Office - District Court Gwalior, M.P.

Notice Inviting Tender

Sealed tenders are invited by the District Court Gwalior under two bid system from reputed service provider with experience in providing Helpers for a period of one year the date of effectiveness of the contract in the District Court Gwalior the details of the tender document is available in the website www.mphc.gov.in. The downloaded tender document should be accompanied with a D.D. for Rs. 5000/- along with the tender bid. The EMD of Rs 65000/- (it will be fixed @ 2 to 5% of value of the bid means yearly salary of all employees will be treated as value) should also be paid by Demand Draft/Bank Guarantee/Bankers Cheque in favor of the "District & Sessions Judge Gwalior" along with the technical bid.

Tender Schedule

	Tender Schedule	
1	Date, Time & Venue of Pre-Bid Meeting	13-01-2020, 4:00PM in the Office-District Court Gwalior M.P.
2	Last Date and Time for Submission	14-01-2020, 2:00PM in the Receipt Section of the District Court Gwalior M.P.
3	Date and time for opening of the Technical/Financial Bids	14-01-2020 at 5:00 PM in the Office-District Court Gwalior M.P.

any further clarification/ corrigendum(s) shall be available on the website of the High Court www.mphc.gov.in.

District & Sessions Judge
Gwalior

TENDER DOCUMENT

FOR MANPOWER SERVICE PROVIDER

District Court Gwalior Tel. No. 0751-2402243 E-Mail: dcourtgwa@nic.in

Price Rs. 5000/- (Five Thousand Rupees Only)

(Those who download the tender document from Website should enclose a DD of Rs, 5000/- towards cost of tender)

Note:- Demand Draft and EMD submitted by the bidders should only issued from Nationalized Bank / Schedule Bank.

District & Sessions Judge Gwalior

TENDER DOCUMENT

Tender Schedule

- (a) Date, Time & Venue of Pre-Bid Meeting: 13-01-20. at 4100PM. in the District Court Gwaller
- (b) Last Date and Time for submission 14-01-20. before 2.:.C.:................. in the Receipt Section of the District Court 5-4-4-6-6-6

 Note: Late bid shall be out rightly rejected.

BIDDER'S COVERING LETTER

To. The District & Sessions Judge. District Court ... G. Walier. Madhya Pradesh Dear Sir, Ref: Tender no: Having examined the conditions of contract and specifications, the receipt of which is hereby duly acknowledged, we the undersigned offer to execute the work shown in the scope of work and jurisdiction of contract as well as schedule of prices attached herewith and made part of this. We undertake that, if our bid is accepted, we shall execute the work in accordance with specifications, time limits and terms & conditions stipulated in the tender documents. If our bid is accepted, we shall submit the performance security deposit as per the conditions mentioned in the contract. We agree to abide by this bid for a period of 150 days from the date of bid opening and it shall remain binding upon us and may be accepted at any time before the expiry of that period. Until a formal contract is prepared and executed, this bid together with your written acceptance thereof in your notification of award shall constitute a binding contract between us. Bid submitted by us is properly prepared and sealed so as to prevent any subsequent alteration or replacement. Dated this Day of (the month and year) Signature of Authorized Signatory In capacity of

Duly authorized to sign the bid for and on behalf of...... The cost of bid document:

Crossed D.D. no. Drawn on bank:

Rs.5000/-

LETTER OF AUTHORIZATION FOR ATTENDING BID OPENING

	Tender No				
То					
	rict & Sessions Judge,				
District (Court Gualier				
Madhya	Pradesh				
Dear Sir	,				
		ding bid openir	ng on 14-01:	20 in the Ten	der for
Subject	: Authorization for attend wer Services for the	District Court	Gwaller	(tend	er no:
Manpo	wer services)			
	ing persons are hereby aut	horized to atte	nd the bid o	pening for the	tender
Followi	ned above on behalf of pref	erence given bel	ow.		
mentio	ned above on benan or pro-				
Order	of Preference Name				
Signati	ure				
1.					
1.					
2.					
or					
O.(()	er authorized to sign the bid	documents on b	ehalf of the b	idder.	
Office	or authorized to sign the bis				
Note	t-				
	nly one representative shall b	ne allowed.			
1. Or	ily one representative shall s				
(Bide	der) in order of				
(2,4,					
Spec	cimen				
	Permission for entry to the	hall where his	ds are opene	d may be refu	sed in cas
2. F	Permission for entry to the horization as prescribed abo	ve is not produc	ed.		
aut	horization as prescribed abo	10 10 P			

