment toward MPCB. Performance Monitoring: Use analytics tools to monitor key metrics such as website traffic, social media engagement, email open rates, and the effectiveness of advertising campaigns. Set up dashboards to track performance in real time and identify trends. Surveys and Feedback: Assist MPCB in conducting surveys to gauge public awareness, sentiment, and satisfaction with MPCB's initiatives. Use the feedback to identify areas for improvement and inform future strategies. Develop questionnaires and distribute them through various channels to reach a diverse audience. Reporting: Provide regular reports to MPCB on the performance of marketing activities. These reports should include key metrics, insights, and actionable recommendations for improvement. Ensure that the reports are comprehensive, accurate, and delivered on time. Present the findings in a clear and visually appealing format.

Note:

- The materials for all the above formats are required to be made in Hindi, English, Marathi and other regional languages as per requirement.
- The cost of social media campaign, Event/ industry collaborations shall be borne by MPCB.



4.2 Engagement Approach

4.2.1 Fixed Monthly Activities

- Advise & Strategy: Provide strategic advice and develop communication approaches to
 ensure alignment with MPCB's objectives as per annual plan. This includes regular
 consultations to review progress, discuss challenges, and refine strategies. Conduct monthly
 meetings with MPCB officials to provide updates and gather feedback.
- Creative Communication Approach: Design and implement creative strategies for effective communication. This involves developing creative briefs, brainstorming ideas, and producing high quality content. Collaborate with designers, writers, and multimedia specialists to create impactful materials.

Project Positioning: Position MPCB projects effectively in the public domain. This includes creating compelling narratives, highlighting project benefits, and showcasing success stories. Develop case studies and project profiles to demonstrate the impact and value of MPCB's initiatives. (on social media platforms like Facebook, X, Instagram, YouTube, Email, LinkedIn, MPCB Website etc.)

4.2.2 Fixed Quarterly Activities

- Consulting / Advisory Board: Assist in setting-up an advisory panel comprising prominent thinkers and academics as well as environmental practitioners in the fields.
- Campaign Conceptualization: Conceptualization of campaigns, ensuring alignment with the overall branding strategy and objectives. Develop detailed campaign plans, set timelines, and coordinate with various teams to execute the campaigns.
- Monitoring and Reporting: Assist MPCB in regularly monitoring and reporting on the progress
 of branding activities, providing detailed analysis and recommendations for improvement.
 Develop quarterly reports that highlight key achievements, challenges, and next steps.

4.2.3 Variable Activities (As per Plan)

- Campaigns & Media Roll Out: Assist MPCB in executing media and campaign strategies as needed. This includes planning targeted campaigns to address specific issues or opportunities. Assist MPCB in developing campaign briefs, set objectives, and measure impact.
- Creative Execution: Assist MPCB in developing and produce creative content tailored to different platforms and audiences. This involves designing graphics, producing videos, writing copy, and more. Ensure that the content is high quality, engaging, and aligned with the overall brand strategy.
- Ground Activation: Assist MPCB in engaging in on ground activities and events to raise awareness and engage the public. This includes conceptualizing community events, workshops, and other interactive sessions. Develop activation plans.
- Content Creation: Assist MPCB in continuously creating relevant content for various social media platforms. This includes developing articles, blog posts, social media updates,



- newsletters, and more. Ensure that the content is informative, engaging, and aligns with MPCB's objectives.
- The Successful Bidder are expected to assist MPCB in ideation of these outdoor activities such as selection of speaker, venue etc. and assist MPCB in overseeing the implementation of the same. The expenses pertaining to the arrangements shall be borne by MPCB.

4.2.4 Fixed Deliverables

- Advise Strategy Development: Develop a detailed strategic plan that outlines key objectives, activities, and timelines.
- Project Planning: Collaborate with MPCB to develop and roll out project ideas that align with MPCB's mission and objectives. Create detailed project plans, set milestones, and track progress.
- Campaign Planning: Rollout for MPCB campaigns, ensuring that activities are well timed and strategically aligned.
- Milestone Identification: Identify key milestones and measurement metrics for each.

4.2.5 Reporting requirements

- a. Bi-weekly Meeting: The Project Manager of the Successful Bidder shall ensure that they meet the authorized representative of MPCB at least once every two weeks to provide the update and discuss the way forward.
- b. **Monthly Meeting**: The Project Manager along with other Key Personnel of the Successful Bidder shall meet with authorized representative of MPCB at least one week before the start of a month to discuss the digital marketing activities to be carried out for the forthcoming month.
- c. **Quarterly Performance Review Meeting**: Every 03rd Monthly Meeting shall also involve the review of the Quarterly Progress Report. The Project Manager along with other Key Personnel of The Successful Bidder shall meet with authorized representative of MPCB for the review and approval of the Quarterly Progress Report.

d. Monthly Progress Report

- (i) The Successful Bidder shall submit a Monthly Progress report to MPCB by 10th of following month. The Monthly Progress Report shall contain an analysis of the following –
 - Social Media Engagement number of followers, engagement numbers, performance of campaigns, etc.;
 - **Website Traffic** number of visitors, unique visitors, traffic sources direct, referral, organic, campaign, and social media; visitors by source;
 - Engagement Metrics average time spent on website, average loading time, number
 of registrations, number of drop-offs and abandons, number of repeat visitors;
 - **Digital Campaigns Report** spending, engagement, Rol, etc.;
 - Content Marketing Report content developed, where was the content used;
 - Performance along KPIs and Key Metrics for the digital marketing activities.

e. Quarterly Progress Report



- (i) The Successful Bidder shall submit a Quarterly Progress Report by 10th of following month
 after close of the particular quarter. The Quarterly Progress Report shall contain the
 following
 - Summary of digital marketing activities that have been carried out by the Successful Bidder over the previous Three (03) months.
 - Performance of The Successful Bidder along KPIs and key metrics for the digital marketing activities, improvements as well as areas of concern should be highlighted.
 - Recommendations for strategies to strengthen digital presence based on user feedback, industry feedback, actions of comparable States, etc.
 - Proposed digital marketing activities to be carried out by the Successful Bidder in the next 03 (three) months.

4.3 Resource Deployment

All the resources deployed shall be exclusive for MPCB's project. On being awarded the contract, the bidder shall introduce the following team members to MPCB in Mumbai for the sole purpose of this project during the contract period. All the proposed resources shall be made available as per MPCB's requirement from time to time.

S. No.	Key personnel	No. of resources required
1.	Project Manger	1
2.	Digital Marketing Specialist	1
3.	Creative Expert	1
4.	Content Writers (well-versed/fluent in English, Marathi & Hindi)	1
5.	Graphic Designer	1
6.	Photographer	1
7.	Videographer	1

Credentials of Team Members

Bidder to share the profiles of named key personnel (as per **Annexure 6 CV Format**) who would be assigned to the project based out of Mumbai working from MPCB office. It is desirable that all the Key Personnel specified in the Proposal to be available during implementation of the Agreement.

The following details pertaining to the manpower may be noted which includes position, qualification, salary, and number of resources required. However, bidders are requested to conduct their own assessment of the manpower required and may quote for higher number of resources. Such resources may be mentioned in the technical proposal and the final order to the successful bidder would be released based on these resources.

S. No.	Key professionals (Min Resources)	Qualifications	Area of Specific Expertise
1.	Project Manager	MBA in marketing	Total 05 years post qualification
		/ Mass Communication/	experience in social Media management



S. No.	Key professionals (Min Resources)	Qualifications	Area of Specific Expertise	
		Journalism	& project management, marketing with	
			excellent communication skills in English,	
			Hindi and Marathi	
2.	Digital Marketing	MBA (Preferably in	Total 03 years post qualification	
	Specialist	Communications, advertising,	experience in Digital Media domain	
		or marketing domain)	handling content strategy and social media	
			analytics	
3.	Creative Expert	Graduate in any discipline	Total 03 years post qualification Editorial	
			experience in prominent (national)	
			newspapers of online sites in creating and	
			managing content. Well-versed/ fluent in	
			Marathi and English.	
4.	Content Writers	Graduate in any discipline.	Total 02 years' experience in managing	
		Degree in Journalism/ Mass	content on websites and mobile app wit	
		communication preferred	copyrighting and editing skills. Well-	
			versed/fluent in English, Marathi & Hindi	
5.	Graphic Designer	Degree, Diploma or certificate	Total 03 years' experience in Graphic	
		course in graphic designing,	Designing, video editing etc.	
		Video Editing		
6.	Photographer	Degree, Diploma in any	Total 03 years' experience in photography,	
		discipline and certificate	video editing etc.	
		course in photography		
7.	Videographer	Degree, Diploma in any	Total 03 years' experience in videography,	
		discipline and certificate	video editing etc.	
		course in videography		

Notes:

- The personnel of development team will observe the MPCB working hours from 9.45 am to 6.15 pm every day, Five (05) days per week (Saturday & Sunday being holiday); but they will have to put in extra time whenever called for by MPCB without any additional charges.
- 2. The leaves of key personnel should not affect the deliverables as per scheduled timelines.
- 3. Holidays as per MPCB holiday calendar shall be available for the deployed staff. For the current year the list is to be provided as soon as the contract comes into effect. Any change thereat will have to be effected only after prior permission of the MPCB.
- 4. In case of personnel deputed at MPCB by bidder is on a leave of absence for more than five (05) days:
 - Then a competent substitute, fully conversant with the processes at MPCB will have to be provided by the bidder. Thus, the bidder is required to keep other personnel employed but not deputed at MPCB so that the vacancy of the key personnel could be kept filled in
 - If the substitute is not provided for more than Five (05) days than such leaves after fifth day will be considered as if a person is not deployed by the bidder and monetary deduction will be made accordingly.



- 5. In case the minimum team is not deployed within time, penalty will be charged at the following rate for the respective positions
 - 25% of deduction amount as penalty for delay up to one month
 - 50% of the deduction amount as penalty for delay of more than one month up to two months
 - 100% of the deduction amount as penalty for delay of more than two months

This will be applied even for positions that fall vacant during the contract period and for such period during which resource was not available due to leave of absence for more than Five (05) days and substitute is not provided.

- 6. The bidder's personnel shall not divulge or disclose to any person, any details of office, operation process technical know-how, administrative/ organizational matters as all are confidential/secret in nature.
- 7. The bidder's personnel's working should be polite, cordial, positive and efficient, while handling the assigned work and his/her actions shall promote goodwill and enhance the image of MPCB. The bidder shall be responsible for any act of indiscipline on the part of persons deployed by him.
- 8. The bidder shall be solely responsible for the redressal of grievances/resolution of disputes relating to persons deployed. MPCB shall, in no way, be responsible for settlement of such issues whatsoever.
- 9. The transportation, food, medical and other statutory requirements in respect of personnel of the service provider shall be the responsibility of the bidder.
- 10. The personnel of development team will be required to visit any of the MPCB offices or any other places as per the directions of the Head of the Department / Point of contact person appointed by MPCB. They will need to have their own vehicle / arrangements for this purpose and the bidder shall have to bear the cost for this and MPCB will not make additional payment in this regard. Bidder will be required to arrange necessary internet connectivity required at the event place for live twitting, publication of social media posts, live webcasting done through Mobile Phones etc. MPCB will provide internet connectivity for events where webcasting is to be done using professional camera feed.
- 11. The staff deputed must possess mobile phone to ensure their availability. The bidder shall have to bear the cost for this and MPCB will not make additional payment in this regard.