CONTENTS OF TENDER DOCUMENT

5. No.	Description of Contents	Page No.
1	Scope of work and general instructions for bidders	07-09
2	Technical requirements for the service provider and the manpower to be deployed in the Department by the service provider	10-11
3	Tender Application - Technical Bid	12-14
4	Tender Application - Financial Bid	15
5	Terms and Conditions	16-22
6	Contract with Terms & Condition	23-26

SCOPE OF WORK AND GENERAL INSTRUCTIONS FOR BIDDERS

The District & Sessions Judge for all on behalf of District Court Court

- 1. The District Court Audio requires the services of reputed, well established and financially sound Manpower Service Provider having experience in providing "Helpers" on contract basis for their engagement in District Court.
- 2. The contract for providing the aforesaid manpower is for a period up to 31st March, **20.3.1**.... from the date of effectiveness of the contract i.e. the date of deployment of the required manpower. The period of the contract may be further extended provided the requirement of the Department for manpower persists at that time or may be curtailed / terminated owing to deficiency in service or substandard quality of manpower deployed by the selected Service Provider or because of change in the Department's requirements. The Department, however, reserves right to terminate this contract at any time after giving one week's notice to the Service Provider.

3. This Department has tentative requirement of the manpower as given below:-

SI.	Name of the Post	*Number	Place of Posting
No.			
1	Helper	14	office- District Court, and which

*The requirements of post may increase/decrease. Due to the arduous nature of duty, male candidates are preferred.

- The interested "Service Providers" may submit the tender document complete in all respects along with Earnest Money Deposit (EMD) of Rs. 65000 -/- (it will be fixed @ 2 to 5% of value of the bid means yearly salary of all employees will be treated as value) and other requisite documents by ________ in the Inward / Receipt Section of the District Court _________
- 5. The various crucial dates relating to "Tender for Providing Manpower Services to the District Court. "And Mid." are cited in the 3rd page of the tender document.
- The bids submitted by the vendor on e-Mail / Fax will be summarily rejected. Late bid shall be out rightly rejected.
- 7. The tender has been invited under two bid system i.e. Technical Bid and Financial Bid. The interested Service Provider is advised to submit two separate sealed envelopes super scribing "Technical Bid for Providing Manpower Services to District Court (and "Financial Bid for Providing Manpower Services to District Court (and "Financial Bid for Providing Manpower Services to District Court (and "Financial Bid sealed envelopes should be kept in a third sealed envelope super scribing "Tender for Providing Manpower Services to the District Court (and "Services").
- 8. The Earnest Money Deposit (EMD), refundable (without interest), should be in the shape of Demand Draft / Pay Order /Bank Guarantee drawn in favor of "District & Sessions Judge, District Court "and it should accompany the Technical Bid failing which the tender application shall be rejected summarily.
- 9. The successful tenderer shall have to deposit a Performance Security Deposit of one months of remuneration of all the deployed manpower including statutory dues in the form of Bank Guarantee from Nationalized Bank / Scheduled Bank in favor of the District & Sessions Judge, District Court Gange Covering the period

of contract within seven days from the date of signing of the contract. In case, the contract is further extended beyond the initial period, the Bank Guarantee will have to be accordingly renewed by the successful tendered.