4.4 Project Timeline

S. No.	Milestone	Timeline (T)
1.	Kick off Meeting	T0 + 07 Days
2.	Deployment of Resources as per MPCB's requirement	T0 + 30 Days
3.	Preparation & Submission of Detailed Strategic Plan calendar monthwise, detailed Work Plan, Activity Schedules and Deliverable	
	Schedules	
4.	Submission of Content Creation and Initial Launch	T0 + 45 Days
5.	Commencement of implementation activities and Tracking and	Continuous activities
	Reporting	for the contract period

Note: "T0" represent the date of signing of the contract



SECTION 5: PAYMENT TERMS

5.1 Payment Terms

The following payment terms will be offered to the Successful Bidders upon completing the necessary formalities and rendering deliverables as mentioned in Section of Scope of Work:

- i. No advance payment shall be made by MPCB at the time of signing of Contract with the Service Provider
- ii. MPCB will be liable to pay the payment on monthly basis for the resources deployed and work completed by the successful bidder against the Scope of work mentioned in the RFP. The payment shall be calculated on a pro-rata basis according to the rates/ cost quoted by the Bidder(s) in the Financial Proposal format and as per the period/ duration of deployment of such manpower at MPCB, Mumbai during the billing month.
- iii. The payments terms (credit period) Thirty (30) from the date of submission of invoices along with following supporting bills:
 - Consolidated report detailing the activities/ initiatives/ tasks accomplished in the billing month such as:
 - Monthly/ Quarterly reports as mentioned in the scope of work;
 - Performance along KPIs and Key Metrics for the digital marketing activities.
 - b. Biometric attendance report of manpower deployed at MPCB, Mumbai in the billing month, if any
 - c. Any other document as may be required by MPCB.
- iv. The Successful Bidder's request for payment shall be made to MPCB in writing, accompanied by an invoice and monthly attendance of the team and monthly detailed project status reports. Invoicing shall be as per the rates submitted in the BoQ by the bidder. Any line items not mentioned in the BoQ shall not be billed by the successful bidder. No other additional payments shall be made.
- v. Within Fifteen (15) days of MPCB issuing the Work Order, the Successful Bidder, at its cost, charges and expenses will submit a PBG for an amount equivalent to as mentioned in this document. The PBG shall be in the form of a guarantee/s of a Nationalised/scheduled Bank acceptable to MPCB and shall be valid for the tenure mentioned in document.
- vi. All the payments will be made after deducting penalties with applicable GST, if applicable.
- vii. All payments will be made vide a crossed cheque payable in Mumbai / online through NEFT/RTGS, within Thirty (30) of submission of invoice, after deducting applicable TDS, if any.

5.2 Other Terms and Conditions

- 1. In case of a dispute on the invoice amount, or any other payment related matter; such matter shall be discussed with MPCB and/ or any other authority designated by the Nodal, MPCB. In such cases, the Service Provider, shall produce requisite supporting documents, communications, acknowledgement of MPCB, etc. to support the disputed Invoice amount, or any other payment related matter; however, the decision of the Nodal, MPCB in this matter shall be considered as final.
- 2. Any dispute or difference or claim arising out of or in relation to the terms of the RFP, will be settled by reaching a mutual understanding and amicable settlement between the parties.



SECTION 6: KPI and Penalty

6.1 Penalties / KPIs

The date of delivery of the services stipulated in the acceptance of Work Order /LoA shall be the essence of the contract and delivery shall be completed no later than the dates specified therein. Extension of time shall only be granted if MPCB is convinced about the cause stated by the Service Provider, or the cause of the delay is not in the control of the Service Provider.

S. No.	Penalty Type	Frequency	Penalty Amount
1	Deployment of project manpower	At project initiation and thereafter on monthly deployment as specified by MPCB	 25% of deduction amount as penalty for delay up to one month. 50% of the deduction amount as penalty for delay of more than one month up to two months. 100% of the deduction amount as penalty for delay of more than two months.
2	Preparation & Submission of Detailed Strategic Plan calendar month-wise, detailed Work Plan, Activity Schedules and Deliverable Schedules	One-time as defined in the RFP	 INR 5,000/ per day for delay in submission of the monthly report beyond stipulated timelines
3	Deliverables	As per MPCB defined timeline	 INR 1,000/ per day for delay in submission of each assigned deliverable beyond stipulated timelines
4	Monthly/ quarterly progress report	Within timelines mentioned in the scope of work	 INR 1,000/ per day for delay in submission of the monthly report beyond stipulated timelines INR 5,000/ per day for delay in submission of the monthly report beyond stipulated timelines

Note:

- Note: Only for those channels and or accounts which are managed by The Successful Bidder will be considered for calculating various KPI parameters
- MPCB shall recover penalties/liquidated damages at first instance from the amount due to the Service Provider in the billing month, then the invoices of the subsequent month and thereafter, from the Performance Security furnished by the Service Provider.
- These penalties will be monitored and deducted for the entire Contract Period on a monthly basis.
 KPI adherence will be monitored on monthly basis by MPCB designated Nodal or authorized



- officer(s) or representative and/ or any third party and, also with incorporation of feedback from the officials.
- The maximum monthly penalty that maybe imposed on the Service Provider shall be capped at 10% (ten per cent) of the total monthly billing amount.
- Shortfall/Default shall refer to and include but not limited to any incidents, action, omission, wrongdoing etc. that is in contravention to the service requirements/performance parameters and any other terms and conditions to be fulfilled by the Service Provider.



SECTION 7: ANNEXURES



Checklist for documents to be included in Pre-qualification Proposal

S.	Minimum Eligibility Criteria-Pre-	Document to be submitted	Submitted	Document name &
No.	Qualification Criteria		(Yes/ No)	Page No.
	Annexure 1 Pre-Qualification Cover			
PQ1	Annexure 2 Bidder's and Bidding F	irms Particulars		
	Annexure 9 Power of Attorney			
	Legal Entity:	Brief Profile of the Bidder along with		
		Annexure 2 Bidder's and Bidding		
	The bidder should be	Firms Particulars		
	 a Sole Proprietorship firm, 	For Companies registered under		
	registered under the Applicable	Companies Act 1956/ 2013:		
	Laws of India;	Incorporation documents such as		
	"A Company registered in India	Memorandum and Articles of Association		
	under the Companies Act 1956 or	and Copy of Certificate of Incorporation		
	2013 or	For companies registered Limited		
	 a partnership firm under the 	Liability Partnership (LLP) registered		
	Indian Partnership Act, 1932 or	under the LLP Act, 2008 or Indian		
	 the Limited Liability Partnerships 	Partnership Act 1932 as amended time to		
	Act, 2008, (as amended from time	time, Copy of Certificate of Incorporation/		
	to time)	Registration of Firm (RoF)/ Partnership		
	to time)	deed of Bidder/ LLP deed, as applicable		
		For Proprietorship firm: Registration		
		under the Shops and Establishments Act		
		of any State/ UT of India (if applicable)		
		Copy of valid PAN Card		
		Copy of valid GST Certificate with GST		
		Number		
		Copy of Power of Attorney signed by		
		legally authorized signatories as per		
		Annexure 9 Power of Attorney along		
		with Board Resolution		
		Any other supporting document, as may be required		
PQ2	Annexure 3 Financial Declaration o			
1 42	Average Annual Turnover:	Copy of Annual Audited Financial		
	Minimum Average Annual Turnover	Statements, Balance sheet and profit and		
	(MAAT) for the last three (03) audited	loss statement, certified by a Statutory		
	financial years (FY 2021-22, FY	Auditor for the preceding Three years		
	2022-23, and FY 2023-24) of the	FY2021-22, FY 2022-23, and FY2023-24)		
	bidder should not be less than INR	1 12021 22,1 1 2022 20, and 1 12020 24)		
	1.0 Cr.	Note: Audited financial statement should		
		match with certificate of chartered		
		accountant		
		accountain		
		Certificate from Statutory Auditor as per		
		Annexure 3 Financial Declaration of		
		Bidder.		
PQ3	Annexure 3 Financial Declaration o			
			<u> </u>	



S. No.	Minimum Eligibility Criteria-Pre- Qualification Criteria	Document to be submitted	Submitted (Yes/ No)	Document name & Page No.
	Net-worth Criteria: The bidder should have a positive net worth for each of the last three audited financial years. [FY2021-22, FY2022-23, FY2023-24] [Net Worth as defined in Companies	Duly filled Format for Financial years FY2021-22, FY 2022-23, and FY2023-24 to be submitted on the letterhead of the Chartered Accountant Net worth Certificate duly certified by Statutory Auditor.		
	Act 1956 / 2013 as amended from time to time.]	Certificate from Statutory Auditor as per Annexure 3 Financial Declaration of Bidder.		
PQ4	Annexure 4 Project Citation (PQ &	ΓQ)		
	Annexure 5 Format for Self-Declara	ition		
	Project Experience 1: The Bidder must have experience in "similar works"* during last five (05) years as on last date of submission of bid as per following details: - One (01) project with "Similar works" * costing at least INR 1.20 Cr. OR Two (02) projects with "Similar works"* each costing at least INR 0.70 Cr. OR Three (03) projects with "Similar works"* each costing at least INR 0.60 Cr. "Similar works"*: The bidders should have project experience in handling in Strategic marketing/ public relations/ Social Media Management/ Online Content Creation for any Central/State Govt. or Sate Govt. Undertaking/ PSU/ ULBs in India.	 a) Bidders shall submit copy of work order/ contract agreement having the relevant scope of Work. b) Completion Certificate from the client or Proof of payment received i.e. copy of Bank statement clearly reflecting the name of the Bidder and amount received matching with Minimum Project value along with GST Invoice OR In case of on-going project, a certificate from the client on client's letter head mentioning the relevant scope of Work, having received the payment matching the 'Minimum Project Value' of the partially completed project. c) Project citation as per format in Annexure 4 Project Citation (PQ & TQ) d) Self-Declaration as per Annexure 5 Format for Self-Declaration 		
PQ5	Annexure 4 Project Citation (PQ &	ΓΟ)		
	Annexure 5 Format for Self-Declara	-		
	Project Experience 2: The bidder must have project experience in last five (05) years in handling state/national level Campaign development and	 a) Bidders shall submit copy of work order/ contract agreement having the relevant scope of Work. 		
	management for any Central/State	OR		



S. No.	Minimum Eligibility Criteria-Pre- Qualification Criteria	Document to be submitted	Submitted (Yes/ No)	Document name & Page No.
	Govt. or its departments/ Sate Govt. Undertaking/ PSU/ULBs in India	In case of on-going project, a certificate from the client on client's letter head mentioning the relevant scope of Work c) Project citation as per format in Annexure 4 Project Citation (PQ & TQ) d) Self-Declaration as per Annexure 5 Format for Self-Declaration		
PQ 6	Manpower Strength: The bidder should have minimum Thirty-Five (35) full time resources on its payroll as on date of submission of the bid. having experience in Strategic Planning/Social Media Management/ Branding.	Copy of Electronic Challan Cum Return (ECR) along with UAN detail and employee ID of each of the resource		
PQ 7	Annexure 7 Undertaking for Office	in Maharashtra		
	Office in Maharashtra: The bidder shall have a functioning after sales support office in Maharashtra or shall open office in Maharashtra within 15 (fifteen) days in case of award of contract.	Copy of existing office address proof like lease agreement/ latest electricity bill (not older than 06 (six) months from the Bid Due date) in the name of the bidder In the absence of an existing office in Maharashtra, the bidder must submit an undertaking to setup office in Maharashtra, on letterhead of firm signed by authorized signatory as per the format provided in the Bid document as per Annexure 7 Undertaking for Office in Maharashtra		
PQ9	Annexure 8 Declaration by the Bide	der for not being Blacklisted /Debarred.		
	Blacklisting criteria: The bidder should not have been debarred by any Government (State / Central) / Semi Government / Corporation / Union Territories/ PSU/ any other local Body or body established under or in the control of the Central or state Government in India for unsatisfactory past performance, corrupt, fraudulent or any other unethical business practices as specified in Rule 151 of GFR, as on date of bid submission.	Self-certification signed by the Authorized Signatory, on the company letter head as per format provided in this Bid document as per format in Annexure 8 Declaration by the Bidder for not being Blacklisted /Debarred.		



Annexure 1 Pre-Qualification Cover Letter

(To be submitted on the letterhead of the bidder)

Place: DD/MM/YYYY

To
The Member Secretary,
Maharashtra Pollution Control Board,
Kalpataru Point, 3rd floor,
Opp. PVR Cinema, Sion Circle, Sion,
Mumbai-400 022

Subject: Bid Submission Cover Letter for Appointment of Agency for Social Media Management, Branding and Strategic Planning for Maharashtra Pollution Control Board (MPCB)

RFP Reference No: MPCB/PR/2025/

Dear Sir,

Having examined the RFP, the receipt of which is hereby duly acknowledged, we, the undersigned, offer to provide the professional services as required and outlined in the RFP for Appointment of Agency for Social Media Management, Branding and Strategic Planning for Maharashtra Pollution Control Board (MPCB)

We attach hereto our responses to Pre-Qualification proposal required by the RFP. We confirm that the information contained in these responses or any part thereof, including the exhibits, and other documents and instruments delivered or to be delivered to MPCB, is true, accurate, verifiable and complete. This response includes all information necessary to ensure that the statements therein do not in whole or in part mislead the MPCB in its short-listing process.

We fully understand and agree to comply that on verification, if any of the information provided here is found to be misleading the selection process, we are liable to be dismissed from the selection process or termination of the contract during the project, if selected to do so.

If our proposal is accepted, we will obtain a Performance Security Deposit (Bank Guarantee) issued by a nationalized/ schedule commercial bank in India, as mentioned in the Contract, 5% of contract value.

We agree for unconditional acceptance of all the terms and conditions set out in the RFP document and corrigenda, if any, and agree to abide by this tender response for a period of One hundred and Eighty Day (180) days from the date of opening of Stage 1 bid and ready to extend the validity of the bid for further period as informed by MPCB. We hereby declare that in case the contract is awarded to us, we shall submit the security deposit in the form prescribed the RFP.



We confirm that the information contained in this proposal or any part thereof, including its exhibits, schedules, and other documents and instruments delivered or to be delivered to MPCB is true, accurate, and complete. This proposal includes all information necessary to ensure that the statements therein do not in whole or in part mislead MPCB as to any material fact.

We agree that you are not bound to accept any tender response you may receive. We also agree that you reserve the right in absolute sense to reject all or any of the products / services specified in the tender response.

It is hereby confirmed that I/We are entitled to act on behalf of our company/ corporation/ firm/ organization and empowered to sign this document as well as such other documents, which may be required in this connection.

Date:
(Signature)
(Name)
(In the capacity of)
[Seal / Stamp of bidder]
Witness Signature
Witness Name
:
Witness Address

.....

Encl: Copy of Board Resolution to be enclosed for giving Power of Attorney to Authorized Signatory in case of company registered under Companies Act 1956/2013



Annexure 2 Bidder's and Bidding Firms Particulars

(To be submitted on the Letterhead of the Bidder)

Place: Date: DD/MM/YYYY

To
The Member Secretary,
Maharashtra Pollution Control Board,
Kalpataru Point, 3rd floor,
Opp. PVR Cinema, Sion Circle, Sion,
Mumbai-400 022

Subject: Bid Submission Cover Letter for Appointment of Agency for Social Media Management, Branding and Strategic Planning for Maharashtra Pollution Control Board (MPCB)

RFP Reference No: MPCB/PR/2025/

Dear Sir,

In reference to the above RFP please find below our firm/company details:

S. No	Description	Details/Information
1	Name of the firm	
2	Address	
3	Email	
4	Contact number/s (Tel / Mobile)	
5	Office address of Maharashtra	
6	Year of establishment	
7	Name/s of partners (Membership certificates issued by authorized body should be enclosed)	
8	Name of Office In charge of Mumbai	
9	Name, address and account number of the firm's banker(s)	
10	PAN of the firm	
11	GST registration number of the firm	
12	Number of Employees	
13	Average Turnover during last three financial years (FY 2021-22, FY 2022-23 & FY 2023-24)	



S. No	Description	Details/Information
14	Details of major assignments	
15	Any other information considered relevant.	

Please submit the relevant proofs for all the details mentioned above along with your Bid response

Signature of Authorized Signatory (with official seal)

Name :
Designation :
Address :
Telephone :
E-mail address :



Annexure 3 Financial Declaration of Bidder

(To be submitted on Letterhead of Statutory Auditor of respective Bidders)

Place:		Date: DD/MM/YY)	ΥY
To The Member Secretary, Maharashtra Pollution Control Board, Kalpataru Point, 3 rd floor, Opp. PVR Cinema, Sion Circle, Sion, Mumbai-400 022			
<u>Subject:</u> Bid Submission Cover Letter for Appoint Branding and Strategic Planning for Maharashtra Po	•	•	a Management,
RFP Reference No: MPCB/PR/2025/			
Dear Sir,			
We,, certify that we have other records of (Name of 0 at	Company), ha	ving its Indian r	egistered office
Financial Declaration of Bidder			(Figures in INR)
Description		Financial Year	
	2021-22	2022-23	2023-24
Annual Turnover Net Worth			
Average Annual Turnover for the mentioned Financial Years			
The Average Annual Turnover for			
Value> (Rupees <insert in="" value="" words=""> and the Positive Net Worth during the last 3 (three) Financial</insert>		(Name of the	e Company) has
	l Years. (FY 20	(Name of the 21-22, FY 2022-23	e Company) has 3 & FY 2023-24)

satisfaction by the (Name of the Company).

correct to the best of our knowledge and as per information and explanations provided to our



Signature of Chartered Accountant (with official seal)

Membership no. :

Name of the firm :

UDIN No. :

Address :

Telephone :

E-mail address :

Notes:

1. Numbers available in currency other than Indian Currency have been converted using the Reserve Bank of India exchange rate prevailing on the last day of respective financial year.

- 2. The Financial Declaration submitted with the Bid must be certified and signed by a competent and qualified Chartered Accountant/ Statutory Auditor and should be on the Firms' letterhead; affixed with the Firm's seal.
- 3. Audited Balance sheet and Profit & Loss account statement of the Bidder for each of the last 3 audited financial years FY 2021-22, FY 2022-23 and FY 2023-24 shall submitted as supporting evidence.



Annexure 4 Project Citation (PQ & TQ)

(To be submitted on the Letterhead of the Bidder)

: DD/MM/YYY	Υ
	: DD/MM/YYY

То

The Member Secretary,

Maharashtra Pollution Control Board, Kalpataru Point, 3rd floor, Opp. PVR Cinema, Sion Circle, Sion, Mumbai-400 022

RFP Reference No: MPCB/PR/2025/

Dear Sir,

In reference to the above RFP please find below our firm/company details:

Details of past assignments / experience

S. No.	Client Name	Handling		Work related to
		From	То	

Individual Project Citation Format

S. No.	ltem	Details
1	Name of The Project	
2	Date of Work Order	
3	Client Details with Address and Contact Numbers	
4	Scope of Work	
5	Contract Value	
6	Start date	
7	Completion Date	
8	Current Status (Work In progress, Completed)	
9	Number of staff deployed on the assignment	
10	Narrative description of project describing the	
	scope of work	
11	Progress of the project (Description)	
12	Payment Received till Date	

Note:



- The Bidder is required to use above formats for all the projects referenced by the bidder for the pre- qualification criteria.
- Documents/Proofs are required for all of the above
- Kindly provide copies of supporting documents such as Letter of award/ work order/ agreement/ contract/ MoU/ Completion certificate etc.
- The Bidder is required to use above formats for all the projects referenced by the bidder for the Qualifying technical bid evaluation.

Signature of Authorized Signatory (with official seal)

Name : Designation :

Address : Telephone : E-mail address :



Annexure 5 Format for Self-Declaration

(To be submitted on the Letterhead of the Bidder)

To,
The Member Secretary,
Maharashtra Pollution Control Board,
Kalpataru Point, 3rd floor,
Opp. PVR Cinema, Sion Circle, Sion,
Mumbai-400 022

RFP Reference No: MPCB/PR/2025/

Address
Telephone
E-mail address

Ref: RFP for Appointment of Agency for Social Media Management, Branding and Strategic Planning for Maharashtra Pollution Control Board (MPCB)

Sub: Declaration for having experience as per pre-qualification criteria and technical criteria in Section 3

Dear Sir,
I, authorized representative of _______, hereby confirm that the Company ______ has the experience as per Section 3, Clause 3.1 in last Five (05) years as on last date of submission of bid.

Thanking you,
Yours faithfully,

Signature of Authorized Signatory (with official seal)
Date :
Name :
Designation :

Signature of Candidate



Annexure 6 CV Format CV of the Key Manpower proposed to be submitted in the following format:

1	Name of the Staff					
2	Current Designation in the Organisation					
3	Proposed Role in the Project					
4	Proposed Responsibilities in the Project					
5	Date of Birth					
6	Education	•				
7	Summary of Key Training and Certifications	•				
8	Language Proficiency	Language	Reading	Wri	ting	Speaking
9	Total No. Of Years of Work Experience					
10	Highlights of relevant assignments handled and significant	Name of assignment or Project- 1:				
	accomplishments (Use following format	Year:				
	for each project)	Location:				
	, ,	Client:				
		Main projec				
		Positions he				
		Activities pe			•	
			signment or			
		Project- 2:				
		Year:				
		Location:				
		Client:	t footures:			
		Main project features: Positions held:				
		Activities pe				
		Activities be	FITOITIIEU.			

Certification

Date:

I, the undersigned, certify that to the best of m	y knowledge	and belief,	this CV	correctly	describes
myself, my qualifications, and my experience.					
Place:					

Signature of authorized signatory of the bidder



Annexure 7 Undertaking for Office in Maharashtra

(To be submitted on the Letterhead of the bidder)

{Place, Date}	
To,	
The Member Secreta	ry,
Maharashtra Pollution	Control Board,
Kalpataru Point, 3rd flo	or, Opp. PVR Cinema,
Sion Circle, Sion, Mum	ıbai-400 022
Subject: Undertaking RFP Reference No: N	for Opening Office in Maharashtra IPCB/PR/2025/
Sir,	
(address) the jurisdiction of State	(name of the Bidder) who are an established and reputed firm, having offices a do hereby undertake to establish a fully functioning sales support office within of Maharashtra within Fifteen (15)of award of work for the tender referenced take to assure the authority that the said office in Maharashtra shall remain fully
	onal in the duration of the contract with the Maharashtra Pollution Control Board
Pollution Control Boar Earnest Money Depos is liable to be terminate	ailure to comply with this undertaking in any manner whatsoever, Maharashtrad, Mumbai shall have the right to reject my / our bid and forfeit the submitted it (EMD)/ Bank Guarantee, and if the bid has resulted in a contract, the contracted without prejudice to any other right or remedy (including blacklisting) available on Control Board, Mumbai
Yours Sincerely,	
Cignoture of Noton / /···	with official coal)
Signature of Notary (w Name	illi Olliciai Seai)
Designation	· ·
Seal	•
Business Address	· ·



Address Telephone E-mail address

Annexure 8 Declaration by the Bidder for not being Blacklisted /Debarred

(To be submitted on the Letterhead of the bidder)

Date: DD/MM/YYYY

To The Member Secreta Maharashtra Pollutior Kalpataru Point, 3 rd flo Opp. PVR Cinema, S Mumbai-400 022	Control Board, por,
Subject: Declaration on the date of submis	for not being debarred / black-listed by Central / any Government or PSU in India as sion of the bid
RFP Reference No:	MPCB/PR/2025/
Dear Sir,	
Company reason as on last date / declaration, MPCB,	entative of, hereby solemnly confirm that the is not debarred /blacklisted by any Government or PSU for any e of submission of the Bid. In the event of any deviation from the factual information Government of Maharashtra reserves the right to reject the Bid or terminate the compensation to the Company and forfeiture of Earnest Money Deposit and/or of the company and forfeiture of Earnest Money Deposit and/or of the company and forfeiture of Earnest Money Deposit and/or of the company and forfeiture of Earnest Money Deposit and/or of the company and forfeiture of Earnest Money Deposit and/or of the company and forfeiture of Earnest Money Deposit and/or of the company and forfeiture of Earnest Money Deposit and/or of the company and forfeiture of Earnest Money Deposit and/or of the company and forfeiture of Earnest Money Deposit and/or of the company and forfeiture of Earnest Money Deposit and/or of the company and forfeiture of Earnest Money Deposit and/or of the company and forfeiture of Earnest Money Deposit and/or of the company and forfeiture of Earnest Money Deposit and/or of the company and forfeiture of Earnest Money Deposit and/or of the company and forfeiture of Earnest Money Deposit and/or of the company and forfeiture of Earnest Money Deposit and of the company and the company an
Thanking you,	
Yours faithfully,	
Signature of Authorized Date Name Designation	ed Signatory (with official seal) : :



Annexure 9 Power of Attorney

(On Non – Judicial stamp paper of INR 500/- duly attested by Notary Public)

Know by all me	en by these presents, We (Name of the Bidder and
address of th	neir registered office) do hereby constitute, appoint and authorize Mr. /
Ms	(name and residential address of Power of attorney holder) who is
presently emplo	yed with us and holding the position of as our Attorney,
to do in our nan	ne and on our behalf, all such acts, deeds and things necessary in connection with or
incidental to our	Proposal for the "Appointment of Agency for Social Media Management, Branding
and Strategic I	Planning for Maharashtra Pollution Control Board (MPCB)' including signing and
submission of a	I documents and providing information / responses to the MPCB, representing us in all
matters before	MPCB, and generally dealing with the MPCB in all matters in connection with our
Proposal for the	said Project.
Power of Attorn always be deem	e to ratify all acts, deeds and things lawfully done by our said Attorney pursuant to this ey and that all acts, deeds and things done by our aforesaid Attorney shall and shall ned to have been done by us.
Name	·
Designation	•
Date	•
Time	:
Seal	:
Business Addre	ss :
Accepted,	
	(Signature)
(Name, Title and	d Address of the Attorney)

Note:

- a) The mode of execution of the Power of Attorney should be in accordance with the procedure, if any, laid down by the applicable law and the charter documents of the executant(s) and when it is so required the same should be under common seal affixed in accordance with the required procedure.
- b) The Power of Attorney shall be provided on Non Judicial stamp paper of INR 500/- duly attested by Notary Public.
- c) The Power of Attorney should be supported by a duly authorized resolution of the Board of Directors of the Bidder authorizing the person who is issuing this power of attorney on behalf of the Bidder.