- 10. The tendering Service Providers are required to enclose photocopies of the following documents (duly self attested) along with the Technical Bid, failing which their bids shall be summarily rejected and will not be considered any further:-
- (a) Copy of the Service Tax Registration certificate of the Service Provider issued by the competent authority;
- (b) Copy of latest service tax return.
- (c) Copy of PAN card;
- (d) Copy of the IT returns filed and Audit Certificates for the last three consecutive financial years duly certified by the Chartered Accountant.
- (e) Copies of EPF and ESIC certificates.
- (f) Copy of the Labor License/Registration under the Contract Labor (Regulation & Control) Act, 1970
- (g) Experience certificate of providing manpower services.
- (h) Copy of the terms and conditions at pages 16 to 22 in Tender Document with each page duly signed and sealed by the authorized signatory of the agency in token of their acceptance.
- 11. Any conditional bids shall not be considered and will be out rightly rejected in the very first instance.
- 12. All entries in the tender form should be legible and filled clearly. If the space for furnishing information is insufficient, a separate sheet duly signed by the authorized signatory may be attached. Amounts quoted in figure should be repeated in words and in case of any discrepancy, the amounts stated in words shall prevail. No overwriting or cutting is permitted in the Financial Bid Form. In such cases, the tender shall be summarily rejected.

However, the cuttings, if any, in the Technical Bid Application must be initialed by the person authorized to sign the tender bids.

- 13. The Technical bids would first be taken into consideration by a Committee for evaluation. The Technical bids shall be opened on the scheduled date and time in the presence of the authorized representatives of the Service Providers, if any, who wish to be present on the spot at that time. Only one person for each bidder shall be allowed to be present at the time of opening the tender.
- 14. The Financial Bid of only those tenderers will be opened whose Technical bids are found to be in order. The Financial bids shall be opened in the presence of the authorized representatives of the technically qualified Service Providers, if any, who wish to be present on the spot at that time. The lowest bidder (L1) in the Financial bid would be considered. In case the lowest bidder (L1) is disqualified after selection for any reason then the second lowest (L2) bidder shall be considered by the Committee.
- 15. The competent authority of the District Court reserves the right to annul all bids without assigning any reason.
- 16. The Authorized signatory shall submit the letter of authorization.
- 17. The remuneration shall be fixed by the District Court which is not be less than the

minimum wage fixed/notified by the Government of Madhya Pradesh and shall include all statutory obligations. The Service provider shall be liable for all kinds of dues payable in respect of the personnel provided under the contract and the government shall not be liable for any dues for availing the services of the personnel. The Performance Security Deposit and the monthly bills will not be released until the service provider produces proof of up to date payment of EPF & ESI contribution and other certificates as per statutory Laws.

- 18. The registered office or one of the branch offices of the Service Provider should be located within the jurisdiction of the High Court of Madhya Pradesh. In case there is no branch office, the successful bidder will have to open branch office within two months of the signing the contract.
- 19. All documents submitted shall be consecutively numbered having signature of the authorized signatory on each page and total number of pages shall be mentioned on the top sheet duly signed by the authorized signatory. In case the tender document is signed by the authorized signatory, a copy of the power of attorney/authorization may be enclosed along with the tender.
- 20. The District Court reserves the right to call for any documenting original to verify the veracity of the documents.

TECHNICAL REQUIREMENTS FOR THE TENDERING SERVICE PROVIDER

The tendering Service Provider should fulfill the following technical specifications: -

- The Bidder may be a Proprietary firm, Partnership firm, Limited Company,
 Corporate body legally constituted.
- 2) There should be no case pending with the police against the Proprietor/Firm/Partner or the Company (Service Provider) and the Service Provider shall not have been blacklisted otherwise to be evidenced by attachment of an affidavit in this regard.
- 3) The Service Provider should be duly registered with the Service Tax Authorities and having valid labour license under Contract Labour (Regulation & Control) Act, 1970.
- 5) The Service Provider should be registered with the appropriate authorities under Employees Provident Fund and Employees State Insurance Acts.
- 6) The Service Provider should have its own Bank Account in Nationalization Bank / Scheduled Bank.
- Any other relevant document/ certificates as per the bid document or as desired by competent authority.

Helper

- He should be above 18 years of age;
- b. The Minimum Educational Qualification should be 8th class.
- He should have Character certificates from a Gazetted Officer of the Central Government / State Government;
- d. Antecedent to be verified by Local Police Authority.

APPLICATION - TECHNICAL BID

(For Providing Manpower Services to District Court (Mulahir ...)

1.	Name of Tendering Service Provider:
2.	Status(Proprietor /Partner/
	Director):
3.	Details of Earnest Money Deposit: DD NoDate
	of Rs drawn on Bank
4.	Full Address of Registered :
	Office
	Telephone No.
	FAX No.
	E-Mail Address
5.	Full address of Operating /
	Branch Office:
	Telephone No.:
	FAX No.
	E-Mail Address
6.	Name & telephone no. of :
	Authorized officer/person to liaise with Field Office(s)
7.	Banker of the Service Provider:
8.	PAN No. :
	Attach attested copy)
9.	Service Tax Registration No. :
	Attach attested copy)
10.	E.P.F. Registration No. :
	Attach attested copy)
11.	E.S.I. Registration No. :
	Attach attested copy)
12.	atest service tax return detail:
	Attach attested copy)

- 13. Labour License/Registration under The Contract Labour (Regulation & Control) Act,1970,
- 14. Additional information, if any:

(Attach separate sheet, if space provided is insufficient)

15. Give details of such contracts handled by the tendering Service
Provider if any during the last three consecutive years in the following format (if
the space provided is insufficient, a separate sheet may be attached):

S. No	Name of client address, telephone	Manpower so		Amount of contract	Durat cont		Remark
	& Fax no	Type of Manpower provided	No	(Rs. lakh/crore)	from date	to date	,
			man exercise more come assertify that				
and the second			anta pringene un incondito condital (debina				And the second of the second o

13. Maditional Milothiation, in the	15	j.	Additional	inf	formation,	if	any
-------------------------------------	----	----	------------	-----	------------	----	-----

(Attach separate sheet, if required)

Date:	Signature of the authorized person
Place:	Name:
lea2	

DECLARATION

1.	,	Son	/	Daughter	/ Wife	of
	ShriPro	prietor/		Director/	Author	ized
	Signatory of the Service Provider, mentione	ed above	e, ar	n compete	ent to sign	this
	declaration and execute this tender document					
2.	I have carefully read and understood all the	terms a	nd i	conditions	of the ten	ider
	and undertake to abide by them;					
3.	The information / documents furnished along	with the	e ab	ove applic	ation are t	rue
	and authentic to the best of my knowledge an	d belief.	1/	we, am / a	re well aw	are
	of the fact that furnishing of any false inform	ation / f	fabr	icated doc	ument wo	uld
	lead to rejection of my tender at any stage be	sides lia	bilit	ies toward	s prosecut	ion
	under appropriate law.					
Date: Place: Seal		Signatu Name:		of authoriz	ed person	

APPLICATION - FINANCIAL BID

(For Providing Manpower Services to District Court Gwalier)

- Name of tendering Service Provider:
- 2. Service commission per manpower type per month inclusive of all statutory liabilities, levies, cess etc:

S. No.	Manpower Type	No. of post (approx)	Monthly Remuneration in Rs.	Monthly % per person.
				Percentage of Service Charge/Commissi on of Service Provider. (quote in % only)
1	Helper (Class-IV level)		As per M.P. Government Norms.	

Date:

Signature of the authorized person

Place:

Name:

Seal: Notes:

- The minimum take home remuneration is fixed by the Collector on time to time
 for the mentioned posts. The percentage commission charges should be fixed for
 entire period of contract on take home remuneration by the above manpower
 type. The minimum remuneration includes all taxes / dues like EPF/ ESI/ other
 statuary dues if any.
- The services tax will be applicable as per Govt. norms and not including in the take home remuneration given to above manpower type. The service tax shall be provided by the District Court as per the norms defined by Govt. of India.
- 3. The commission quoted by the tendering Service Provider should be inclusive of all expenditure to hire the manpower till the deployment.
- 4. The payment shall be made on conclusion of the calendar month only on the basis of no. of working days for which duty has been performed by each manpower as certified by the District Court.