Checklist for documents to be included in Technical Proposal

S. No.	Minimum Eligibility Criteria-Pre-	Document to be submitted	Submitted	Document name &
3. NO.	Qualification Criteria	Document to be submitted	(Yes/ No)	Page No.
	Annexure 10 Technical Proposal Bi	id Cover Letter	(163/140)	r age No.
TE1	Financial Evaluation	d Cover Letter		
TE1.1	Annexure 3 Financial Declaration o	f Ridder		
12	Minimum Average Annual Turnover	Copy of Annual Audited Financial		
	(MAAT) for the last three (03)	Statements, Balance sheet and profit and		
	audited financial years (FY 2021-22,	loss statement, certified by a Statutory		
	FY 2022-23, and FY 2023-24) of the	Auditor for the preceding Three years		
	bidder should not be less than INR	FY2021-22, FY 2022-23, and FY2023-24)		
	1.0 Cr.	1 1 2021 22,1 1 2022 23, 41141 1 2023 24)		
		Note: Audited financial statement should		
		match with certificate of chartered		
		accountant		
		accountant		
		Certificate from Statutory Auditor as per		
		Annexure 3 Financial Declaration of		
		Bidder.		
TE2	Project Experience			
TE2.1	Troject Enperiones			
	Annexure 4 Project Citation (PQ &	το)		
	Annexure 5 Format for Self-Declara	•		
	Project Experience 1:	a) Bidders shall submit copy of work		
	The Bidder must have experience in	order/ contract agreement having the		
	"similar works"* during last five (05)	relevant scope of Work.		
	years as on last date of submission	b) Completion Certificate from the client		
	of bid as per following details: -	or Proof of payment received i.e. copy		
	One (01) project with "Similar works"	of Bank statement clearly reflecting		
	* costing at least INR 1.20 Cr.	the name of the Bidder and amount		
	OR	received matching with Minimum		
	Two (02) projects with "Similar	Project value along with GST Invoice		
	works"* each costing at least INR	OR		
	0.70 Cr.	In case of on-going project, a		
	OR	certificate from the client on client's		
	Three (03) projects with "Similar	letter head mentioning the relevant		
	works"* each costing at least INR	scope of Work, having received the		
	0.60 Cr.	payment matching the 'Minimum		
	"Cimilar works"*: The hidders of sold	Project Value' of the partially		
	"Similar works"*: The bidders should	completed project.		
	have project experience in handling	c) Project citation as per format in		
	in Strategic marketing/ public relations/ Social Media	Annexure 4 Project Citation (PQ &		
		TQ)		
		d) Self-Declaration as per Annexure 5 Format for Self-Declaration		
	Creation for any Central/State Govt.	Formation Sen-Declaration		
	or Sate Govt. Undertaking/ PSU/			
TEOO	ULBs/ Private companies in India			
TE2.2	Annouse 4 Project Citation (DC Co	TO)		
	Annexure 4 Project Citation (PQ &	IŲ		



S. No.	Minimum Eligibility Criteria-Pre-	Document to be submitted	Submitted	Document name &
	Qualification Criteria Annexure 5 Format for Self-Declara	Hien	(Yes/ No)	Page No.
	Project Experience 2:	a) Bidders shall submit copy of work		
	The bidder must have project	order/ contract agreement having the		
	experience in last five (05) years in	relevant scope of Work.		
	handling state/national level	b) Completion Certificate from the client		
	Campaign development and	the scope of work, duration etc.		
	management for any Central/State	OR		
	Govt. or its departments/ Sate Govt.	In case of on-going project, a certificate from the client on client's		
	Undertaking/ PSU/ULBs/ Private			
	companies in India	letter head mentioning the relevant		
		scope of Work c) Project citation as per format in		
		c) Project citation as per format in Annexure 4 Project Citation (PQ &		
		TQ)		
		l ,		
		d) Self-Declaration as per Annexure 5 Format for Self-Declaration		
TE	Empanelment			
2.3	•			
2.5	DGIPR Empaneled Agency	Certificate Letter valid as on date of bid submission		
TE3	Manpower Strength	Submission		
TE3.1	Annexure 6 CV Format			
IES.I	Manpower Strength	a) Copy of Electronic Challan Cum		
	•	Return (ECR) along with UAN detail		
	The bidder should have minimum	and employee ID of each of the		
	Thirty-Five (35) full time resources	resource		
	on its payroll as on date of	resource		
	submission of the bid. having			
	experience in Strategic			
	Planning/Social Media			
	Management/ Branding in India			
TE3.2	Manpower expertise:	Annexure 6 CV Format		
	Enclosed CVs of Project Manager,			
	Digital Marketing Specialist, Creative			
	Expert, Content Writer, Graphic			
	Designer, Photographer,			
	Videographer (01 each)			
	Annexure 11 Financial Proposal Co	over Letter		



Annexure 10 Technical Proposal Bid Cover Letter

(To be submitted on the Letterhead of the bidder)

Date: dd/mm/yyyy

To Member Secretary Maharashtra Pollution Control Board, Kalpataru Point, 3rd floor, Opp. PVR Cinema, Sion Circle, Sion, Mumbai-400 022

Sub: Request for Proposal for Appointment of Agency for Social Media Management, Branding and Strategic Planning for Maharashtra Pollution Control Board (MPCB)

Ref: RFP Notification number:

Dear Sir,

Having examined the RFP, the receipt of which is hereby duly acknowledged, we, the undersigned, offer to provide the professional services as required and outlined in the RFP for "Request for Proposal for Appointment of Agency for Social Media Management, Branding and Strategic Planning for Maharashtra Pollution Control Board (MPCB)"

We attach hereto the technical response as required by the RFP, which constitutes our proposal. We undertake, if our proposal is accepted, to adhere to the implementation plan (Project schedule) for providing Professional Services in "Request for Proposal for Appointment of Agency for Social Media Management, Branding and Strategic Planning for Maharashtra Pollution Control Board (MPCB)" put forward in RFP or such adjusted plan as may subsequently be mutually agreed between us and MPCB or its appointed representatives.

If our proposal is accepted, we will obtain a Performance Security Deposit (Bank Guarantee) issued by a nationalized/ schedule commercial bank in India, as mentioned in the Contract, 5% of Total Contract Value as per the Financial Format of the RFP.

We agree for unconditional acceptance of all the terms and conditions set out in the RFP document and also agree to abide by this tender response for a period of One Hundred and Eighty (180) days from date of opening Stage 1 Bid and it shall remain binding upon us with full force and virtue, until within this period a formal contract is prepared and executed, this tender response, together with your written acceptance thereof in your notification of award, shall constitute a binding contract between us and MPCB.

We confirm that the information contained in this proposal or any part thereof, including its exhibits, schedules, and other documents and instruments delivered or to be delivered to MPCB is true,



accurate, and complete. This proposal includes all information necessary to ensure that the statements therein do not in whole or in part mislead MPCB as to any material fact.

We agree that you are not bound to accept any tender response you may receive. We also agree that you reserve the right in absolute sense to reject all or any of the products/ services specified in the tender response.

It is hereby confirmed that I/We are entitled to act on behalf of our company/ corporation/ firm/ organization and empowered to sign this document as well as such other documents, which may be required in this connection.

Thanking you	J,	
Yours faithfu	lly,	
Signature of	Authorized Signatory (with official sea	al)
Date	:	
Name	:	
Designation	:	
Address	:	
Telephone	:	
E-mail ID	:	



Annexure 11 Financial Proposal Cover Letter

(To be submitted on the Letterhead of the bidder)

Date: DD/MM/YYYY

To
The Member Secretary,
Maharashtra Pollution Control Board,
Kalpataru Point, 3rd floor,
Opp. PVR Cinema, Sion Circle, Sion,
Mumbai-400 022

Subject: Commercial Proposal Cover Letter for- Appointment of Agency for Social Media Management, Branding and Strategic Planning for Maharashtra Pollution Control Board (MPCB)

Ref: RFP No: MPCB/PR/2025/

Dear Sir,

We, the undersigned Bidders, having read and examined in detail all the bidding documents in respect of the RFP for Appointment of Agency for Social Media Management, Branding and Strategic Planning for Maharashtra Pollution Control Board (MPCB) do hereby propose to provide Services as specified in the bidding documents.

- Price and Validity: All the prices mentioned in our Bid are in accordance with the terms as specified in the bidding documents. All the prices and other terms and conditions of this Bid are valid for a period of One Hundred and Eighty (180) from the date of opening of Stage 1 Bid.
- 2. The prices we have offered, will remain fixed and subject to price escalation mention in the RFP during the period of Contract.
- Taxes: We are an entity registered in India and do hereby confirm that our bid price is exclusive of all applicable taxes (i.e., GST). All relevant/ applicable taxes would be considered for reimbursement on actuals as per MPCB's discretion and prevailing Government laws.
- 4. Deviations: We hereby declare that all terms and conditions mentioned in the RFP (all volumes, annexures, and corrigendum's) are acceptable to us without any deviations and all the services shall be performed strictly in accordance with the bid documents
- 5. Unit Rates: We have indicated in the relevant Annexures enclosed, the unit rates for the purpose of an account of payment as well as for price adjustment, in case of any increase / decrease from the scope of work under the contract.
- 6. Bid Price: We declare that our Bid Prices, exclusive of all applicable taxes, duties, and GST are for the entire scope of the work and requirements as specified in the Bid documents.



- 7. Contract Performance Bank Guarantee: We hereby declare that in case the Contract / Order is awarded to us, we shall submit the Contract Performance Bank Guarantee in the form prescribed in the RFP.
- 8. We hereby declare that our Bid is made in good faith, without collusion or fraud and the information contained in the Bid is true and correct to the best of our knowledge and belief. We also understand that if our bid is conditional in any way, it shall be summarily rejected.
- 9. We understand that our Bid is binding on us and that you are not bound to accept a bid you receive.
- 10. We confirm that no technical information or deviations are attached here with this Commercial offer.

We understand that our RFP is binding on us and that you are not bound to accept a RFP you receive. We confirm that no technical deviations are attached here with this financial offer. We remain,

Yours sincerely,

Authorized Signature [In full and initials]

Name and Title of Signatory :

Date and Stamp of the signatory

Name of Firm :



Annexure 12 Format for Financial Bid (NOT TO BE ENCLOSED ALONG WITH TECHNICAL BID)

(To be submitted on e-tender portal only)

Table A. Manpower Cost

The following manpower cost is sought from the bidder, which shall be used for the evaluation purpose. Bidders are required to quote the rates for all the proposed key personnel for this engagement as per the manpower deployment plan.

S. No.	Proposed Role	Number of resource (A)	Unit Rate per month excluding GST (in INR) (B)	
1.	Project Manger	1		
2.	Digital Marketing Specialist	1		
3.	Creative Expert	1		
4.	Content Writer	1		
5.	Graphic Designer	1		
6.	Photographer	1		
7.	Videographer	1		
Total Y	early Cost (excl. GST in INR)			
TC= (C	1 + C2 +C3 + C4 + C5 + C6 + C	C7)		
Total Yearly Cost in words excl. GST				
(This figure shall be used for evaluation of				
financi	al proposal)			

Note:

- 1. Considering the scope of work and the quality of work, the bidders should not quote:
 - Less than 20% of the total estimated project value and
 - more than 10% of the total estimated project value

The Financial Bids of Bidders quoting the price in contravention to the above shall be liable for rejection.

Note: Estimated Project Value – as mentioned in the Notice Inviting Proposal

- 2. The rate quoted by Bidder shall include all costs associated with fulfilling the project deliverables, Out of Pocket Expenses including Travelling, Lodging, Food, Insurance, etc. MPCB shall not pay any additional cost to Bidder.
- 3. All costs shall remain valid for the entire duration of the contract.
- 4. All factor/services/components need to be taken into consideration before filling rate in the Financial Proposal Format. No changes will be entertained once the bid has been submitted. MPCB does not guarantee Purchase Order for the bids submitted.
- 5. All the prices are to be entered in Indian Rupees only.



- 6. The quoted rates shall be inclusive of all taxes and excluding GST. GST shall be paid as actual at prevailing rates by MPCB after awarding the contract to successful bidder at the time of releasing the payments.
- 7. Bids not conforming to the formats and instructions given below, the Bids will be considered as invalid / non-responsive. MPCB's decision will be final in such case:
 - The PRICE BID has to be submitted online in the BOQ format provided.
 - Bidders are required to submit online commercial bid format
 - A copy of a commercial bid printed on letterhead to be uploaded on Mahatender portal.

Yours sincerely,
Authorized Signature [In full and initials]:
Name and Title of Signatory:
Date and Stamp of the signatory
Name of Firm:



Annexure 13 Draft Conditions of Contract

(On the non-judicial stamp paper of INR 500/-)

This Agreement made and entered into at Mumbai on2025 between the Maharashtra Pollution Control Board, with its Head Office at Kalpataru Point, 3 rd & 4 th floor, Opp PVR Cinema, Near Sion Circle, Sion (E), Mumbai - 400 022 (hereinafter referred to as the "Purchaser" / "USER", which expression shall unless repugnant to the context or meaning thereo be deemed to mean and include its successors and permitted assigns) as party of the First Part
And
In this Agreement, MPCB / User and Successful Bidder/ Service Provider are referred to individually as "a Party" and collectively as "the Parties"
1. PREAMBLE WHEREAS The "Purchaser" is a statutory body incorporated under the Ministry o Environment & Forests, Government of Maharashtra
AND WHEREAS the Service Provider is
AND WHEREAS the Service Provider, in response to this RFP, submitted to MPCB as proposal and offered to undertake the work of as per the Scope of Work defined in the RFP MPCB has examined the proposal submitted by the Service Provider and has found the same to be in order and in conformity with the parameters as specified in the Request for Proposal (RFP) document.
AND WHEREAS MPCB has agreed to grant the Agreement to the Service Provider under this Agreement to provide the aforementioned work as per the Scope of Work defined in the RFF starting from the2025, on the terms & conditions contained hereinafter.



AND WHEREAS The Service Provider has agreed to RFP for Appointment of Agency for Strategic Planning, Capacity Building, Innovative Initiatives and Branding for MPCB as per the terms and conditions specified by Service Provider in the Proposal submitted in response to the RFP and neither Party shall be responsible for contributing any monies / services other than those specifically contained in this Agreement.

The following documents are and shall be deemed to form part of this Contract Agreement and shall be read and construed to be part of this Contract Agreement as if they were incorporated in this Contract Agreement:

i.	RFP document having RFP Reference No: MPCB/PR/2025/ dated
	2025
ii.	Published Corrigendum associated with the RFP mentioned in point no. i. above
iii.	Pre-bid queries clarifications
iv.	Bid documents submitted by the Service Provider
٧.	Work Order Reference No. MPCB//Dated
	2025

- vi. All the terms and conditions of the RFP
- vii. Project Agreement compliance documents / receipts / certificates / PBG
- viii. This Contract Agreement signed and accepted by both the parties.

NOW, THEREFORE, in consideration of the promises and mutual covenants and conditions set forth herein, it is agreed by and between the parties hereto as follows:

2. DEFINITIONS AND INTERPRETATIONS

For purposes of this Agreement (as hereinafter defined) the following words and expressions shall have the meaning hereby assigned to them except where the context otherwise requires.

Definitions:

- a. "Agreement Date" shall mean the date of signing of this Agreement
- b. "Authority/Corporation" shall mean means Maharashtra Pollution Control Board (MPCB).
- c. "Bid / Proposal" shall mean This means the documents in their entirety comprising of the prequalification Proposal, Technical and Commercial Proposal, clarifications to these, technical presentation/ demo submitted by the Service Provider, in response to the RFP, and accepted by MPCB.
- d. "Business Day" shall mean any day that is not a Sunday or a public holiday (as declared by Government of Maharashtra).
- e. "Contract/Agreement" This shall mean the deed to contract, together with its original accompaniment and those latter incorporated in it by mutual consent
- f. "Contract / Agreement Period" The time period for completion of the entire project scope of work starting from signing of Agreement till specific duration mentioned defined in the agreement i.e.,from the date of this agreement. This Agreement shall remain valid for any extension given by MPCB.



- g. "Day" shall mean a period of Twenty-Four (24) hours running from midnight to midnight. It means "calendar day" unless otherwise stated. Where, because of a difference in time zone, the calendar day in one country differs from another country then the calendar day shall be deemed to be the calendar day applicable to India.
- h. "**Deliverables**" shall mean the services and other documentation, milestones and activities related to complete the Scope of Work for the Project, as defined in the RFP.
- i. "Financial Year" Shall mean a Financial Year period starting from 01st April and ending on 31st March of the respective year.
- j. "Force Majeure Event" shall mean such event as described in Clause 29 of this Agreement.
- k. "Letter of Award/Work Order" shall mean this refers to the letter (Ref No: ______ dated _____2025) issued by MPCB to the Service Provider indicating its selection as the Service Provider for implementation of the Project.
- I. "Month and Year" shall mean all dates calculated according to the Gregorian calendar.
- m. "Non- compliance" Failure / refusal to comply to the terms and conditions of the Agreement.
- n. "Premises/Site" shall mean the land or building provided by MPCB to the Service Provider.
- o. "Project" shall mean
- p. "**Proposal**" means the bid submitted by the Service Provider along with the terms and conditions, in response to the RFP.
- q. "Quarter" shall mean a period of three months starting from the 1st Day of April and such blocks of three months thereafter.
- r. "Total Contract Value/ Contract Value" shall mean Value (Exclusive of all taxes, levies, and duties) finally agreed between MPCB and the Service Provider and further negotiated for the delivery of Services.
- s. "**Writing**" shall mean any handwritten, typewritten, or printed communication including telex, cable, facsimile transmission, and E-mail.
- t. "Working Day" shall mean the normal working day for MPCB from 9.45 a.m. to 6.15 p.m. except on Sundays and other holidays on which days MPCB offices are closed.

"Interpretations:

In this Contract Agreement unless a contrary intention is evident:

- 1. The clause headings are for convenient reference only and do not form part of this Agreement.
- 2. Unless otherwise specified a reference to a clause number is a reference to all its sub-clauses.
- 3. Unless otherwise specified a reference to a clause, sub-clause or section is a reference to a clause, sub- clause or section of this Agreement including any amendments or modifications to the same from time to time.
- 4. A word in the singular includes the plural and a word in the plural includes the singular.
- 5. A word importing a gender includes any other gender.
- 6. A reference to a person includes a partnership and a body corporate.
- 7. A reference to legislation includes legislation repealing, replacing, or amending that legislation.
- 8. Where a word or phrase is given a particular meaning, it includes the appropriate grammatical forms of that word or phrase which have corresponding meanings.
- 9. In the event of an inconsistency between the terms of this Agreement and the RFP and the Bid, the terms hereof shall prevail.



3. AWARD OF CONTRACT

4. PERFORMANCE BANK GUARANTEE

- a. Within Fifteen (15) days of MPCB issuing the Work Order, the Service Provider, at its cost, charges and expenses will submit a Performance Bank Guarantee (PBG) for an amount equivalent to 10% of the total contract value valid up to Three (3) months post completion of the contract period.
- b. The Performance Guarantee shall be irrevocable and unconditional and shall be of a bank having its offices/branch in the city of Mumbai
- c. Performance Bank Guarantee is governed for services as follows:
 - i. The Service Provider shall carry out the services in conformity with the requirements of the RFP and this agreement, generally accepted professional and technically accepted norms relevant to such projects and to the satisfaction of MPCB.
 - ii. The Earnest Money deposited at the time of bid submission would be given back to the Service Provider after completion of onboarding process.
- d. The Service Provider shall deposit the Performance Bank Guarantee as follows:
 - i. The Service Provider shall at his own expense, deposit with MPCB, and Performance Bank Guarantee from a Nationalised / Schedule Commercial Bank of stated value and valid for the tenure as mentioned above.
 - ii. The Performance Bank Guarantee should be furnished within Fifteen (15) Working Days from the date of issue of Work Order to the Service Provider.
 - iii. The Performance Bank Guarantee may be discharged/returned by MPCB upon being satisfied that there has been due performance of the obligations of the Service Provider under the Agreement. However, no interest shall be payable on the Performance Bank Guarantee.
- e. MPCB shall also be entitled to make recoveries from the Performance Bank Guarantee on the following grounds:
 - i. Any amount imposed as a fine by MPCB for irregularities committed by the Service Provider during execution of the project.
 - ii. Any amount which MPCB becomes liable to the Government /Third party on behalf of any default of the Service Provider or any of his/her/their agent/ employees or staff.
 - iii. Any payment/fine made under the order/judgment of any court/consumer forum or law enforcing agency or any person working on his behalf.
 - iv. Any other outstanding amount.
- f. Once the amount under this clause is debited, the Service Provider shall reimburse the



Performance Bank Guarantee to the extent the amount is debited within Fifteen (15) days of such debit by MPCB 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 Performance Bank Guarantee in favour of MPCB.

- g. The Performance Bank Guarantee will be retained by MPCB until the period mentioned in the clause above and be released thereafter. The Service Provider shall be required to submit a request in writing to MPCB for the return of Performance Security. On receipt of such letter MPCB shall process the request within Thirty (30) days and return the Performance Bank Guarantee upon being satisfied that there have been no due performance obligations on the part of the Service Provider under this Agreement. However, no interest shall be payable on the Performance Bank Guarantee.
- h. The Performance Security may be invoked on violation of any of the conditions given below:
 - The Service Provider is not able to deliver services as per KPIs as set out in the Agreement.
 - The Service Provider or its employee(s) is involved in any unlawful activity during its engagement with MPCB.
 - In case the Service Provider fails to comply with approved Exit Management.

5. AGREEMENT PERIOD

The agreement starts from the date of this agreement. The agreement is valid for a period of One (01) year from the date of signing of this agreement to cover the activities mentioned in Scope of Work of the RFP. The contract may further be extended for a period One (01) + One (01) year subject to satisfactory performance of the Successful Bidder.

6. PAYMENT AND PAYMENT TERMS

The payment terms shall be as per Section 5 of the RFP

7. KEY PERFORMANCE INDICATORS AND PENALTIES

- a. Unless specified by MPCB to the contrary, the Service Provider shall perform the Services and carry out the Scope of Work in accordance with the terms of this Agreement.
- b. If the Agreement include more than one document, then unless MPCB specifies to the contrary, the later in time shall prevail over a document of earlier date to the extent of any inconsistency.
- c. MPCB reserves the right to amend any of the terms and conditions in relation to the Agreement and may issue any such directions which are not necessarily stipulated therein if it deems necessary for the fulfilment of the scope of work.
- d. The date of delivery of the services stipulated in the acceptance of Work Order/ RFP shall be the essence of the Agreement and delivery shall be completed no later than the dates specified therein. Extension of time shall only be granted if MPCB is convinced about the cause stated by the Service Provider, or the cause of the delay is not in the control of the Service Provider. Detailed KPIs are mentioned in Section 6 of the RFP.



8. COMMENCEMENT & PROGRESS

The Service Provider shall commence the performance of its obligations in a manner as specified in the Scope of Work.