TERMS & CONDITIONS

GENERAL

- The contract shall commence w.e.f Contract det. The date of effectiveness of the contract unless it is curtailed or terminated by the authority owing to deficiency of service, sub-standard quality of manpower deployed, breach of contract etc. or change in requirements.
- 2. The contract shall be initially for a period up to 31st March, 20.2.1.. w.e.f the date of its effectiveness unless extended further by the mutual consent of the Service Provider and the High Court.
- 3. The contract may be extended, on the same terms and conditions or with some additions / deletions / modifications, for a further specific period mutually agreed upon by the Service Provider and the Authority.
- 4. The Service Provider shall not be allowed to transfer, assign, pledge or subcontract its rights and liabilities under this contract to any other agency or organization by whatever name be called without the prior written consent of the High Court.
- 5. The Department, at present, has tentative requirement of Helpers. The requirement of the Department may further increase or decrease marginally, during the period of initial contract also and the tendrer would have to provide additional manpower services, if required, on the same terms and conditions.
- 6. The Service Provider will be bound by the details furnished by it to the Authority while submitting the tender or at subsequent stage. In case, any of such documents furnished by it is found to be false at any stage, it would be deemed to be a breach of terms of contract making it liable for legal action besides termination of the contract.
- 7. The Authority reserves the right to accept or reject any or all bids without assigning any reasons thereof. The Authority also reserves the right to reject any bid which in his opinion is non-responsive or violating any of the conditions/ specifications without any liability to any loss whatsoever it may cause to the bidder in the process.
- 8. The Service provider shall nominate a coordinator who shall be responsible for immediate interaction with the District Court so that optimal services of the persons deployed could be availed without any disruption. The coordinator shall work under the guidance of District & Sessions Judge.
- 9. The entire financial liability in respect of manpower services deployed in the

- Department or Office concerned shall be that of the Service Provider and the Department or Office concerned will in no way be liable.
- 10. For all intents and purposes, the Service Provider shall be the "Employer" within the meaning of different Rules & Acts in respect of manpower so deployed. The persons deployed by the Service Provider shall not have any claim whatsoever like employer and employee relationship against the Department or Office concerned.
- 11. The Service Provider shall be solely responsible for the redressal of grievances or resolution of disputes relating to persons deployed. The Department shall, in no way, be responsible for settlement of such issues whatsoever.
- 12. The Authority shall not be responsible for any financial loss or any injury to any person deployed by the Service Provider in the course of their performing the functions/duties, or for payment towards any compensation.
- 13. The persons deployed by the Service Provider shall not claim nor shall be entitled to pay, perks and other facilities admissible to regular / confirmed employees during the currency or after expiry of the contract.
- 14. In case of termination of this contract on its expiry or otherwise, the persons deployed by the Service Provider shall not be entitled to and shall have no claim for any absorption in regular or other capacity.
- 15. The person deployed shall not claim any benefit or compensation or absorption or regularization of deployment with office under the provision of rules and Acts.
 Undertaking from the person deployed to this effect shall be required to be submitted by the Service Provider.
- 16. The Service Provider must be registered with the concerned Govt. Authorities, i.e. Labour Commissioner, Provident Fund Authorities, Employees State Insurance Corporation etc., and a copy of the registration should be submitted before executing the contract. The Service Provider shall comply with all the legal requirements for obtaining License under Contract Labour (Regulations and Abolition) Act, 1970 if any, at his own part and cost.
- 17. In the event of any engaged personnel being on leave/absent, the service provider shall ensure suitable alternative arrangement to make up for such absence. To meet such eventualities, the agency shall make provision for leave reserve and provide the same under intimation to the concerned authority.
- 18. The Service provider will provide a list of candidates for the post of Helper. The Selection Committee constituted by the District & Sessions Judge will select suitable candidates for these posts out of the list of candidates provided by the

service provider. Additional 10% of the contracted strength should be kept "on panel" for replacement to meet urgent additions at short notice. The District Court (walks reserves the right to appoint/reject any candidate based on merits of the candidates.