- a. The Service Provider shall proceed to carry out the activities / services with diligence and expedition in accordance with any stipulation as to the time, manner, mode, and method of execution contained in this Agreement.
- b. The Service Provider shall be responsible for and shall ensure that all activities / services are performed in accordance with the Agreement, Scope of Work and that the Service Provider's Team complies with such specifications and all other standards, terms and other stipulations/conditions set out hereunder.
- c. The Service Provider shall perform the activities / services and carry out its obligations under the Agreement with due diligence and efficiency. The Service Provider shall always act, in respect of any matter relating to this Agreement, as faithful advisors to MPCB and shall, at all times, support and safeguard MPCB's legitimate interests in any dealings with Third parties.

9. TRADEMARKS, PUBLICITY

Neither Party may use the trademarks of the other Party without the prior written consent of the other Party. Neither Party shall publish nor permit to publish either along with or in conjunction with any other person any press release, information, article, photograph, illustration, or any other material of whatever kind relating to this Agreement, the KPI, or the business of the Parties without prior reference to and approval in writing from the other Party.

10. ETHICS

The Service Provider represents, warrants, and covenants that it has given no commitments, payments, gifts, kickbacks, lavish or expensive entertainment, or other things of value to any employee or Board, or its nominated agencies in connection with this Project and acknowledges that the giving of any such payment, gifts, entertainment, or other things of value is strictly in violation of MPCB standard policies and may result in cancellation of this Agreement

11. INDEMNIFICATION

The Service Provider shall indemnify the MPCB against the all actions, suits, claims, damages and demands brought or made against him in respect of anything done or omitted to be done by the Service Provider in the execution of or in the connection with the work of this Agreement and against lose or damage to the MPCB in consequences of any action or suit being brought against the Service Provider anything done or omitted to be done in execution of the work of this Agreement.

12. MPCB's OBLIGATIONS

a. MPCB nominated representative shall act as the nodal point for implementation of the Agreement and for issuing necessary instructions, approvals, commissioning, acceptance



- certificates, payments etc. to the Service Provider.
- b. MPCB shall ensure that timely approval is provided to the Service Provider as and when required, which may include approval of project plans, implementation methodology, design documents, specifications, or any other document necessary in fulfilment of this Agreement.
- c. MPCB's representative shall interface with the Service Provider, to provide the required information, clarifications, and to resolve any issues as may arise during the execution of the Agreement. MPCB shall provide adequate cooperation in providing details, coordinating, and obtaining of approvals from various governmental agencies, in cases, where the intervention of MPCB is proper and necessary.
- d. MPCB may provide on the Service Provider's request, particulars/ information/ or documentation that may be required by the Service Provider for proper planning and execution of work and for providing services covered under this Agreement and for which the Service Provider may have to coordinate with respective vendors.
- e. MPCB may provide to the Service Provider, sitting space and basic infrastructure at their office location (if required).

13. Default and Termination

13.1 Events of default by the Service Provider

The failure on the part of the Service Provider to perform any of its obligations or comply with any of the terms of this Agreement shall constitute an "**Event of Default**" on the part of the Service Provider. The events of default as mentioned above may include inter-alia the following:

- a. The Service Provider or its team has failed to perform any instructions or directives issued by MPCB which it deems proper and necessary to execute the scope of work or provide services under the Agreement, or.
- b. The Service Provider or its team has failed to confirm / adhere to any of the key performance indicators as laid down in the KPIs, or if the Service Provider has fallen short of matching such standards / benchmarks / targets as MPCB may have designated with respect to the system or any goods, task or service, necessary for the execution of the scope of work and performance of services under this Agreement. The above-mentioned failure on the part of the Service Provider may be in terms of failure to adhere to performance, quality, timelines, specifications, requirements or any other criteria as defined by MPCB.
- c. The Service Provider has failed to remedy a defect or failure to perform its obligations in accordance with the specifications issued by MPCB, despite being served with a default notice which laid down the specific deviance on the part of the Service Provider's team to comply with any stipulations or standards as laid down by MPCB; or
- d. The Service Provider's team has failed to adhere to any amended direction, instruction, modification or clarification as issued by MPCB during the term of this Agreement and which MPCB deems proper and necessary for the execution of the scope of work under this Agreement.



- e. The Service Provider's Team has failed to demonstrate or sustain any representation or warranty made by it in this Agreement, with respect to any of the terms of its Bid, the Tender, and this Agreement.
- f. There is a proceeding for bankruptcy, insolvency, winding up or there is an appointment of receiver, liquidator, assignee, or similar official against or in relation to the Service Provider.
- g. The Service Provider's Team has failed to comply with or is in breach or contravention of any applicable laws.
- h. The Service Provider's team are involved in fraud/wilful misconduct.
- i. Where there has been an occurrence of such defaults inter alia as stated above, MPCB shall issue a notice of default to the Service Provider, setting out specific defaults / deviances / omissions / non-compliances / non-performances and providing a notice of Thirty (30) days to enable such 'Defaulting Party' to remedy the default committed.
- j. Where despite the issuance of a default notice to the Service Provider by MPCB, the Service Provider fails to remedy the default to the satisfaction of MPCB, MPCB may, where it deems fit, issue to the defaulting party another default notice or proceed to adopt such remedies as may be available to MPCB including immediate termination of contract agreement. In such a case the Performance Security shall be forfeited by MPCB and outstanding payments, if any shall be made to the extent for the services found acceptable and satisfaction of MPCB.

13.2 Consequences of Default

Where an Event of Default subsists or remains uncured, MPCB shall be entitled to:

- a. Impose any such obligations and conditions and issue any clarifications as may be necessary to inter alia ensure smooth continuation of project and services which the Service Provider shall be obliged to comply with which may include re-determination of the consideration payable to the Service Provider. The Service Provider shall in addition take all available steps to minimize loss resulting from such event of default.
- b. Suspend all payments to the Service Provider under the Agreement by a written notice of suspension to the Service Provider, provided that such notice of suspension:
 - i. Shall specify the nature of the failure; and
 - ii. Shall request the Service Provider to remedy such failure within a specified period from the date of receipt of such notice of suspension by the Service Provider.
- c. Any decision taken by Hon'ble Member Secretary, MPCB shall be final and binding on the Service Provider.

14. AUDIT, ACCESS, AND REPORTING

a. Purpose

- i. This clause details the audit, access, and reporting rights of MPCB and the respective obligations of Service Provider under the contractual terms of execution of Scope of Work and KPIs Management.
- ii. MPCB may engage a suitable, neutral, and technically competent third-party agency or agencies for conducting audit and certification, upon intimation by the Service Provider that the system implementation is complete.



- iii. The Service Provider being notified of any deviations from the agencies nominated by MPCB regarding deviations from norms, standards or guidelines shall at the earliest instance, take all corrective measures required in least possible time.
- iv. All the cost for third party agencies will be borne by the Service Provider.

b. Notice and Timing

- i. As soon as reasonably practicable after the Effective Date, the Parties shall use their best endeavours to agree to a timetable for routine audits during the project execution in accordance with such agreed timetable and shall not be required to give the Service Provider any further notice of carrying out such audits. The cost of third-party audits has to be borne by the Service Provider.
- ii. The MPCB or its nominated agencies may conduct non-timetabled audits pertaining to the project at its own discretion if they reasonably believe that such non-timetabled audits are necessary as a result of an act of fraud by the Service Provider, a security violation, or breach of confidentiality obligations by the Service Provider, provided that the requirement for such an audit is notified in writing to the Service Provider a reasonable period time prior to the audit (taking into account the circumstances giving rise to the reasonable belief) stating in a reasonable level of detail, the reasons for the requirement and the alleged facts on which the requirement is based. If the Service Provider considers that the non-timetabled audit was not appropriate, the matter shall be referred to the escalation procedure.
- iii. The frequency of audits shall be decided by MPCB.
- iv. In addition to the above, there will be audits conducted by statutory bodies (e.g., CAG) as and when they are required to do it. Notwithstanding any condition given in the Agreement, the Service Provider will have to provide these statutory bodies access to all the facilities, infrastructure, documents, and artefacts of the Project as required by them and approved by MPCB, in writing.
- v. The audit and access rights contained shall survive the termination or expiration of the Agreement.

c. Access

- i. The Service Provider shall provide MPCB access to documents, records and systems reasonably required for audit and shall provide all such persons with routine assistance in connection with the audits and inspections.
- ii. MPCB shall have the right to copy and retain copies of any relevant records. The Service Provider shall co- operate with MPCB in effecting the audits and providing necessary information.

15. CORRUPT OR FRAUDULENT PRACTICES

MPCB requires that Service Provider under Agreement, observe the highest standard of ethics during the supply and execution of such contracts. In pursuance of this policy MPCB. Defines, for the purposes of this provision, the terms set forth below as follows:

 a. "Corrupt practice" means the offering, giving, receiving, or soliciting of anything of value to influence the action of a public official in the procurement process or in Agreement execution;



and

- b. "Fraudulent practice" means a misrepresentation of facts in order to influence a procurement process or the execution of a Agreement.
- c. Will reject a proposal for award if it determines that Service Provider recommended for award has engaged in corrupt or fraudulent practices in competing for the Agreement in question.
- d. Will declare a firm ineligible, either indefinitely or for a stated period of time, to be awarded an Agreement if it any time determines that the firm has engaged in corrupt or fraudulent practices in competing for, or in executing, an Agreement.

16. LICENSE

In case any software is required for successful execution of project, the Service Provider shall have to bear software license cost, if any for fulfilment of the requirement of the project.

17. RISK AND COST

- a. In case, the Service Provider fails to provide the services as mentioned in the RFP, MPCB reserves right to procure same or similar material from alternate sources at risk, cost and responsibility of the Service Provider.
- b. If it is observed that the Service Provider carrying out the work fails to comply with instructions given by the MPCB authorities during execution of work twice, the work will be carried out at the risk and cost of the Agreement & penal action will be taken against them. The above condition will be in addition to the relevant condition in this Agreement regarding cancellation of full or part of the work, finality of the decision of the disputes, differences or claims raised by the Service Provider relating to any matter arising out of the Agreement.

18. CONFLICT OF INTEREST

The Service Provider shall furnish an affirmative statement as to the absence of, actual or potential conflict of interest on the part of the Applicant or any prospective sub-contractor due to prior, current, or proposed contracts, engagements, or affiliations with MPCB. Additionally, such disclosure shall address any and all potential elements (time frame for service delivery, resource, financial or other) that would adversely impact the ability of the Service Provider to complete the requirements as given in the application document.

19. CONFIDENTIALITY

a. The Service Provider will be exposed, by virtue of the agreed activities as per the application document, to internal business information of MPCB and other Government Departments. The Service Provider would be required to provide an undertaking that they will not use or pass to anybody the data/information derived from the project in any form. The Service Provider must safeguard the confidentiality of the MPCB's and Government Department's business information, applications, and data. For this, the Service Provider is required to sign Non-Disclosure Agreement with MPCB as per Format provided in the RFP (on the stamp paper of INR 500/- duly attested by notary public).



- b. Disclosure of any part of the afore mentioned information to parties not directly involved in providing the services requested, unless required to do so by the Court of Law within India or other Statutory Authorities of Indian Government, could result in premature termination of the Agreement. MPCB may apart from blacklisting the Service Provider, initiate legal action against the Service Provider for breach of trust. The Service Provider shall also not make any news release, public announcements or any other reference on application document or contract agreement without obtaining prior written consent from MPCB.
- c. The Service Provider shall use reasonable care to protect confidential information from unauthorised disclosure and use.

20. ARBITRATION

If, due to unforeseen reasons, problems arise during the progress of the project execution leading to disagreement between MPCB and the Service Provider, the latter shall first try to resolve the same amicably by mutual consultation. If the parties fail to resolve the dispute through the two-Tier Committee formed by MPCB, the dispute/claim etc. relating to the contract/engagement shall be referred to the Hon'ble member secretary of MPCB whose decision shall be final and binding on both the parties.