- 19. The persons deployed by the Service Provider should have good police records and no criminal case should be pending against them.
- 20. The persons deployed should be polite, cordial and efficient while handling the assigned work and their actions should promote good will and enhance the image of the Department or office concerned. The Service Provider shall be responsible for any act of indiscipline on the part of the persons deployed.
- 21. The contract will be executed on the availability of funds after allocation of funds from the State Government.
- 22. The number of manpower may increase/decrease depending upon the requirement.
- 23. The payment shall be made a conclusion of the calendar month for which duty has been performed by manpower as per the need and requirement.
- 24. If the contractor is found to have been involved in unfair labour practice, then his contract will be revoked and security amount (EMD) will be forfeited.

LEGAL

- 25. The persons deployed shall, during the course of their work be privy to certain qualified documents and information which they are not supposed to divulge to third parties. In view of this, they shall be required to take oath of confidentiality and breach of this condition shall make the Service Provider as well as the person deployed liable for penal action under the applicable laws besides, action for breach of contract.
- 26. The Service Provider shall be responsible for compliance of all statutory provisions relating to minimum wages payable as fixed by the Collector to the contingent worker in respect of the persons deployed by it in the Department or office concerned. The Department or office concerned shall have no liability in this regard. The Bidder shall produce the evidence in respect of having made payments to the manpower provided as and when called for by the (District Court Councerned Madhya Pradesh).
- The Service Provider shall also be liable for depositing all taxes, levies, cess etc. on account of service rendered by it to the Department or office concerned to the concerned tax collection authorities, from time to time, as per the rules and regulations in the matter. Attested photocopies of such documents shall be

- furnished to the Department or office concerned.
- 28. The Service Provider shall maintain all statutory registers under the Law and shall produce the same, on demand, to the authority of the Department or office concerned or any other authority under Law.
- 29. The Tax deduction at Source (T.D.S.) shall be done as per the provisions of Income Tax Act/ Rules, as amended, from time to time and a certificate to this effect shall be provided by the Department or office concerned.
- In case, the Service Provider fails to comply with any liability under appropriate law, and as a result thereof, the Department or the office concerned is put to any loss / obligation, monetary or otherwise, the Department or the office concerned will be entitled to get itself reimbursed out of the outstanding bills or the Performance Security Deposit of the Service Provider, to the extent of the loss or obligation in monetary terms.
- 31. The Service Provider shall be held responsible for any loss/damage to the equipment's and instruments of the District Court provided to the manpower deployed by the Service Provider due to the negligence or willful damage as assessed by the (District Court bushier).
- The contract is liable to be terminated because of non-performance, deviation of terms and conditions of contract, non-payment of remuneration of employed persons and non-payment of statutory dues. The Department or Office concerned will have no liability towards non-payment of remuneration to the persons employed by the Service Provider and the outstanding statutory dues of the service provider to statutory authorities. If any loss or damage is caused to the Department or Office concerned by the persons deployed, the same shall be recovered from the unpaid bills or adjusted from the Performance Security Deposit.
- 33. The decision of (District Court. G. Madhya Pradesh) in this regard to interpretation of the Terms & Conditions and the contract shall be final and binding on the Service Provider.

FINANCIAL

The successful tenderer will have to deposit a Performance Security Deposit of one months remuneration of manpower provided including statutory dues in the form of Bank Guarantee from any Nationalized Bank in favour of (the District Judge, District Court Guallier of Madhya Pradesh), covering the period of contract within seven days from the date of signing of the contract. In case, the contract is further extended beyond the initial period, the Bank

- guarantee will have to be accordingly renewed by the successful tenderer.

 The amount of performance security deposit may be revised by the Authority taking into account the contractual obligation of the Service Provider.
- 35. In case of breach of any terms and conditions attached to this contract, the Performance Security Deposit of the Service Provider shall be liable to be forfeited besides annulment of the contract.
- The Service Provider shall raise the bill, in triplicate, along with attendance sheet duly verified by the Department or Office concerned in respect of the persons deployed and submit the same to the concerned (District Court Gualior) in the first week of the succeeding month. The (District Court Gualior) shall pay the agreed amount on production of monthly bill. No other charges of any kind shall be payable.
- The agency shall be solely responsible for compliance to the provisions of various labour and industrial laws, such as, wages, allowances, compensations, EPF, Bonus. Gratuity, ESI etc. relating to personnel deployed by it or for any accident caused to them and the (District Court. See the shall not be liable to bear any expense in this regard. The Agency shall make payment of wages of a month to the personnel engaged by it by first working day of the succeeding month irrespective of any delay in settlement of its bill by the (District Court. See the succeeding month irrespective of any delay in settlement of its bill by the (District Court. See the succeeding month irrespective of any delay in settlement of its bill by the (District Court. See the succeeding month irrespective of any delay in settlement of its bill by the (District Court. See the succeeding month irrespective of any delay in settlement of its bill by the (District Court. See the succeeding month irrespective of any delay in settlement of its bill by the (District Court. See the succeeding month irrespective of any delay in settlement of its bill by the (District Court. See the succeeding month irrespective of any delay in settlement of its bill by the (District Court. See the succeeding month irrespective of any delay in settlement of its bill by the (District Court. See the succeeding month irrespective of any delay in settlement of its bill by the (District Court. See the succeeding month irrespective of any delay in settlement of its bill by the (District Court. See the succeeding month irrespective of any delay in settlement of its bill by the (District Court. See the succeeding month irrespective of any delay in settlement of its bill by the (District Court. See the succeeding month irrespective of any delay in settlement of its bill by the (District Court. See the succeeding month irrespective of any delay in settlement of its bill by the (District Court. See the succeeding month irrespective of any delay in settlement of its bill by the
- 38. Penalty will be levied and recovered @ Rs.500/- per day per candidate for delay in providing the manpower either on initial deployment or as replacement subsequently.
- 39. The Authority reserves the right to withdraw or relax any of the terms and condition mentioned above so as to overcome the problem encountered at a later stage.
- 40. In the event of any dispute arising in respect of the clauses of the contract the same shall be resolved through negotiation. Alternatively the dispute shall be referred to the next higher authority or controlling officer for his decision and the same shall be binding on all parties.
- 41. The Personnel deployed by the Service Provider in the (District Court (2)) shall work under the direct supervision and control of the Registrar of the District or officer authorized by the District Judge of District Court (2), Madhya Pradesh). Besides, the Service Provider shall neither deploy nor withdraw any personnel at any time without the approval of the (District Court of

Gwahior)

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- 42. The registered office or one of the branch offices of the Service Provider should be located within Commissionary place of the user Department/office. In case there is no branch office, the successful bidder will have to open branch office within two months of the signing the contract.
- 43. All disputes shall be under the jurisdiction of the court at the place where the headquarters of the authority, who has executed the contract, is located.
- 44. The successful bidder will enter into a contract with this Department for supply of suitable and qualified manpower as per requirement of this Department on the above terms and conditions.

ARBITRATION:-

In case of any dispute following arbitration clause will apply:-

The expense of arbitration will be incurred by the parties asked and subject to final award. The Arbitration & Reconciliation Act 1996 and the rules there under, any statutory modification thereof for the time being in force shall be deemed to apply to the arbitration proceedings under this contract.

Declaration by the Tenderer:

This is to certify that I/We before signing this tender have read and fully understood all the terms and conditions contained herein and undertake myself/ourselves to abide by them.