21. HANDLING OF SERVICE PROVIDER GRIEVANCES/DISPUTE RESOLUTION

- a. To look after the grievances of the Service Provider, MPCB shall form a three-tier Committee comprising of:
 - Tier 1 Committee Regional Officer, Sub-Regional Officer, AAO/Head Accountant
 - Tier 2 (EB dept.): Administrative Officer, Chief Accounts Officers, Law Officer/Office Superintendent
 - Tier 3 Committee Member Secretary
- b. All grievances, clarifications shall be addressed to Tier 1 Committee first. In case of no satisfactory resolution, it shall be passed on to Tier 2 Committee.
- c. In case no satisfactory resolution is received by the Service Provider through the two-Tier Committee, the matter shall be taken up with Hon'ble Member Secretary, MPCB. The decision of Hon'ble Member Secretary in this regard shall be final and binding.

22. GOVERNING LAW AND JURISDICTION

This Agreement and any dispute arising from it, whether contractual or non-contractual, will be governed by laws of India and subject to arbitration clause, be subject to the exclusive jurisdiction of the competent courts of **Mumbai**, **India**.

23. LIMITATION OF LIABILITY

a. The liability of the Service Provider (whether in contract, tort, negligence, strict liability in tort, by statute or otherwise) for any claim in any manner related to the Agreement, including the work, deliverables or Services covered by the Agreement, shall be the payment of direct damages only which shall in no event in the aggregate exceed the total contract value. The



- liability cap given under this Clause shall not be applicable to the indemnification obligations.
- b. In no event shall either party be liable for any consequential, incidental, indirect, special, or punitive damage, loss or expenses (including but not limited to business interruption, lost business, lost profits, or lost savings) even if it has been advised of their possible existence.
- c. The allocations of liability in this clause represent the agreed and bargained-for understanding of the parties and compensation for the Services reflects such allocations. Each Party has a duty to mitigate the damages and any amounts payable under an indemnity that would otherwise be recoverable from the other Party pursuant to this contract by taking appropriate and commercially reasonable actions to reduce or limit the amount of such damages or amounts.

24. VARIATION IN AGREEMENT QUANTITY & ITS PAYMENT

- a. Modification to Agreement to be in writing: In the event of any of the provisions of the Agreement requiring to be modified after the Agreement documents have been signed, modifications shall be made in writing and signed by both the Service Provider and MPCB.
- b. Powers of Modification to Agreement: MPCB shall be entitled by order in writing to enlarge or extend, diminish, or reduce scope.

25. EXTENSION OF TIMELINES

As soon as it is apparent that the Agreement dates cannot be adhered to, an application shall be sent by the Service Provider to MPCB. If failure, on the part of the Service Provider, to complete scope of work as per timelines shall have arisen from any cause which MPCB may admit as reasonable ground for an extension of the time, MPCB may allow such additional time as it considers to be justified by circumstances.

26. RELATIONSHIPS

Nothing mentioned herein shall be construed as relationship of master and servant or of principal and agent as between the "MPCB" and the "Service Provider". No partnership shall be constituted between MPCB and the Service Provider by virtue of this contract nor shall either party have powers to make, vary or release their obligations on behalf of the other party or represent that by virtue of this or any other partnership has been constituted, or that it has any such power. The Service Provider shall be fully responsible for the services performed by them or on their behalf.

Neither party shall use the other parties name or any service or proprietary name, mark, or logo of the other party for promotional purpose without first having obtained the other party's prior written approval.



27. TERMINATION

a. Termination by MPCB

- i. MPCB may, without prejudice to any other remedy for breach of Agreement, terminate the Agreement in case of the occurrence of any of the events mentioned in *clause 27 sub-clause c*. In such an occurrence, MPCB shall give not less than Fifteen (15) days' written notice of termination to the Service Provider.
- ii. If the Service Provider does not remedy a failure in the performance of its obligations under the Contract, within Fifteen (15) days after being notified or within any further period as MPCB may have subsequently approved in writing.
- iii. If the Service Provider becomes insolvent or goes into liquidation, or receivership whether compulsory or voluntary.
- iv. If the Service Provider, in the judgment of MPCB, has engaged in corrupt or fraudulent practices in competing for or in executing the Agreement.
- v. If the Service Provider submits to the MPCB a false statement which has a material effect on the rights, obligations, or interests of MPCB.
- vi. If the Service Provider places itself in a position of conflict of interest or fails to disclose promptly any conflict of interest to MPCB.
- vii. If the Service Provider fails to provide the quality services as envisaged under this Contract, MPCB may make judgment regarding the poor quality of services, the reasons for which shall be recorded in writing. MPCB may decide to give one chance to the Service Provider to improve the quality of the services.
- viii. If the Service Provider fails to comply with any final decision reached as a result of arbitration proceedings.
- ix. If the Service Provider fails to provide the quality services as envisaged under this Agreement, MPCB may make judgment regarding the poor quality of services, the reasons for which shall be recorded in writing. MPCB may decide to give one chance to the Service Provider to improve the quality of the services.
- x. If MPCB, in its sole discretion and for any reason whatsoever, decides to terminate this Contract.
- xi. In the event MPCB terminates the Contract in whole or in part, pursuant to Clause 27.c, MPCB may procure, upon such terms and in such manner as it deems appropriate, services similar to those undelivered or not performed, and the Service Provider shall be liable to MPCB for any additional costs for such similar services. However, the Service Provider shall continue performance of the Contract to the extent not terminated.

b. Termination by the Service Provider

The Service Provider may terminate this Contract, by not less than Thirty (30) days' written notice to MPCB, such notice to be given after the occurrence of any of the events specified clause 27 sub-clause c:

- i. If, as the result of Force Majeure, the Service Provider is unable to perform a material portion of the Services for a period of not less than Sixty (60) days.
- ii. MPCB is in material breach of its obligations pursuant to this Contract and has not remedied the same within Thirty (30) days (or such longer period as the Service Provider may have



subsequently approved in writing) following the receipt by MPCB of the Service Provider notice specifying such breach.

c. Delays in Service Provider's performance

- i. If at any time during performance of the Agreement, the Service Provider may encounter conditions impeding performance of the services, the Service Provider shall promptly notify MPCB in writing of the facts of the delay, it's likely duration and its causes.
- ii. As soon as after receipt of the Service Provider's notice, MPCB shall evaluate the situation and may at its discretion, extend the Service Providers time for performance with or without penalty in which case the extension shall be ratified by the Service Providers by amendment of the contract but in no case, extension shall be given more than one time. For avoidance of doubt, delay in performance for reasons beyond control of the Service Provider or for reasons not attributable to the Service Provider or for reasons attributable to MPCB, shall not attract any penalty.

d. Payment upon Termination

Upon termination of this Contract pursuant to *clause 27 sub-clause c* the MPCB shall make the following payments to the Service Provider:

- i. If the Contract is terminated pursuant to *clause 27 sub-clause c*, remuneration for Services satisfactorily performed prior to the effective date of termination.
- ii. If the agreement is terminated pursuant of *clause 27 sub-clause c*. The Service Provider shall not be entitled to receive any agreed payments upon termination of the contract. However, the MPCB may consider making a payment for the part satisfactorily performed on the basis of Quantum Merit as assessed by it, if such part is of economic utility to the MPCB. Applicable under such circumstances, upon termination, the MPCB may also impose liquidated damages. The Service Provider will be required to pay any such liquidated damages to MPCB within Thirty (30) days of termination date.

28. ASSIGNMENT AND SUBLETTING

The Service Provider shall not assign/sub-contract/sublet, in whole or in part, their rights and obligations under this Contract to any third party, except with prior written consent of the other party

29. FORCE MAJEURE

A Force Majeure event shall mean occurrence in India of any or all of Non-Political Event, Indirect Political Event and /or Political Event.

a. Force Majeure shall not include any events caused due to acts/omissions of such Party or result from a breach/contravention of any of the terms of the Contract, Bid and/or the RFP. It shall also not include any default on the part of a Party due to its negligence or failure to



- implement the stipulated/proposed precautions, as were required to be taken under the Agreement.
- b. The failure or occurrence of a delay in performance of any of the obligations of either party shall constitute a Force Majeure event only where such failure or delay could not have reasonably been foreseen, or where despite the presence of adequate and stipulated safeguards the failure to perform obligations has occurred. In such an event, the affected party shall inform the other party in writing within five (5) days of the occurrence of such event. MPCB will make the payments due for Services rendered till the occurrence of Force Majeure. However, any failure or lapse on the part of the Service Provider's Team in performing any obligation as is necessary and proper, to negate the damage due to projected Force Majeure events or to mitigate the damage that may be caused due to the abovementioned events or the failure to provide adequate disaster management/recovery or any failure in setting up a contingency mechanism would not constitute force majeure, as set out above.
- c. In case of a Force Majeure, all Parties will endeavour to agree on an alternate mode of performance in order to ensure the continuity of service and implementation of the obligations of a party under the Contract and to minimize any adverse consequences of Force Majeure.
- d. The Service Provider shall not be liable for forfeiture of its performance security, liquidated damages or termination for default, if and to the extent that it's delay in performance or other failure to perform its obligations under the contract is the result of an event of force Majeure.
- e. For purposes of this Clause, "Force Majeure" means an event beyond the control of the Service Provider and not involving the Service Provider's fault or negligence and not foreseeable.
- f. Such events may include, but are not limited to:

(I) Non-Political Events:

A Non-Political Event shall mean one or more of the following acts or events:

- (i) act of God, epidemic, pandemic, extremely adverse weather conditions, lightning, earthquake, landslide, cyclone, flood, volcanic eruption, chemical or radioactive contamination or ionising radiation, fire, or explosion (to the extent of contamination or radiation or fire or explosion originating from a source external).
- (ii) strikes or boycotts (other than those involving the Service Provider or their respective employees/representatives, or attributable to any act or omission of any of them) interrupting supplies and services to the Project for a continuous period of Twenty-Four (24) hours and an aggregate period exceeding Seven (7) days in Financial Year
- (iii) any failure or delay of a Service Provider but only to the extent caused by another Non-Political Event and which does not result in any offsetting compensation being payable to the Service Provider by or on behalf of such Service Provider.
- (iv) any delay or failure of an overseas Service Provider to deliver equipment in India if such delay or failure is caused outside India by any event specified in Sub clause (a) above and which does not result in any offsetting compensation being payable to or on behalf of such Service Provider.
- (v) any judgement or order of any court of competent jurisdiction or statutory authority made against the Service Provider in any proceedings for reasons other than (i) failure of the Service Provider to comply with any Applicable Law or Applicable Permit, or (ii) on account of breach of any Applicable Law or Applicable Permit or of any contract, or (iii) enforcement of this



Agreement, or (iv) exercise of any of its rights by the Authority; the discovery of geological conditions, toxic contamination or archaeological remains on the Site that could not reasonably have been expected to be discovered through a site inspection.

(II) Indirect Political Event.

An Indirect Political Event shall mean one or more of the following acts or events:

- (i) an act of war (whether declared or undeclared), invasion, armed conflict or act of foreign enemy, blockade, embargo, riot, insurrection, terrorist or military action, civil commotion, or politically motivated sabotage.
- (ii) any political or economic upheaval, disturbance, movement, struggle, or similar occurrence which could not have been anticipated or foreseen by a prudent person and which causes the construction or operation of the Project to be financially unviable or otherwise not feasible.
- (iii) industry-wide or State-wide strikes or industrial action for a continuous period of Twenty-Four (24) hours and exceeding an aggregate period of Seven (7) days in a Financial Year.
- (iv) any civil commotion, boycott or political agitation which prevents for providing services as per scope of work or fulfilment of Maintenance Obligations by the Service Provider for an aggregate period exceeding Fifteen (15) days in a Financial Year.
- (v) failure of the Authority to permit the Service Provider to continue its construction works, with or without modifications, in the event of stoppage of such works after discovery of any geological or archaeological finds or for any other reason.
- (vi) any Indirect Political Event that causes a Non-Political Event; or
- (vii)any event or circumstances of a nature analogous to any of the foregoing.

(III) Political Event

A Political Event shall mean one or more of the following acts or events by or on account of any Government Instrumentality:

- (i) Change in Law, wherein the provisions mentioned in the RFP cannot be applied.
- (ii) compulsory acquisition in national interest or expropriation of any Project Assets or rights of the entire scheme
- (iii) unlawful or unauthorised or without jurisdiction revocation of, or refusal to renew or grant without valid cause, any clearance, licence, permit, authorisation, no objection certificate, consent, approval or exemption required by Service Provider to perform their respective obligations under this Agreement and the Project Agreements; provided that such delay, modification, denial, refusal or revocation did not result from the Service Provider inability or failure to comply with any condition relating to grant, maintenance or renewal of such clearance, licence, authorisation, no objection certificate, exemption, consent, approval or permit;
- (iv) Any event or circumstance of a nature analogous to any of the foregoing.
- (v) Acts of God or of public enemy, acts of Government of India in their sovereign capacity, acts of war, acts of terrorism, either in fires, floods, strikes, lockouts, and freight embargoes.
- g. If a Force Majeure situation arises, the Service Provider shall promptly notify the MPCB in writing of such conditions and the cause thereof within twenty (20) calendar days.