(Signature of Tenderer with seal)	
Address:	Name:
Phone No (O):	Seal:
Date:	

DOCUMENTS TO BE SUBMITTED BY THE SUCCESSFUL SERVICE PROVIDER BEFORE DEPLOYMENT OF MANPOWER

- 1. List of Manpower shortlisted by service provider for deployment in District Court . Court .
- 2. Bio-data of all persons.
- 3. Any other document considered relevant.

CONTRACT

E-Stamp	Code	:	 	

This	contract	is	made	on		between	the	District	Court
		here	in after	refer	red to as '	District Co	urt' (W	hich exp	ression
shall u	unless exc	clude	ed by or	repu	ugnant to the	ne context	be de	emed to	include
his su	ccessor in	n offi	ce or a	ssigr	n) acting th	rough Dist	rict &	Sessions	Judge
		her	e-in-aft	ér r	eferred to	as the	"Au	thority"	which
					ntext so re	equires or a	admits	, also inc	lude its
succes	ssors or a	ssigr	nees of	the o	ne part;				
					And				
					· · · · · · · · · · · · · · · · · · ·				,

(Name & Address of the agency alongwith name & post of the representative), here-in-after called the "Service Provider" which expression shall, where the context so requires or admits, also include its successors or assignees of the other part.

Whereas, the "Authority" desires that the services of "Helpers for the District Court"; And whereas the "Service Provider" has offered its willingness to the same in conformity with the Provisions of the contract; And whereas the "Authority" has finalized the rate as per the terms and conditions of the contract to the "Service Provider"

The following documents shall be deemed to form and be read and constructed as part of this contract contract viz:

- (a) The bid forms (Technical & financial) and the Price Schedule submitted by the bidder.
- (b) The entire tender document.
- (c) The clarifications issued in this regard.
- (d) The Purchaser's notification of award.
- (e) Letter of acceptance /work order.
- (f) All correspondence in this regard.

The rates mentioned as per details given below:-

S. No.	Manpower Type/Grade	*No. of post (approx)	Monthly Remuneration in Rs.	Monthly % / Commission Charges
1	Helper (Class-IV level)		As per M.P. Government Norms.	%

Notes:-

The minimum take home remuneration is fixed as per the M.P.
Government norms on time to time basis for the aforementioned post.
The percentage commission charges should be fixed for entire period

- of contract on take home remuneration by the above manpower type. The minimum remuneration includes all taxes / dues like EPF/ ESI/ other statuary dues if any.
- 2. The GST will be applicable as per Govt. norms and not including in the take home remuneration given to above manpower type. The GST shall be provided by the District Court as per the norms defined by Govt. of India.
- 4. The payment shall be made on conclusion of the calendar month only on the basis of no. of working days for which duty has been performed by each manpower as certified by the District Court.
- 5. If the contractor is found to have been involved in unfair labour practice, then his contract will be revoked and security amount (EMD) will be forfeited.
- 6. The number of Manpower may increase or decrease the payment shall be paid in same proportionate.

Now this contract witnesses as below:-

1.	That the containing the Term form and to be read and constru	is and Conditions shall be deemed to ued as part of this contract.
2.		payment to be made by the "District
		r", the "Service Provider" hereby agrees
		provide personnel to be engaged as
	2	rt" in conformity with the
_	provisions of the Terms and C	
3.		reby further agrees to pay the fixed
	9	the time and in the manner prescribed
		ns of the tender Nolary as per State Government norms
	for the above mentioned post	
4.		ite that may arise it shall be settled as
	per the Terms and Conditions	•
5.	In any case salary will be pro	ovided to the manpower before 5th of
	every month.	
6.	This contract shall be effective	fromto
IN W	ITNESS WHEREOF the parties	s have caused their respective common
spale	to be here unto affixed or hav	a base cost and thair reasonables based as
Juais	to be here anto annota of hav	e here unto set their respective hands
	seals on the day and year first w	
and s	seals on the day and year first w	vritten above.
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