- h. Unless otherwise directed by the MPCB in writing, the Service Provider shall continue to perform its obligations under the Contract as far as it is reasonably practical and shall seek all reasonable alternative means for performance not prevented by the Force Majeure event. In such a case, the time for performance shall be extended by a period(s) not less than the duration of such delay.
- i. If the duration of delay continues beyond a period of three (3) months, Board and the Service Provider shall hold consultations with each other in an endeavour to find a solution to the problem. Notwithstanding above, the decision of the MPCB, shall be final and binding on the Service Provider.

30. GOVERNANCE SCHEDULE

- a. The Service Provider shall document the agreed structures in a procedural manual under the guidance and supervision of MPCB.
- b. The agenda for each project review meeting shall be set to reflect the discussion items related to the scope of work and additional items may be added either with the agreement of the Parties or at the request of either Party.
- c. Copies of the agenda for review meetings along with relevant pre-reading material, shall be distributed.
- d. All meetings and proceedings will be documented; such documents to be distributed to both Parties and copies shall be kept as a record. All actions, responsibilities and accountabilities arising out of any meeting shall be tracked and managed.
- e. The parties agree to attempt to resolve all disputes arising under the Agreement, equitably and in good faith. To this end, the parties agree to provide frank, candid and timely disclosure of all relevant facts, information, and documents to facilitate discussions between them/their representatives or senior officers.

31. EXIT MANGEMENT

- a. The Service Provider shall decommission and withdraw all hardware and software components after the completion of the agreement period and formally close the project. This process will be initiated 6 months before the ending of the project contract. In order to align both the parties on transition modalities, agency will submit a detailed Exit Management Plan before Three (3) months of the ending date of the contract. Exit Management Plan will include following but not limited to:
 - i. Detailed inventory of all the assets, IT Infrastructure, source code, its location, condition, licenses, documents, manuals, etc. created under this Project.
 - ii. Method of Transition including roles and responsibilities of both the parties to handover and takeover the charge of project regular activities and support system.
 - iii. Proposal for necessary setup or institution structure required at MPCB level to effectively maintain the project after Agreement ending.
 - iv. Training and handholding of MPCB Staff or designated officers for maintenance of project after Agreement ending.
- b. The Service Provider may be requested to give handover to the other party / new agency or the Service Provider as per the MPCB's discretion.



c. MPCB will approve this plan after necessary consultation and start preparation for transition.

32. AGREEMENT LANGUAGE AND LAW

- a. The Agreement Documents shall be drawn in English Language and all correspondence drawings and documents and any written matter relating to the Agreement shall be in English only.
- b. The Agreement shall be governed by and construed in accordance with the Laws of India. No suit or other proceeding relating to the Agreement shall be filed or taken by the Service Provider or MPCB in any Court of Law before exhausting the mechanism of Arbitration.

33. ADDRESSES FOR CORRESPONDENCE

All and any notices required or permitted to the Parties hereto pursuant to this Understanding shall be sent to the said Party at the address or to such other address as such party shall designate in writing for that purpose to the other Party by Registered Post.

34. INCLUSIVITY OF CONTRACT

This agreement shall be read along wit RFP No			
Work Order No. MPCB/			
inclusive of all consequent communicati hold good during the period of this agre	ions through lette		
In WITNESS whereof the said service thereto on the day and year first above	•	IPCB hereby	affix their hand and seal
For Service Provider:			
M/s(name	e and address of	the Successfo	ul Bidder)
For Purchaser Maharashtra Pollution Control Boar Kalpataru Point, Opp. PVR Cinema, Near Sion Circle, Sion (E), Mumbai			
User	Name	e	
Maharashtra Pollution Control Board			



	Signature	
Signature of Board's Authorized		
Representative with Seal		
Service Provider M/s(name of the Successful Bidder)	Name	
Signature of Authorized Representative with Seal	Signature	
Signed, Sealed and Delivered by the said		
(For the Board) in the presence of		
Signed, Sealed and Delivered by the said	Attached:	
Annexure-1: Price Schedule Annexure-2: Scope of Work		

1. The stamp duty payable for the contract shall be borne by the Successful Bidder.

Annexure-3: Non-Disclosure Agreement

Note:

2. The above Draft Agreement is only indicative description of the contract agreement. However, the actual contract agreement shall be finalized and notified by MPCB after final selection of the Successful Bidder.



Annexure 14 Non-Disclosure Agreement

(on non-judicial stamp paper of INR 500 duly attested by notary public)

This AGREEMENT (hereinafter called the "Agreement") is made on the [day] day of the month of [month], [year], between, Maharashtra Pollution Control Board on the one, (hereinafter called the "MPCB") and, on the other hand, [Name of the Bidder] (hereinafter called the "Bidder") having its registered office at [Address]

WHEREAS

- 1. The "MPCB" has issued a public notice inviting various organizations for Proposal for Appointment of Agency for Social Media Management, Branding and Strategic Planning for Maharashtra Pollution Control Board (MPCB). (Hereinafter called the "Project").
- 2. The Bidder, having represented to the "MPCB" that it is interested to bid for the proposed Project,
- 3. The MPCB and the Bidder agree as follows:
 - a) In connection with the "Project", the MPCB agrees to provide to the Bidder a detailed document on the Project vide the Request for Proposal document. The Request for Proposal contains details and information of the MPCB operations that are considered confidential.
 - b) The Bidder to whom this information (Request for Proposal) is disclosed shall
 - i. hold such information in confidence with the same degree of care with which the Bidder protects its own confidential and proprietary information.
 - ii. restrict disclosure of the information solely to its employees, other member with a need to know such information and advice those persons of their obligations hereunder with respect to such information.
 - iii. use the information only as needed for the purpose of bidding for the Project.
 - iv. except for the purpose of bidding for the Project, not copy or otherwise duplicate such information or knowingly allow anyone else to copy or otherwise duplicate such information; and
 - v. undertake to document the number of copies it makes
 - vi. on completion of the bidding process and in case unsuccessful, promptly return to the MPCB, all information in a tangible form or destroy such information
- 4. The Bidder shall have no obligation to preserve the confidential or proprietary nature of any information which:
 - was previously known to the Bidder free of any obligation to keep it confidential at the time
 of its disclosure as evidenced by the Bidder's written records prepared prior to such
 disclosure; or
 - is or becomes publicly known through no wrongful act of the Bidder; or
 - is independently developed by an employee, agent or contractor of the Bidder not associated with the Project and who did not have any direct or indirect access to the information.
- 5. The Agreement shall apply to all information relating to the Project disclosed by the MPCB to the bidder.
- 6. MPCB will have the right to obtain an immediate injunction enjoining any breach of this Agreement, as well as the right to pursue any and all other rights and remedies available at law or in equity for such a breach.



- 7. MPCB reserves the right to share the information received from the bidder under the ambit of RTI Act.
- 8. Nothing contained in this Agreement shall be construed as granting or conferring rights of license or otherwise, to the Bidder, on any of the information. Notwithstanding the disclosure of any information by the MPCB to the Bidder, the MPCB shall retain title and all intellectual property and proprietary rights in the information. No license under any trademark, patent or copyright, or application for same that are now or thereafter may be obtained by the MPCB is either granted or implied by the conveying of information. The Bidder shall not alter or obliterate any trademark, trademark notice, copyright notice, confidentiality notice or any notice of any other proprietary right of the MPCB on any copy of the information and shall reproduce any such mark or notice on all copies of such information.
- 9. This Agreement shall be effective from the date of signing of this agreement and shall continue perpetually.
- 10. Upon written demand of the MPCB, the Bidder shall (i) cease using the information, (ii) return the information and all copies, notes or extracts thereof to the MPCB forthwith after receipt of notice, and (iii) upon request of the MPCB, certify in writing that the Bidder has complied with the obligations set forth in this paragraph.
- 11. This Agreement constitutes the entire Agreement between the MPCB and the Bidder relating to the matters discussed herein and supersedes any and all prior oral discussions and/or written correspondence or agreements between the two parties. This Agreement may be amended or modified only with the mutual written consent of the parties. Neither this Agreement nor any right granted hereunder shall be assignable or otherwise transferable.
- 12. Confidential information is provided "As-Is". In no event shall the MPCB be liable for the accuracy or completeness of the confidential information.
- 13. This agreement shall benefit and be binding upon the MPCB and the Bidder and their respective subsidiaries, affiliate, successors, and assigns.
- 14. This agreement shall be governed by and construed in accordance with the Indian laws.

For and on behalf of the Bidder

(Signature)

(Name of the authorized Signatory)

Designation :

Date :

Time :

Seal :

Business Address



Annexure 15 Format for Performance Bank Guarantee

(to be Submitted After Award of Contract)

Form of Bid Security (Bank Guarantee)

(To be stamped in accordance with the Stamp Act of the Country of Issuing Bank)

To
The Member Secretary,
Maharashtra Pollution Control Board,
Kalpataru Point, 3rd floor,
Opp. PVR Cinema, Sion Circle, Sion,
Mumbai-400 022

Whereas <<name of the Service Provider and address>> (hereinafter called "the Bidder") has undertaken, in pursuance of contract no. <Insert Contract No.> dated. <Date> for the RFP for Appointment of Agency for Social Media Management, Branding and Strategic Planning for Maharashtra Pollution Control Board (MPCB) (hereinafter called "the beneficiary")

And whereas it has been stipulated in the said contract that the Bidder shall furnish a bank guarantee by a recognized bank for the sum specified therein as security for compliance with its obligations in accordance with the contract.

And whereas we, <Name of Bank> a banking company incorporated and having its head /registered office at <Address of Registered Office> and having one of its offices at <Address of Local Office> have agreed to give the Service Provider such a bank guarantee.

Now, therefore, we hereby affirm that we are guarantors and responsible to you, on behalf of the Bidder, up to a total of Rs. <Insert Value> (Rupees <Insert Value in Words> only) and we undertake to pay you, upon your first written demand declaring the Service Provider to be in default under the contract and without cavil or argument, any sum or sums within the limits of Rs. <Insert Value> (Rupees <Insert Value in Words> only) as aforesaid, without your needing to prove or to show grounds or reasons for your demand or the sum specified therein.

We hereby waive the necessity of your demanding the said debt from the Bidder before presenting us with the demand.

We further agree that no change or addition to or other modification of the terms of the contract to be performed there under or of any of the contract documents which may be made between you and the Bidder shall in any way release us from any liability under this guarantee and we hereby waive notice of any such change, addition or modification.

This Guarantee shall be valid until <<Insert Date>>).

Notwithstanding anything contained herein:

- Our liability under this bank guarantee shall not exceed Rs. <Insert Value> (Rupees <Insert Value in Words> only).
- This bank guarantee shall be valid up to <Insert Expiry Date>)

(Indicate the name of the Bank)



under this bank guarantee that we re this bank guarantee on or before < guarantee will automatically cease.			
	Dated	_ Day of	_ 2025
	For		
	_		

It is condition of our liability for payment of the guaranteed amount or any part thereof arising



Annexure 16 Format of sending pre-bid queries

All queries for the pre-bid meeting needs to be submitted in the following format (both soft copy (editable excel format) and hard copy) as mentioned in section "Invitation for Bids"

Sub: Request for Proposal for Appointment of Agency for Social Media Management, Branding and Strategic Planning for Maharashtra Pollution Control Board (MPCB)

Ref: RFP Ref. No. MPCB/PR/2025/

Signature

Bidder's Request for Clarification				
Name and complete official address of Organization submitting query / request for clarification		Telephone, Fax, and E-mail of the organization Tel: Email:		
Sr. No.	Clause & Page No.		ontent of RFP iring Clarification	Change Requested/ Clarification required
1				
2				

	End of Document
Date and Stamped	:
Company seal	:
Name of the Authorized signatory	: