

ALLOTMENT OF F&B Outlet No.9
IN PRAGATI MAIDAN, NEW DELHI
FOR A PERIOD OF 34 MONTHS

1. Details of **F&B Outlet No. 9**
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India Trade Promotion Organisation

(A Government of India Enterprise)
PRAGATI BHAWAN, PRAGATI MAIDAN
NEW DELHI-110001

Tel: 91-11-23371763/23371830/23378131/23371540 (Ext. No 294/370/201)

Fax: 91-11-23370257/2337-1492/1493

E-mail: aks@itpo.gov.in / sangeetasharma@itpo.gov.in

Website: www.indiatradefair.com

Price of Bid Documents- Rs.5250/- [Rs. 5000/- Plus VAT@5%] (Non refundable)

(September 2014)

F&B Outlet No.9

1.1 Introduction

India Trade Promotion Organisation (ITPO) holds 123 acres of prime venue in the heart of Delhi, known as Pragati Maidan. It is the hub of exhibition activities round the year. Nearly 100 exhibitions/trade fairs and other events are organized at Pragati Maidan every year with wide national and international participations.

The exhibition complex at Pragati Maidan comprises of 18 halls and 29 State and Central Govt. Pavilions with a total covered exhibition space of over 1,25,000 sq.mts. In addition, the premises consist of four open air theatres, one Cinema Hall and four Conference halls/Committee Rooms. A number of conventions, seminars, symposia and conferences are also organized at these places during the currency of different fairs/exhibitions. New big Convention Hall(s) are also being set up very shortly in the Pragati Maidan.

Pragati Maidan attracts nearly 3 million visitors every year and their number is growing constantly. A significant number of these visitors are foreign and domestic business visitors/ delegates.

2.1 F&B Outlet No. 9

It has been recognized that to cater to the requirements of the visitors/participants/delegates, Pragati Maidan should be able to offer all types of food items generally provided in restaurants.

ITPO, through this bid, intends to allot this outlet on licence basis to a reputed /branded organisation to serve **Multi Cuisine along with provision for an array of Snacks, Sweet & Salty (Indian and Western) along with beverage of all kinds, may be included in their menu for a period of 34 Months (Thirty Four Months)** from the date of possession.

2.2 Area – Licensed Premises:

- (i) The area of the outlet is approx. **216 sq. mtrs.(Ground Floor)** and **216 sq. mtrs.(at basement)** .A copy of a drawing indicating the layout of the **F&B Outlet No.9** is enclosed.
- (ii) The proposed licence covers only the area as shown in the enclosed drawing with detailed specifications indicated thereon and no other area within Pragati Maidan. The Licensee shall use the said Licensed Premises only for the purpose of operating a food and beverage outlet subject to the terms and conditions and the guidelines and policies framed by Licensor from time to time, and for no

other purpose (hereinafter referred to as "Permitted Purpose"). Apart from licensed premises, no other area adjacent to **F&B outlet** and / or inside Pragati Maidan shall be used by the Licensee. No food/ beverage is to be served in any manner anywhere outside the designated area.

2.3 Type of Food to be served

F&B Outlet No. 9 is meant to provide **Multi Cuisine along with provision for an array of Snacks, Sweet & Salty (Indian and Western) along with beverage of all kinds may be included in their menu for a period of 34 Months (Thirty Four Months)** from the date of possession. It is a sit down restaurant.

2.4 Service

Service with payment through electronic cash register only will be permitted.

3.1 Eligibility Criteria for the Bidder:

3.1.1

- (i) The applicant business entity applying for the licence of **F&B outlet No. 9** should have a minimum experience of three years in management/operation of multi-cuisine Restaurant(s)/F&B outlet(s) in their own registered name/brand or as a franchise/licence of such brand.
- (ii) The applicant business entity should have a minimum annual turnover of **Rs.1.00 Crore from F&B business. The applicant should attach CA Certificate for the last three financial years as a proof.**

3.1.2 The applicant or any other business entity where it had and/or still has controlling share, should not have been debarred from operating **F&B outlet** on account of food quality issues by concerned govt. authorities or should not have been convicted for irregularities concerning F&B outlets under various statutes/rules/regulations/orders etc.

- 3.1.3** (i) Those F&B operators who have already operated/have been operating any F&B outlet(s) in Pragati Maidan and who-
- a) have **not** honoured the terms and conditions of the Licence Agreements; or
 - b) are in litigation/arbitration on a dispute with ITPO in any legal forum for any reasons whatsoever; or
 - c) have outstanding dues payable to ITPO during their F&B operations in Pragati Maidan,

are **not** eligible to participate in this bid either in his / her / their name(s) or in the name of his /her / their partners, associates, sister concerns, affiliates, administrators, representatives, successors, directors, employees, subsidiary etc. or through any person(s) acting under or through him/her/them.

(ii) Operators who have been Licensees of ITPO in the past or are so at present, in respect of F&B outlet(s) in Pragati Maidan, have to give an Affidavit along with the Technical Bid to the effect that they are not debarred from bidding on account of clause 3.1.2 and 3.1.3 (i).

3.1.4 The applicant business entity should have adequate experience of using state-of-the-art, kitchen equipment as is being currently used in international standard restaurants and multi-cuisines restaurants. Proof of such experience in using the same with a list of equipments along with details of make and vintage currently being used and plans shall be supplied by the applicant with photographs along with Technical Bid.

4.1 License Fee

4.1.1 The Licensee shall pay to the Licensor a fee for the Licensed Term (hereinafter referred to as "License Fee"). The License Fee shall be equivalent to the fee quoted in Financial Bid. In addition, service tax as fixed by the Govt. from time to time will have to be paid by the Licensee to the Licensor. Presently the rate of Service tax is **12.36%** and the licensor will also charge service tax on the services provided to the licensee which fall under the purview of Service Tax. **In case of any change in Service tax or any other tax levied by Government, the same to be followed as per Govt. directions.**

4.1.2 The Licence fee of the entire licence period will be payable in **three** equal installments; the first installment payable on the issue of allotment letter and **second installment within 11 months from the date of possession and third & final installment within 22 months from the date of possession.**

5.1 License Period

The Licensee shall use the said Licensed Premises for a period of **34 months (thirty four months)** from the date of possession on payment of License Fee as prescribed.

6.1 Utilities, Conservancy and Other Charges:

- (i) Licensee is required to make time-bound payments of all dues towards licence fee, conservancy charges, consumption of electricity, water, gas etc. and applicable taxes.

Details of the charges are indicated in Annexure-D covering electricity, water, gas and conservancy charges which are subject to revision without any notice due to revision of rates by service providers.

- (ii) If any payment towards electricity, water, property tax, other utilities, penalties and any other dues remain outstanding beyond the date stipulated in the demand note / invoice, Licensor shall have the right to terminate licence within seven days from the date of demand notice without giving further notice and forfeit the security deposit. The electricity, PNG and water connections shall also be disconnected forthwith. Licensor shall take possession of the premises on 'as is where is basis' is. The claim of the Licensee to the goods lying in the premises would not be entertained. If the outstanding dues are more than the security deposit, Licensor shall take appropriate action for recovery of balance amount payable to Licensor at the risk and cost of the Licensee.

- (iii) Besides payments for utilities like electricity, water, piped natural gas at the rates specified by ITPO from time to time, the licensee will also be required to pay Conservancy Charges. The conservancy charges as per rates prescribed are payable for removal of the waste generated & placed by the licensee at the designated location in Pragati Maidan to dumping yards outside the Pragati Maidan. The waste disposal from the designated locations to locations outside the Pragati Maidan will be done by ITPO or its authorized agency/representative.

- (iv) Conservancy charges (non-refundable) for entire duration of the licence period are payable in advance in **three** equal installments; the first installment payable on the issue of allotment letter and **second installment within 11 months from the date of possession and third & final installment within 22 months from the date of possession.**

7.1 Security Deposit:

- (i) In addition to the licence fee to be paid in **three** equal installments to the licensor, the licensee will also be required to deposit with the licensor interest free refundable/adjustable Security Deposit of **Rs.20.00Lakhs** through a bank draft or banker's cheque payable at Delhi or in the shape of irrevocable bank guarantee valid for a period of **40 months** before taking over the possession of the **F&B outlet No.9**

8.1 Manner of Submission of Bids:

8.1.1 Applications shall be submitted by the bidder (with supporting documents) and should be submitted in the following manner:

- (a) **Envelope I**- The envelope should be marked as 'Technical Bid for F&B Outlet No. 9 and sealed in a separate envelope. It should contain the application form - T along with supporting documents, application fee as per Para 8.1.3.
- (b) **Envelope II** – The envelope should be marked as 'Financial Bid for F&B Outlet No.9 and sealed in a separate envelope. It should contain the application form – F and earnest money as per Para 8.1. 4 (i).

Each of the above two parts of the bid documents shall be kept in a sealed cover and clearly marked "Bid for F&B Outlet No. 9 at Pragati Maidan, New Delhi" and the name of the bidder clearly written with full address, e-mail ids and telephone numbers on it.

8.1.2 Financial Bids of only those bidders who are qualified and shortlisted in the Technical Bids shall be opened. The Technical and Financial Bids shall be opened in the presence of the interested applicant(s) on date/time specified through public notice on the **ITPO website**.

8.1.3 The bidder shall pay a non-refundable application fee by means of a demand draft of **Rs. 5,250 /-** payable to ITPO at New Delhi.

8.1.4 (i) **Earnest Money:** All bidders shall have to deposit earnest money of **Rs.10.00 lakhs** in the form of a demand draft from a scheduled commercial bank along with their Financial Bid inside the envelope.

(ii) Demand Draft/Pay Order/Banker's Cheque obtained earlier than the date of advt. inviting bids for allotment of **F&B Outlet No. 9**, will not be accepted.

(iii) Earnest Money shall be refunded to the unsuccessful bidders within one month of award of allotment letter. However, the successful bidder's earnest money shall be returned only once the successful bidder has deposited the security deposit and first installment of the licence fee or adjusted towards the licence fee payable by him.

(iv) **Bids once accepted shall not be modified in any case.** If it has come to knowledge that bidder has used fraudulent practices for this bid, the earnest money shall be forfeited.

8.1.5 Bidders should respond to this bid document as per the Schedule enclosed (Annexure-A).

8.1.6 The bids shall be valid unconditionally for two months from the last date of submission of the bids.

9.1 Other Terms and Conditions:

- 9.1.1** ITPO reserves the right to accept or reject any bid without assigning any reason and also to invite fresh bids, as deemed appropriate, or to have negotiation with the highest bidder. ITPO also reserves the right to withdraw bid for F&B Outlet No.9 without assigning any reason.
- 9.1.2** After pre-bid meeting, ITPO may once amend the bid documents. The amended document shall be placed on ITPO's website.
- 9.1.3** To provide applicants reasonable time to take an addendum into account in preparing their application(s), ITPO may, at its discretion, extend the deadline for the submission of bids.
- 9.1.4** Application received after the dead line of submission of application will not be considered or opened under any circumstances.
- 9.1.5** No conditional bids or incomplete application(s) or those received without required documents and Earnest Money shall be considered and stand summarily rejected.
- 9.1.6** No modification or substitution of the submitted application shall be allowed. An applicant may withdraw its application after submission, provided that written notice of the withdrawal is received by ITPO before the **last** date for submission of applications. In case an applicant wants to resubmit his application, he shall submit a fresh application following all the applicable conditions **before the last day of submission of the bid.**
- 9.1.7** ITPO reserves the right to modify terms and conditions of the contract which shall be granted to the successful bidder after the bidding process, if in the opinion of the ITPO, it is necessary or expedient to do so in the public interest or for proper implementation of the project. The decision of the ITPO shall be final and binding in this regard.
- 9.1.8** ITPO reserves the right to suspend the bidding process, cancel the contract with the selected party in part or in whole at any time if in the opinion of the ITPO it is necessary or expedient in the public interest. The decision of the ITPO shall be final and binding in this regard. Also ITPO shall not be responsible for any damage or loss caused or arisen out of aforesaid action.

- 9.1.9** All communications to the ITPO must be sent on the letter-head of the applicant under the signature of the authorized signatory whose name & designation must be mentioned in the letter. Letter without name & designation of the authorized signatory and / or letters on plain paper will not be entertained.
- 9.1.10** Not more than one F&B Outlet will be allotted to any applicant and /or his/her/their partners, associates, sister concerns, affiliates, directors, subsidiary, etc. In case more than one F&B outlet is taken by any party by furnishing wrong information, the allotment of all F&B outlets to them shall be cancelled forthwith without any refund of licence fee, security deposits, conservancy charges etc.. and without any liability to ITPO and the allottee shall be required to immediately vacate the premises of the relevant F&B outlet.
- 9.1.11** Area of **F&B Outlet No. 9** has been indicated in the layout plan/ drawing. This may change due to site conditions. The Applicants should physically verify the areas before giving their offers. The premises offered are on '**as is where is**' basis. Applicant shall not raise any objection to the condition of premises at any time.
- 9.1.12** (a) During 3rd party fairs, where organizers have obtained permission to operate F & B outlet in pre-designated area as the approved layout for serving pre-cooked snacks and beverages, the licensee may in agreement with organizers operate such outlet(s) as per the permission and approved layout for such operations.
- (b) For ITPO fairs and the fairs co-organized by ITPO, the licensee with the permission of ITPO may be provided free space on non-exclusive basis, presence inside the exhibition halls, at the designated space, for serving only pre-cooked snacks & beverages. The space allotted for the purpose would be 24 sq. mtrs. and The space would be reviewed on fair to fair basis by User Division depending upon the availability of space (unsold area) for each Hall complex i.e. Hall No. 1, Hall No. 2-5, Hall No. 6, Hall no. 7, Hall No. 8-11, Hall No. 12 & 12A, Hall No. 14 & Hall No. 18 for ITPO fairs other than IITF. The four long term F&B licensees shall bear the charges for various utilities.
- 9.1.13** In no circumstances, cooking and use of open flame devices for heating shall be permitted inside the exhibition halls or in temporary exhibitions halls/exhibition areas within Pragati Maidan.
- 9.1.14** The Licensee shall pay all Central, State and Local Taxes including service tax, duties, licence fees, permit fees, etc. as may become payable in accordance with the various laws or rules prevalent in Delhi. In no case shall the licensor be deemed to be the agent of the Licensee for the purpose of collecting and remitting taxes / levies by any tax authority. However, the Licensee shall produce clearance certificate under the various tax laws to the Licensor on demand. **The Licensee shall also bear the incidence of Property Tax and pay the same on demand to the Licensor.**

9.1.15 The licensee shall adhere to the local municipal and other laws applicable to the catering business already in vogue and also coming into force from time to time during the licensed period.

9.1.16 The licensee shall not charge any price exceeding MRP printed on the item on sale. The sale price cannot exceed the rate printed as MRP. The companies can sell at lower prices if they desire so. Wherever there are more than one MRP for a product, the lowest MRP in Delhi will be charged.

10.1 Conflict of Interest:

The Bidder (including their personnel/employees) that have a business or family relationship with such members of the ITPO staff who are directly or indirectly involved in the project will not be awarded the contract. A declaration to this effect must be furnished by the bidder along with the technical bid.

11.1 Corrupt or Fraudulent Practices:

ITPO requires that bidders under this contract observe the highest standard of ethics during the period of contract. In pursuance of this policy, ITPO:

a) Defines, for the purpose of these provisions, the terms set forth below as follows:

- i. "Corrupt practice" means the offering, giving, receiving or soliciting of anything of value to influence the action of a public servant; and
- ii. "fraudulent practice" means a misrepresentation of facts in order to influence the execution of a contract to the detriment of the Employer, and includes collusive practice among Applicants/Bidders (prior to or after bid submission) designed to establish bid prices at artificial non-competitive levels and to deprive the Employer of the benefits of free and open competition.

b) will reject a proposal for award of work if it is determined that the Applicant recommended for award has engaged in corrupt or fraudulent practices in competing for the contract in question.

c) will declare a Applicant/Bidder ineligible, either indefinitely or for a stated period of time, to be awarded a contract / contracts, if it at any time determines that the Applicant/Bidder has engaged in corrupt or fraudulent practices in competing for, or in executing the contract.

d) In case if it comes to notice that information/documents furnished by the applicant along with the bid documents or after award of the contract are false fraudulent, incorrect, misleading or forged, licensor

shall be entitled to terminate/revoke/cancel the license granted under this agreement with an immediate effect. In such case, the license will not be entitled to any refund of License Fee and Security Deposit.

12.1 TERMS AND CONDITIONS FORMING PART OF THE AGREEMENT

Terms and Conditions forming part of the License Agreement are detailed in Annex.-B. The bidder has to give an Affidavit along with the Technical Bid that the bidder has read all the terms and conditions of the License Agreement and agrees to abide by them in entirety.

13.1 TERMINATION / REVOCATION OF LICENCE

13.1.1 In case of default of any of the terms stipulated herein or breach of any of the Terms and Conditions of the License Agreement or if any legislation prohibiting or restricting such terms is imposed or impending, the Licensor shall be entitled to revoke / cancel / terminate the License granted under this Agreement with an immediate effect, without being liable to give any notice to the Licensee. In such an event, the Licensee will not be entitled to any refund of license fee, conservancy charges & Security Deposit. The Licensee undertakes to vacate the Licensed Premises immediately or as directed by the Licensor.

13.1.2 Any act of the Licensee which results in violation of this Agreement or any of the Terms and Conditions contained therein or instructions of the Licensor, shall give Licensor the right to forfeit the entire amount of the Security Deposit in addition to the right to terminate the Agreement without any notice including making good the expenditure / cost if any incurred by the licensor in this regard.

13.1.3 The Security Deposit shall be refunded by the Licensor to the Licensee only on the expiry of the License Term after deducting / adjusting any existing dues including dues of Electricity, water, damage charges, if any, and any other unpaid bill / fee due etc.

13.1.4 Upon the expiry of the period of the Licensed Term or earlier termination of the License for any cause whatsoever, the Licensee shall have no right, title, interest to use the said Licensed Premises. The Licensor shall have undisputed right to make use of the said Licensed Premises at its discretion thereafter and also to grant license and/or further rights of the Licensed Premises to any third person or any other party(ies). It will be lawful for the Licensor **without notice** to enter upon the Licensed Premises after the revocation of the License on termination/expiry of this Agreement.

13.1.5 The Licensee may also, without assigning any reason, revoke the License and terminate this Agreement after giving one month prior written notice to the

Licensor, but in such an event the Licensor shall not refund the License Fee, conservancy charges & the Security Deposit or any part thereof.

13.1.6 Revocation of License and termination of this Agreement for any reason whatsoever shall not absolve the Licensee from responsibilities, liabilities for damages and/or payments accrued prior to the Termination of this Agreement.

13.1.7 For violation of any terms & conditions of Agreement, the defaulter licensee will also be debarred for allotment of any F&B outlet in Pragati Maidan in his/her/their name(s) or in the names of their, partners, directors, employees, associates, subsidiaries, sister concerns, affiliates, administrators, representatives, successors etc.etc. as defined in the Companies Act 1956 and / or in other applicable Acts. Any person(s) acting under or through the defaulter licensee will also be debarred for allotment of any F&B outlet in Pragati Maidan.

13.1.8 In case if for any reason whatsoever the Licensee continues to occupy the Licensed Premises beyond the expiry of Agreement, damages @ 5 (five) times of the licence fee (to be calculated on pro rata basis of licence fee quoted for the duration of the licence) or Rs.2.00 lakhs per day whichever is higher for the first seven days of default, 10 (ten) times of the licence fee (to be calculated on pro rata basis of licence fee quoted for the duration of the licence) or Rs.4.00 lakhs per day whichever is higher for the next seven days of default, will be payable under this Agreement by way of liquidated damages. The Licensee agrees that it is a reasonable estimate of the damage and the licensee agrees to pay the same without any protest/demur. Under no circumstances will the licensee be allowed to occupy the **F&B Outlet No.9** after the fourteen days of default and the same would be taken over by the licensor without any notice and in such a situation, the licensee will have no right to their items, if any, found in the outlet and the same will be disposed off at the cost and risk of the licensee.

14.1 Force- Majeure

If at any time, during the continuance of this contract, the performance in whole or in part, by either party, of any obligation under this is prevented or delayed, by reason of war, or hostility, acts of the public enemy, civic commotion, sabotage, Act of State or direction from Statutory Authority, explosion, epidemic, quarantine restriction, strikes and lockouts(as are not limited to the establishments and facilities of the contractor), fire, floods, natural calamities or any act of GOD (hereinafter referred to as EVENT), provided notice of happenings of any such EVENT is given by the affected party to the other, within 21 Calendar days from the date of occurrence thereof, neither party shall, by reason of such event, be entitled to terminate this contract, nor shall either party have any such claims for damages against the other, in respect of such non-performance or delay in performance provided the contract shall be resumed as soon as practicable, after such EVENT comes to an end or ceases to exist. The decision of the CMD, ITPO as to whether the service may be so

resumed (and the time frame within which the service may be resumed) or not, shall be final and conclusive, provided further that if the performance in whole or part of any obligation under this contract is prevented or delayed by reason of any such event for a period exceeding 60 days either party may, at his option terminate the contract.

15.1 Arbitration:

- a) All matters of dispute arising out of this shall be governed by Indian law and subject to Court jurisdiction in New Delhi.
- b) In the event of any question, dispute or difference arising under the agreement in connection therewith (except as to matters, the decision to which is specifically provided under this agreement) the same shall be referred to sole arbitration of the CMD, ITPO (hereinafter referred to as the said officer) and if the CMD, ITPO is unable or unwilling to act as such, than to the sole arbitration of some other person appointed by the CMD, ITPO. The agreement to appoint an arbitrator will be in accordance with the Arbitration and Conciliation Act, 1996. The adjudication of such Arbitrator shall be governed by the provisions of the Arbitration and Conciliation Act, 1996, or any statutory modification or re-enactment thereof of any rules made thereof.
- c) The Arbitrator may from time to time with the consent of both the parties enlarge the time frame for making and publishing the award. Subject to aforesaid Arbitration and Conciliation Act, 1996 and the rules made there under, any modification thereof for the time being in force shall be deemed to apply to the arbitration proceeding under this clause.
- d) The venue of the arbitration proceeding shall be the office of ITPO or any other venue decided by the Arbitrator.
- e) Upon any and every reference as aforesaid, the assessment of costs and incidental expenses in the proceedings for the award shall be at the discretion of the Arbitrator.

Annexure-A

SCHEDULE FOR FINALIZATION OF BIDS / ALLOTMENT(s)

| | | |
|-------|--|-------------------------------|
| (i) | Release of Advertisement & Uploading of Bid Documents on ITPO's website | 20.09.2014 |
| (ii) | Pre-Bid Conference (Conference Room, ITPO) | 29.09.2014 at 11:30 AM |
| (iii) | Receipt of Bids (To be put in the Tender Box available in Room No. 133, 1 ST Floor, Annexe Building, Pragati Bhavan, Pragati Maidan, New Delhi- 110 001) | 10.10.2014 Till 1530 hours |
| (iv) | Opening of Technical Bids | 10.10.2014 At 1600 hours |
| (v) | Opening of Financial Bids | 16.10.2014 at 1500 hours |

APPLICATION FORM – T (TECHNICAL BID)

FOR

LICENCE TO OPERATE

AT PRAGATI MAIDAN, NEW DELHI

F&B Outlet No. 9

- 1 Name of the Applicant Entity :
-
- 2 Address :
-
-
- 3 Telephone No(s) :
- 4 (i) Fax Number :
- (ii) ISD/STD Code :
- (iii) E-mail address :
- (iv) Website :
- (v) Attach self-attested copy of valid:
- (a) Sales Tax Regn. Certificate
 - (b) TAN Regn. Certificate
 - (c) Trade licence
 - (d) TIN / VAT Regn. Certificate
 - (e) CST Registration Certificate

(f) Registration certificate of **E.P.F.O & E.S.I**

Or

Submit a declaration that you are exempted from these Acts.

5. (i) Applicant's Legal Status :

(Individual/Company/Proprietor/Partnership HUF/Society/Any other, specify)

(ii) PAN Card No. :

6. Contact Executive(s)

(i) Name :

(ii) Designation :

(iii) Tel. No(s) with STD Code: :

I Office: (a) Direct :

(b) General :

ii Mobile :

(iv) Email ID :

7. Designation & address of the Income Tax :

Authority by whom the entity is assessed,

and the

8. Name/Address of Bankers with A/c. No. :

9. Details of enclosed Demand Draft / Banker's : No. dated

Cheque/Pay Order covering Application

Money in case the Bid Document-cum-

Application Form is downloaded. for **Rs. 5250/-** drawn on.....

10. Details of business associates, sister :
 concerns, affiliates, subsidiaries, etc. if any
 (attach proof)

| Name of business associates/sister concerns/affiliates/ subsidiaries etc. (attach separate sheet, if necessary) | Address | PAN | Whether operated any F&B outlet(s) in Pragati Maidan, If Yes, please indicate kiosk no./Name & years of operation (Yes / No) |
|---|---------|-----|--|
| 1. | | | |
| 2. | | | |
| 3. | | | |
| 4. | | | |
| 5. | | | |
| 6. | | | |
| 7. | | | |

11. Date of establishment of the applicant's :
 business in food outlets (attach proof)

12. Annual turnover of **Rs.1.00 Crore** from F&B business during the last three financial years. (Attach CA certificate in original)

| |
|--|
| |
| |

:

13 Experience in the field of F&B Operations

| S. No. | Type of Outlet (Multi cuisine/specialty restaurant. (attach separate sheet, if necessary)) | Nos. | Address | Operating since (Month / Year) | Type of Cuisine | Networked electronic cash register (Yes / No) | Experience of using modular kitchen equipment (Yes/No) |
|--------|--|------|---------|--------------------------------|-----------------|---|--|
| | (a) | (b) | (c) | (d) | (e) | (f) | (g) |
| | | | | | | | |

Attach self-attested & stamped copies of;

- (i) Photographic & documentary proof(s) to substantiate the above claims, and
- (ii) Eating house licence and trade licence from local police/local bodies whichever is applicable, for all the aforesaid outlets

14 Details of any National/ International :
 arrangement/ agreement in the field for
 operation of restaurants and brands etc. (proof
 to be attached)

15. **(A)** In case of a **Pvt./Public Limited** :
Company, please attach self-attested copies of the following & confirm in the box:

- | | | |
|--|------------------------------|-----------------------------|
| (i) PAN Card | <input type="checkbox"/> Yes | <input type="checkbox"/> No |
| (ii) Memorandum and Articles of Association (in original) | <input type="checkbox"/> Yes | <input type="checkbox"/> No |
| (iii) Income Tax Return* of the last three financial years | <input type="checkbox"/> Yes | <input type="checkbox"/> No |

Or

(B) In case of a **Partnership Firm**, :
please attach self-attested copies of the following and confirm in the box:

- | | | |
|---|------------------------------|-----------------------------|
| (i) PAN Card | <input type="checkbox"/> Yes | <input type="checkbox"/> No |
| (ii) Income Tax Return* of the last three financial years | <input type="checkbox"/> Yes | <input type="checkbox"/> No |
| (iii) Certified copy of Partnership Deed | <input type="checkbox"/> Yes | <input type="checkbox"/> No |
| (iv) PAN Cards of all partners | <input type="checkbox"/> Yes | <input type="checkbox"/> No |

Or

(C) In case of a **Sole Proprietor Firm**, :
please attach self-attested copies of the following and confirm in the box:

- | | | |
|---|------------------------------|------------------------------|
| (i) Election Identity Card/Driving Licence as proof of identity and address | <input type="checkbox"/> Yes | <input type="checkbox"/> No |
| (ii) PAN Card | <input type="checkbox"/> Yes | <input type="checkbox"/> No. |
| (iii) Income Tax Return* of the last | <input type="checkbox"/> Yes | <input type="checkbox"/> No |

three financial years

* Duly certified by the Chartered Accountant.

16 Any other information :

I/We, hereby, declare that:-

- (i) I/We have read and understood & agree to the Bid Documents, including Terms & Conditions forming integral part of the license agreement etc.
- (ii) I/We have read and understood the terms and conditions governing the grant and operation of license; and
- (iii) I/We agree and undertake to be bound by the Bid Documents, and other Terms & Conditions forming integral part of the license agreement.
- (iv) That I/we understand that in case of any of the above information/ documents (as given by us) is found to be incorrect, ITPO may reject the application, cancel the agreement or revoke the license at any time, without giving any notice and in such a situation, I/we will not be entitled for refund of any part of licence fee, security and other deposits
- (v) I/We have not been barred by any Department / Organisation/ Local Authority from operating F&B Outlet(s).

I/We hereby also declare that:-

- (i) The bid has been submitted after site inspection of the F&B Outlet No.9 and the same are to be allotted on **'as is where is' basis**.
- (ii) ITPO reserves the right to suggest us different cuisines etc.
- (iii) That the undersigned has been authorized by the firm / company to sign these bid documents.

The address given below is the postal/communication address in which all the messages/documents may be addressed / sent to us.

Place:

Signature:

Date:

Name :

(Authorized Signatory) – copy of such authorization

Designation :

(Capacity in which signed)

Full Address :

.....

.....

.....

Company Seal :

DOCUMENTS TO BE ENCLOSED WITH THE TECHNICAL BID:-

- (1) Earnest Money of **Rs. 10.00 lakhs** in the form of a Demand Draft/Banker's Cheque/ Pay Order in favour of "ITPO, New Delhi" from a scheduled commercial bank.
- (2) In case the application form has been downloaded, a separate Demand Draft / Banker's Cheque / Pay Order of **Rs. 5,250/-** towards Application Fee in favour of "ITPO, New Delhi".
- (3) Self-attested & stamped copy of valid VAT & Sales Tax Regn. Certificate
- (4) Self-attested & stamped copy of valid TAN & TIN Regn. Certificate.
- (5) Self-attested & stamped copy of Registration certificate of **E.P.F.O. & E.S.I.** or submit a declaration that you are exempted from these Acts.
- (6) Self-attested & stamped copy of **CST Registration Certificate**.
- (7) Self-attested & stamped copy of copy of valid Trade licence.
- (8) Self-attested & stamped copies of Eating House Licence from Local Police, and/or other licensing authorities, whichever is applicable for F&B outlets currently operated by Applicant entity.
- (a) In case the applicant is a **Pvt. / Public Limited company**, self-attested & stamped copies of;
 - (i) PAN Card of the Company
 - (ii) TAN Regn. Certificate,
 - (iii) PAN cards of all full time Directors
 - (iv) Memorandum and Articles of Association (**in original**),
 - (v) Income Tax Return of the last three financial years duly certified by a Chartered Accountant,
- (b) In case the applicant is a **Partnership Firm**, self-attested & stamped copies of;
 - (i) PAN card of the firm,
 - (ii) TAN Regn. Certificate,
 - (iii) Income Tax Return of the last three financial years duly certified by a Chartered Accountant
 - (iv) Certified copy of Partnership Deed,

- (v) PAN cards of all Partners
- (c) In case the applicant is a **Sole Proprietor Firm**, self-attested & stamped copies of;
 - (i) Election Identity Card/copy of Driving Licence for proof of identity & address,
 - (ii) PAN card,
 - (iii) TIN/TAN Regn. Certificate
 - (iv) Income Tax Return of the last three financial years, etc. of the applicant duly certified by a Chartered Accountant
- (9) The application should be signed by an authorized signatory duly authorized by the Company/Partnership Firm along with a certified copy of such authorization.
- (10) Complete set of bid documents with (I) Technical Bid in a sealed envelope along with Annexure-B (Terms & Conditions), duly signed Annexure-C (Affidavit on stamp paper of Rs. 100/- duly signed and notarized), and Annexure-D (Charges applicable for various services / utilities for F&B outlets) duly signed and stamped by Authorised Signatory.
- (11) Affidavit regarding Paras 3.1.2, 3.1.3 (i) and 12.1 to be submitted (Annexure-C).

Documentary proofs

- (1) Details of business associates, sister concerns, affiliates, subsidiaries, etc. if any **duly self-attested & stamped.**
- (2) Date of establishment of the applicant's business in food outlets. **Certificate(s) from local bodies/authorities/ Municipality/local Police/FSSAI.**
- (3) Annual turnover from F&B operations as referred in Col. 12 of Technical Bid (Attach CA certificate in original).
- (4) Experience in the field of F&B Operations as referred in Col.13 of Technical Bid along with;
 - (i) self-attested photographic & documentary proof(s) to substantiate the claims referred in Col.13 of Tech. Bid, and

- (ii) Self-attested & stamped copies of eating house licence and trade licence from local police/local bodies whichever is applicable, for all the outlets referred in Col.13 of Tech. Bid. and
- 5) National/ International arrangement/ agreement in the field for operation of food courts and brands etc., if any. **Self-attested & stamped copies of agreement(s) or copy of Registration Certificate of Trademark.**

DOCUMENTS TO BE ENCLOSED WITH THE FINANCIAL BID

1. Earnest Money of **Rs. 10.00 lakhs** in the form of a Demand Draft/Banker's Cheque/ Pay Order in favour of "ITPO, New Delhi" from a scheduled commercial bank in a sealed envelope along with the prescribed format of Financial Bid (Form-F).

APPLICATION FORM -F (FINANCIAL BID)
FOR
LICENCE TO OPERATE F&B Outlet No.9 AT PRAGATI MAIDAN,
NEW DELHI

NOTE: The proposed area of F&B Outlet No.9 has been shown in the enclosed drawing.

Dear Sir,

1. I am/We are pleased to submit my/our Financial Bid for Rs. _____ (in words _____) (exclusive of service tax, as applicable) for grant of license to operate **F&B Outlet No.9** in Pragati Maidan for a period of **34 Months (THIRTY FOUR MONTHS)** from the date of possession.

I/We hereby declare, understand and accept that:-

1. the submission of the offer does not guarantee grant of licence and that ITPO has the right to cancel or reject the bids at any time.
2. We will also deposit an interest free refundable/adjustable security deposit or an irrevocable bank guarantee valid for a period of **40 months** for **Rs.20.00 Lakhs**, as applicable for the licensed premises, namely, F&B Outlet No.9, before taking over the possession.
3. That the term of the licence shall be **for a period of 34 Months (Thirty Four Months)** from the date of possession but not later than seven days from the date of issue of Award letter and the same shall not be liable to be extended under any circumstances notwithstanding any dispute between licensor and ourselves.
4. Security deposit will be at the disposal of ITPO to make good any loss/damages/outstanding dues and for performance of other Terms & Conditions of license.

I/We understand that apart from quoted license fee, charges for air-conditioning, electricity, water, PNG, conservancy etc. shall be payable by us regularly to the complete satisfaction of ITPO at the rates decided by ITPO from time to time, along with other statutory and local taxes and we undertake to pay the same regularly as per periodicity indicated by the Licensor. We understand that non-payment of dues on time will result in cancellation of licence. The existing applicable rates specified in **Annexure- D have been seen by us and we agree that these charges are subject to revision by the licensor without any notice.**

The postal address given here-below is the postal/communication address to which all the messages/documents may be addressed/sent to us.

Thanking you,

Yours faithfully,

Place:

Signature :.....

Date:.....

Name :.....

Designation :.....

(Capacity in which signed)

Full Address :.....

.....

.....

.....

Company Seal:

Email ID:.....

SCHEDULE – A

TERMS & CONDITIONS FORMING PART OF LICENCE AGREEMENT.

1. OBJECTIVE

The Licensee shall use the said Licensed Premises only for the purpose of operating a food and beverage outlet subject to the terms and conditions and the guidelines and policies framed by Licensor from time to time, and for no other purpose (hereinafter referred to as “**Permitted Purpose**”). **Apart from licensed premises, no other area adjacent to F&B outlet and / or inside Pragati Maidan shall be used by the Licensee.**

2 TERM OF LICENSE

2.1 The term of the license will be for **34 months (thirty four months)** from _____ and shall expire on _____ (**Licensed Term**) unless earlier terminated/cancelled/revoked by the Licensor. The term of the licence shall not be renewed/extended under any circumstances notwithstanding any dispute between Licensor and the Licensee. The disputes / issues, if any, will be processed for financial compensation.

2.2 The Licensee shall be deemed to have vacated the Licensed Premises **within Seven days after** on termination or expiry of the License Period and shall thereafter have no right to access the Licensed Premises. In such cases, the Licensor will be at liberty to deny entry of Licensees into the Licensed Premises and get the Licensed Premises vacated including disconnection of water, electricity, PNG and other facilities to which the Licensee shall have no right to object. Further, the Licensor will also have right to seal the premises if the possession of the premises is not handed over **within seven days** after the expiry or termination/ cancellation of Agreement. Any issue of licensee seeking resolution may be limited to financial compensation as per the other terms of the agreement.

2.3 On expiry/revocation/cancellation/termination of the Licence, the Licensee shall hand over peaceful vacant possession of the Licensed Premises in good condition to the Licensor along with fixtures, fittings, equipments & furniture etc. provided by the Licensor at the time of allotment or thereafter (an inventory of which will

be prepared and signed by the Licensee at the time of taking over possession of the premises), failing which Licensor shall take over possession and the Licensee shall not have any claim on the goods left in the premises.

- 2.4** Licensee shall reimburse any loss or damage to the property and equipment of Licensor as per the assessment of Licensor's Engineering Division after verification within six week from the date of vacation, along with damages/liquidated damages at the rates to be decided by the Licensor for the period required / taken to repair the property equipment(s).

3. AREA & FACILITY AT F&B Outlet No. 9

3.1 AREA

The area in the outlet is to be used only for the purposes specified in the layout plan / drawing. No change in this regard will be permitted. No unauthorized areas adjacent to the outlet shall be used.

Additional fixtures, even temporary within the licensed area for preparation, servicing, catering or any other purpose shall be permitted with prior approval of ITPO.

4. OPERATION

- 4.1 (a)** The right of admission to Pragati Maidan including in the outlet is reserved by the Licensor as per terms and conditions laid down from time to time. The service from the outlet will be restricted to Organisers, participants, visitors and service providers of Exhibition, Convention, Conference or other Events held inside Pragati Maidan, employees of ITPO and other Organizations for the ongoing fairs and exhibitions and other related activities and all persons authorized entry into Pragati Maidan for bonafide purposes/ operation within Pragati Maidan only. All the visitors should have bonafide entry ticket / entry pass/ exhibitor or Organizers Badge to the Pragati Maidan or employee identity card. None of these categories of authorized visitors to Pragati Maidan will be denied service from the outlet.

- 4.1(b)** The Licensee shall use the Licensed Premises strictly for serving food/ beverages to the exhibitors and visitors to fairs / exhibitions and other related activities in Pragati Maidan. The Licensee is strictly prohibited from using the premises for

catering of outside parties, holding/ organizing seminars, conferences, fairs/ exhibitions or any other trade promotion and trade related activities, banquets, reception, DJ, marriage and other religious ceremonies and rituals as well as functions having such connotations in the Licensed Premises, during the term of the License. The list is indicative in nature and not exhaustive and decision of Licensor in this regard will be final and binding. No direct booking will be accepted by the licensee except for supporting the trade promotion and other related activities permitted by the licensor.

- 4.1 (a) During 3rd party fairs, where organizers have obtained permission to operate F & B outlet in pre-designated area as the approved layout for serving pre-cooked snacks and beverages, the licensee may in agreement with organizers operate such outlet(s) as per the permission and approved layout for such operations.
- (b) For ITPO fairs and the fairs co-organized by ITPO, the licensee with the permission of ITPO may be provided free space on non-exclusive basis, presence inside the exhibition halls, at the designated space, for serving only pre-cooked snacks & beverages. The space allotted for the purpose would be 24 sq. mtrs. and The space would be reviewed on fair to fair basis by User Division depending upon the availability of space (unsold area) for each Hall complex i.e. Hall No. 1, Hall No. 2-5, Hall No. 6, Hall no. 7, Hall No. 8-11, Hall No. 12 & 12A, Hall No. 14 & Hall No. 18 for ITPO fairs other than IITF. The four long term F&B licensees shall bear the charges for various utilities.
- 4.2 The Licensee has no right on the land or Licensed premises.
- 4.3 The Licensed Premises are public premises as defined in the Public Premises (Eviction of Unauthorized Occupants) Act 1971 and fall within the jurisdiction of the Estate Officer, Pragati Maidan New Delhi-110001. The rules framed in PP Act, as amended from time to time, shall be applicable for all matters in respect of the said Licensed Premises.
- 4.4 The Licensee shall be responsible for the maintenance, high standard of cleanliness, sanitation, hygiene in the premises continuously and also for repair and maintenance of fixtures, fittings and additional facilities such as electricity, water and piped natural gas connections. The Licensee shall also ensure prevention of infectious diseases, control and prevention of nuisance from insects, rodents, or any other source of infection or unhygienic condition etc.
- 4.5 The Licensee shall give special attention to the manner in which his employees receive visitors and render services ensuring good hospitality, congenial and pleasant atmosphere. Special care shall be taken for the employee's health and to

ensure that all the workers/employees employed in the premises are medically fit and that they do not suffer from any contagious, loathsome or infectious disease. In this regard a certificate from an RMP (Register Medical Practitioner) in respect of each employee is required to be submitted by the Licensees every six months or earlier if demanded by the Licensor.

- 4.6 The timings of the Outlet in Pragati Maidan will be from 8.00 A.M. to 10.00 P.M., or any other timing prescribed in the circular issued by Licensor in this regard.**
- 4.7** The operator shall ensure that eatable items sold/served from the premises are of requisite hygienic and quality standards and conform to the provisions of the Prevention of Food Adulteration Act and any other guidelines, regulations, standards etc. issued by concerned Government Authorities from time to time. The licensee shall be solely liable for any action or penalty imposed by relevant authorities in this regard.
- 4.8** The Licensee shall also conform to the Food Safety and Standard Acts, Regulations, Bye-laws enacted thereunder and specifically to the guidelines on hygiene and sanitary practices provided under requisite schedule of Notification dated 1st Aug. 2011 of Ministry of Health and Family Welfare- Food Safety and Standards (Licensing and Registration of Food Business) Regulations 2011 and obtain requisite registration/licence/permission to the satisfaction of Licensor before commencing his/her/their operations.
- 4.9** Officials or representatives/appointed agency of Licensor may, at any time, monitor the quality of raw material, food items and standards of facilities and interiors, exteriors of the premises etc. The licensee shall assist/co-operate with the Licensor's officials in this regard.
- 4.10** Printed menus with rate list to be made available inside the outlet. No Hand Bills / Stickers are allowed to be displayed or distributed anywhere in the premises or outside.
- 4.11** The serving of pork, beef and alcohol is strictly prohibited in licensed premises.
- 4.12** The Licensee shall not place or permit placement of any advertisement, notice frames, pictures, decorations, pay telephones, weighing or vending machines or manual or mechanical/electrical devices or contrivance for commercial gains. Boards/Banners/ hoarding/ posters etc. promoting any individuals location/ outlet either in Pragati Maidan or at any of the Gates or near the outlet is not permitted.
- 4.13** Licensee can operate **F&B outlet no.9** as a franchise outlet of a specific brand with appropriate permission from the owner of the brand if the licensee itself is not the owner or master of franchisee of such a brand. Licensee will be permitted to suitably use display materials for identification and promotion of such a brand

both outside and inside the F&B outlet in such display materials and of such sizes as are permitted by the licensor. Co-branding of the F&B outlet No. 9 is permitted along with the identification of the premises as F&B outlet no. 9, which is the licensor's own brand of the outlet. The licensee will not be permitted to promote any other brand or product within or outside the said premises. .

- 4.14 Segregation of waste material will also be undertaken by Licensee as per local rules and regulations. Licensee shall collect all garbage in bags/ boxes/trolleys permitted as per the guidelines of the Licensor. The collected garbage shall be kept at designated locations for disposal by Licensor outside the Pragati Maidan.
- 4.15 The Licensee, his agents and employees shall observe/perform and comply with all applicable law/ rules and regulations of Shops and Establishment Act, Factory Act, Industrial Disputes Act, Minimum Wages Act, Labour Laws and the provision of any statutory law applicable to the Licensee including any rules and regulations made by Licensor or any other department of Government of NCT of Delhi or Local body or administration as applicable from time to time to the business which the Licensee is allowed to carry on under this Agreement and to the area in which the said premises is located. This also includes compliance of laws relating to hygiene, storage, sanitation, cleanliness product quality and disposal of water & waste material etc.
- 4.16 The packaging of the food items served / sold by the Licensee at Pragati Maidan should bear the name / logo of the Licensee.-
- 4.17 Only Potable water will have to be served in the outlets.

5. **FOOD & BEVERAGES TO BE SERVED**

- 5.1 This outlet is meant to serve **Multi Cuisine along with provision for an array of Snacks, Sweet & Salty (Indian and Western) along with beverage of all kinds, may be included in their menu for a period of 34 Months (Thirty Four Months)** from the date of possession.

6. **SERVICE**

- 6.1 All employees of the Licensee will always be in proper clean uniforms with identification badges and they will carry Photo Identity Cards issued by Licensor while on duty at Pragati Maidan.

- 6.2 All employees of the Licensee will always be in proper clean uniforms with identification badges and they will carry Photo Identity Cards issued by Licensor while on duty at Pragati Maidan.

7. OPERATIONAL REQUIREMENTS

- 7.1 The Licensee shall have a minimum of one professional as a full time employee having requisite degree/diploma from a recognized Hotel Management, Catering, Hospitality Institute in their employment at the licensed premises.
- 7.2 The Licensee shall have to use state-of-the-art, kitchen equipment as is being currently used in international standard restaurants and multi-cuisines restaurants in five star hotels.. Proof of such experience and a list of typical equipments proposed to be installed / operated with technical specifications will have to be supplied alongwith photographs to the Licensor.
- 7.3 Use of gas cylinders, coal, fire wood etc. is not permissible. Piped Natural Gas (PNG) available in the outlet will have to be used on payment basis. In case coal or firewood is essential for particular cuisines, special written permission will have to be taken from the Licensor subject to clearance from the Delhi Fire Service which shall be obtained by the Licensee after compliance relating to additional equipment etc., if any, at his own cost and for specific kiosks.
- 7.4 The Licensee, if required, will have to use only equipment using electricity like Microwave oven, hot plate, etc. for heating / re-heating of food items to ensure safety. The list of equipments will have to be got approved in advance from Licensor **and adequate electrical load has to be got pre sanctioned from the Licensor.**
- 7.5 All communications to the Licensor must be sent on the letter-head of the Licensee under the signature of the authorized signatory whose name & designation must be mentioned in the letter. Letter without name & designation of the authorized signatory and letters on plain paper would not be entertained. All notices / communications shall be sent by the Licensor at the address first mentioned above. **The name along with the photograph of the signatory authorized by the company should be informed in writing on company's letter-head to the licensor. All notices / communications shall be sent to the Licensee at the address mentioned by them at the time of allotment. Any change in the address should immediately be informed to the licensor.**

8. LICENCE FEE & SECURITY DEPOSIT

8.1 LICENSE FEE

In consideration of the Licensor having agreed to allow the Licensee to use the Licensed Premises for Permitted Purpose, it is agreed that:

- (a) The Licensee shall pay to the Licensor a Licence Fee of **Rs.**_____ as agreed to for payment for the Licensed Term (hereinafter referred to as "**License Fee**") in addition to the service tax and other Govt. levies, as applicable, from time to time.
- (b) The Licence fee of the entire licence period will be payable in three equal installments; the first installment payable on the issue of allotment letter and second installment within 11 months from the date of possession and third & final installment within 22 months from the date of possession along with the service tax as fixed by the Govt from time to time. Presently the rate of Service tax is **12.36 %** and the Licensor will also charge service tax on the services provided to the Licensee which fall under the purview of Service Tax.

8.2 SECURITY DEPOSIT

- 8.2.1 In addition to the Licence Fee to be payable in **three** equal installments, to the Licensor, the Licensee will also be required to deposit with the Licensor, interest free (refundable/adjustable) Security Deposit of **Rs.20.00 lakhs** through a bank draft or banker's cheque payable at Delhi or a irrevocable bank guarantee valid for a period of **40 months** before taking over the possession of the F&B Outlet.

Besides payments for utilities like electricity, water, piped natural gas at the rates specified by ITPO from time to time, the Licensee will also be required to pay Conservancy Charges for removal of waste as mentioned at Sl. 3 of Annexure-D. This conservancy charge as per rates prescribed is payable for removal of the waste generated by the Licensee from the designated location upto which he shall transport the same by his own arrangement as per detailed guidelines to be issued by the Licensor from the F&B outlet to the designated location for the same. The waste from the designated locations for disposal outside the Pragati Maidan will be by ITPO or its authorized agency/representative.

The charges as indicated in Annexure D are subject to revision without any notice.

8.2.2 Conservancy charges (non-refundable) for entire duration of the licence period are payable in advance in three equal installments along with the installment of licence fee i.e. the first installment payable on the issue of allotment letter and second installment within 11 months from the date of possession and third & final installment within 22 months from the date of possession.

8.2.3 Any act of the Licensee which results in violation of the Agreement or any of the Terms and Conditions contained herein shall give Licensor the right to forfeit the entire amount of the Security Deposit in addition to the right to terminate the Agreement **without any notice and to immediately disconnect utilities like electricity, water, gas etc.**

9. PAYMENT OF DUES AND RATES & TAXES

9.1 Licensee is required to make time-bound payments of all dues towards licence fee, conservancy charges, consumption of electricity, water, gas etc. and applicable taxes.

If any payment towards licence fee, electricity, water, gas, conservancy, property tax, other utilities, penalties and any other dues remain outstanding beyond the date stipulated in the demand note / invoice, Licensor shall have the right to terminate licence within seven days from the date of demand notice without giving further notice and forfeit the security deposit. The electricity, PNG and water connections shall also be disconnected forthwith. Licensor shall take possession of the premises on 'as is where is basis'. The claim of the Licensee to the goods lying in the premises would not be entertained. If the outstanding dues are more than the security deposit, Licensor shall take appropriate action for recovery of balance amount payable to Licensor along with **15%** penal interest at the risk and cost of the Licensee

9.2 No part of the licence fee, Security Deposit and conservancy charges is refundable in the event of cancellation/revocation of the licence by the Licensor.

9.3 The Licensee shall pay all Central, State and Local Taxes including service tax, duties, licence fees, permit fees, etc. as may become payable in accordance with the various laws or rules prevalent in Delhi. In no case shall the licensor be deemed to be the agent of the Licensee for the purpose of collecting and remitting taxes / levies by any tax authority. However, the Licensee shall produce clearance certificate under the various tax laws to the Licensor on demand. **The Licensee**

shall also bear the incidence of Property Tax and pay the same on demand to the Licensor.

- 9.4 The licensee shall adhere to the local municipal and other laws applicable to the catering business already in vogue and also coming into force from time to time during the licensed period.
- 9.5 The licensee shall not charge any price exceeding MRP printed on the item on sale. The sale price cannot exceed the rate printed as MRP. The companies can sell at lower prices if they desire so. Wherever there are more than one MRP for a product, the lowest MRP in Delhi will be charged.

10. **ENTRY & EXIT AND PARKING**

- 10.1 The Licensee shall abide by all the instructions/regulations issued by the Licensor with respect to entry and exit of the material/personnel/ representatives and visitors from time to time.
- 10.2 Entry of vehicles inside the Pragati Maidan is not permitted during the fair/exhibition hours. Only limited number of essential service vehicles, with valid Service Pass, shall be allowed entry. During the IITF and other major fairs, the entry of service vehicles shall be regulated by the Licensor to meet the specific requirements.
- 10.3 The Licensee shall be issued a minimum of **50 entry passes** for their officials/ employees including sanitation staff to support the minimum operations. Additional passes will be issued, if required, on payment of Rs.1,000/- per pass per year. Duplicate passes in lieu of lost/damaged cards will be issued on payment of Rs.200/- per pass.
- 10.4 Licensed premises shall not be used for residential purposes by the Licensee or its employees.
- 10.5 **The licensee will be issued parking label of Gate No. 1 for parking of their vehicles and in no case the licensee is allowed to park their vehicle(s) near the licensed premises.**

11. SAFETY AND SECURITY

- 11.1 The Licensee shall arrange at its own cost the security of the Licensed Premises and inventory thereof and the Licensor shall not be responsible in any manner whatsoever for the security of the Licensed Premises and the goods stored therein.
- 11.2 The Licensee shall make appropriate arrangement and install adequate fire-fighting equipment in accordance with Delhi Fire Service bye laws at its own cost and ensure that they are periodically checked and maintained. The Licensor shall have the right to get the installed equipments checked / monitored from Delhi Fire Service or any other approved agency at the cost of the Licensee if felt appropriate during the period of License. The Licensee will also obtain NOC from Delhi Fire Service in respect of allotted licensed premises. The Licensee will also obtain NOC from Delhi Fire Service in respect of allotted licensed premises **within 45 days from the date of allotment. Timely renewal of the same should be strictly undertaken by the licensee under intimation to ITPO as per rules.**
- 11.3 The Licensee shall also ensure that its employees promptly evict inebriated, rowdy and other anti-social elements if and when the need so arises in order to maintain decorum in the premises.
- 11.4 The Licensee and its employees shall comply with any special instructions issued from Licensor / Delhi Police / Security Agencies including those with regard to security from time to time.
- 11.5 Requisite license to operate outlet in Pragati Maidan will have to be obtained from Delhi Police/MCD etc. before start of operation in the licensed premises **within 45 days in the name of company concerned/in the name of Proprietor/in the name of the authorized representative, from the date of allotment. Timely renewal of the same should be strictly undertaken by the licensee under intimation in ITPO as per rules.**

12. DAMAGES AND PENALTY

- 12.1 The Licensee shall confine their activities within the Licensed Premises and in no case will they be permitted to deviate/ increase/ alter from the same. If any deviation is found on inspection by Licensor or Licensor's representative(s), the License will be cancelled on the spot and electricity, Water & PNG connections shall also be disconnected, without any notice.

- 12.2 Penalty as deemed fit will be imposed by the Licensor for any breach/ non-compliance/violation identified for imposition of Penalty, which may not preclude termination of license without any notice. **Penalty from Rs.50,000/- to Rs.2,00,000/- plus prevailing service tax as applicable or termination of license without any notice/prior intimation, as deemed fit will be imposed at the discretion of the Competent Authority for any breach/non-compliance/violation identified for imposition of Penalty, which may not preclude termination of license without any notice.**
- 12.3 The Licensee shall abide by all directions issued by the Licensor in order to maintain and upkeep the premises in a proper state of cleanliness and hygiene in and around the outlet will ensure the compliance of all rules and regulations with regard to the conditions of food quality/standards, sanitation, cleanliness and hygiene, failing which the Licence Agreement shall be terminated/cancelled.
- 12.4 The Licensee shall comply with the Terms and Conditions as laid down in the Agreement or specified from time to time by Licensor. On any violation/ non-compliance of terms & conditions of the agreement and/ or bid document, the Licensor will be free to terminate / cancel the licence agreement and in such a situation no refund towards licence fee, security deposit and other deposits towards services will be permissible. The decision of the Licensor in this regard will be final and binding.
- 12.5 The Licensee shall not cause damage to any structure, installation, fixture, device, etc. in Pragati Maidan and in the event of any damage being caused to the same intentionally or otherwise, by the Licensee or his employees or invitees or customers, the Licensee shall make good any such damage so caused to the satisfaction of the Licensor and / or the Licensor shall be entitled to repair the damage or make the requisite replacement and call upon the Licensee to reimburse cost thereof forthwith or on demand by Licensor.
- 12.6 The Licensor is at liberty to forfeit the Security Deposit to adjust/offset the dues payable to Licensor by the Licensee after due Notice to the Licensee by the Licensor.

13. GENERAL

13.1 The Licensee shall not sublet, assign or permit or sub-contract of any description or enter into any management agreement or similar arrangements with regard to the use of the Licensed Premises or part thereof to any person/party including, without limitation, its subsidiary – sisters concern, affiliates, etc..

Violation of this clause would invite immediate cancellation of the allotment/termination of Licence. Any change in the management, control, composition, constitution or ownership of the Licensee shall be deemed to be an assignment for the purpose of this Agreement and shall be liable for the same consequences as in case of assignment including termination of the License and forfeiture of License Fee and Security Deposit.

13.2 The Licensor shall have the right to grant rights and privileges to any other parties similar to the ones enjoyed by the Licensee within the Pragati Maidan without any restriction whatsoever.

13.3 The Licensee shall be solely liable towards any complaints, or any action taken by any person against quality of food and beverage served, or other services rendered by the Licensee, or behavior of its employees, staff and supervisors in the Licensed Premises.

13.4 The Licensor does not recognize any association of the Licensees and in case any clarification of the Terms and Conditions of the License or modification thereof, such clarification should be sought by the Licensee alone and no collective representation will be entertained.

13.5 The Licensee shall maintain a complaint book/visitor book / suggestion box at a prominent place in the Licensed Premises and in such a way that it is easily accessible to any person who wishes to record any complaint/ suggestion and the said details/book shall be open for inspection to the Licensor, as and when demanded.

13.6 In case of any strike or lock-out either in the Pragati Maidan or in the Licensed Premises or for security reasons, if the Licensee is unable to function or its business is affected, the Licensor shall not be liable for any loss which the Licensee may suffer. In such an event, the Licensee shall not be entitled to any reduction in the Licence Fees or any other compensation, whatsoever in nature.

13.7 The Licensee shall engage only such persons who will have good character/behavior and are skilful in their business. The Licensee shall furnish the Licensor in writing the names, parentage, age, residential address, specimen signature, biometric data, photographs etc. & all such particulars of all employees whom he proposes to employ for the purpose of this Agreement before they are so employed. Complete data for these persons (as per the form prescribed by the Licensor along with soft copy) will be made available to the Licensor. The Licensor shall have the right to forbid the employment of any person who it may consider unsuitable and forbid his/her entry in Pragati Maidan. Decision of the Licensor shall be final and binding in this regard. The persons employed by the Licensee shall be under the general discipline of the Licensor and shall conform to such directions as may be issued by the Licensor in respect of points or routes of entry to and exit from the premises and in respect of use of toilets etc.

The Licensee shall also have all persons employed by him verified by the police to the satisfaction of the Licensor, before employment, a copy of which along with complete data will be required for issue of Entry Pass to Pragati Maidan by the Licensor. Otherwise temporary entry pass for one month shall be issued for operation and completion of police verification of such employees.

13.8 In the event of the Licensee being prohibited/refrained from selling one or more of its articles in the Licensed Premises because of any Government Laws/ Rules/ Regulations/ Orders of Central Govt. or Govt. of NCT, Delhi, the Licensor shall not be liable for any loss suffered by the Licensee and in such an event the Licensee shall not be entitled to any reduction in the Licence Fees etc.

13.9 Gambling, disco, dancing, karaoke, jam session, cabaret and other similar activities different from service of food & beverages are strictly prohibited .in the licensed premises. Any violation of this clause will result in summary cancellation / revocation of licence.

13.10 Licensor reserves the right to withdraw / temporarily suspend the use of specified area of the allotted premises due to security reasons, VIP movement or for meeting any other statutory obligations. No license fee of that period shall be refunded in this regard and no compensation in terms of grant of extra period beyond licence term shall be considered by Licensor in this case.

13.11 Use of plastic bags etc. in Pragati Maidan is prohibited as per direction of Govt. of NCT Delhi.

- 13.12 The possession / premises shall be allotted on "AS IS WHERE IS BASIS".
- 13.13 Emergency lights in working condition must be available in all individual eating area in the outlet.
- 13.14 **The basement of the premises can be used subject to NOC from Delhi Fire Service and ITPO.**

14. **INSURANCE**

The selected bidder will obtain comprehensive insurance policy for the specified amount to cover damage to the outlet by any means including fire etc., as under:-

- (i) The Licensee will be required to obtain comprehensive insurance policy of the outlet against all risks for a suitable amount. It shall be the responsibility of Licensee to ensure that the insurance policy remain effective without any break during the period of Licence. **The Licensee will also obtain comprehensive Insurance Policy in respect of allotted licensed premises within 45 days from the date of allotment timely renewal of the same should be strictly undertaken by the licensee under intimation to ITPO as per rules.**
- (ii) The Licensee shall also obtain suitable comprehensive insurance policy including but not limited to personal liability insurance, fire insurance, natural calamities insurance for its employees/visitors/ customers and keep it alive during the term of Licence.
- (iii) ITPO will not be liable to` pay for any loss/damage/claim arising out of the operation by the F&B operator. The damages/loss to ITPO's property will be recovered by ITPO at the value as assessed by ITPO.

15. **INVENTORY OF ALL FIXTURES & FITTINGS**

At the time of taking possession of the premises, an inventory of all fixtures and fittings including air-conditioning and electrical etc. will be made and the same will have to match on expiry/revocation/ cancellation/termination of licence period or otherwise at the time of handing over the possession to the Licensor or at the time of taking over possession by the Licensor due to cancellation of licence or deemed vacation.

16. INTERIORS, FURNISHING AND FAIR BUSINESS PRACTICES:

16.1 INTERIORS AND FURNISHING:

- (i) No construction/addition / alteration can be carried out inside the outlet without Licensor's prior written consent and permission.
- (ii) Additional fixtures and interior decorative items to be fixed inside the allocated area shall be permitted by the Licensor, against a specific request made with drawing in detail, after obtaining written permission from the Licensor. On the expiration or termination of this Agreement, as the case may be, the Licensee shall remove such temporary fixtures from the Licensed Premises and restore the premises to the original condition at his own cost after removal of additional fixtures and interior decorative items to the satisfaction of the Licensor.
- (iii) The Licensee shall file a copy of the proposed plans of interior decoration, if any, for Licensor's prior approval before the commencement of the works.

16.2 FAIR BUSINESS PRACTICES:

The Licensee shall be required to adopt fair business practices and to exhibit prices in respect of each item / services of sale and the price so exhibited should be competitive. In case of any complaint the Licensee shall be solely answerable in respect of goods sold from the Licensed Premises.

17. INDEMNITY

17.1 The Licensee shall indemnify and keep indemnified the Licensor against any claims whatsoever, financial or otherwise made by third parties for any loss or injury to any person or property at any time during the subsistence of the Licence and subsequent thereto relating to the period of Licence. The Licensor shall not be responsible in any way for loss for damage by any means causes to the Licensee's stock or property during the period of Licence.

17.2 The Licensee shall indemnify and keep indemnified the Licensor against any claims whatsoever, financial or otherwise made by any employee / worker or trade union, association, etc. relating to any dispute whatsoever, at any time during the subsistence of the Licence and subsequent thereto relating to the period of Licence.

17.3 The Licensee will indemnify the Licensor towards any willful infringement or contravention of any rules, regulations or laws of Municipal Corporation of Delhi or other competent authorities. All applicable laws will be deemed to be applicable to the Licensee in respect of the use and occupation of the Licensed Premises and the Licensee agrees to abide by the terms and conditions therein.

18. TERMINATION / REVOCATION OF LICENCE:

18.1 In case of default of any of the terms stipulated herein or breach of any of the Terms and Conditions of the License Agreement or if any legislation prohibiting or restricting such terms is imposed or impending, the Licensor shall be entitled to revoke / cancel / terminate the License granted under this Agreement with an immediate effect, without being liable to give any notice to the Licensee. In such an event, the Licensee will not be entitled to any refund of license fee and the Security Deposits. The Licensee undertakes to vacate the Licensed Premises immediately or as directed by the Licensor.

18.2 Any act of the Licensee which results in violation of this Agreement or any of the Terms and Conditions contained therein or instructions of the Licensor, shall give Licensor the right to forfeit the entire amount of the Security Deposit in addition to the right to terminate the Agreement **without any notice including making good the expenditure / cost if any incurred by the Licensor in this regard.**

18.3 Upon the expiry of the period of the Licensed Term or earlier termination of the License for any cause whatsoever, the Licensee shall have no right, title, interest to use the said Licensed Premises. The Licensor shall have undisputed right to make use of the said Licensed Premises at its discretion thereafter and also to grant license and/or further rights of the Licensed Premises to any third person or any other party(ies). It will be lawful for the Licensor without notice to enter upon the Licensed Premises after the revocation of the License on termination/expiry of this Agreement. The Security Deposit shall be refunded by the Licensor to the Licensee only on the expiry of the License Term after deducting/adjusting any existing dues including dues of Electricity, water, damage charges, if any, and any other unpaid bill / fee due.

18.4 The Licensee may also, without assigning any reason, surrender the License and terminate this Agreement after giving one month prior written notice to the

Licensor, but in such an event the Licensor shall not refund the License Fee, conservancy charges and the Security Deposit or any part thereof.

- 18.5** Revocation of License and termination of this Agreement for any reason whatsoever shall not absolve the Licensee from responsibilities, liabilities for damages and/or payments accrued prior to the Termination of this Agreement.
- 18.6** (a) The outlet is only meant for serving food & beverages to the authorised visitors and has to be used only for such purposes. It is not an exhibition area and as such no such standalone activity can be carried out, even if it is one of trade promotional activities.
- (b) No open space can be occupied for any activity.
- (c) Any indulgence in such an activity as indicated above at (a)&(b) can be a reason or cause for termination/cancellation/revocation of the licence.
- 18.7** For violation of any terms & conditions of Agreement, the defaulter Licensee will also be debarred for allotment of any F&B outlet in Pragati Maidan in his/her / their name(s) or in the names of their, partners, directors, employees, associates, subsidiaries, sister concerns, affiliates, administrators, representatives, successors etc. as defined in the Companies Act 1956 and/ or in other applicable Acts. Any person(s) acting under or through the defaulter Licensee will also be debarred for allotment of any F&B outlet in Pragati Maidan.
- 18.8** In case if for any reason whatsoever the Licensee continues to occupy the Licensed Premises **even after seven days** beyond the expiry of Agreement, damages @ 5 (five) times of the licence fee (to be calculated on pro rata basis of licence fee quoted for the duration of the licence) or Rs.2.00 lakhs per day whichever is higher for the first seven days of default, 10 (ten) times of the licence fee (to be calculated on pro rata basis of licence fee quoted for the duration of the licence) or Rs.4.00 lakhs per day whichever is higher for the next seven days of default will be payable under this Agreement by way of liquidated damages. The Licensee agrees that it is a reasonable estimate of the damage and the Licensee agrees to pay the same without any protest/demur.

Under no circumstances will the Licensee be allowed to occupy the F&B outlet after the fourteen days of default and the same would be taken over by the Licensor without any notice and in such a situation, the Licensee will have no right to their items, if any, found in the outlet and the same will be disposed off at the cost and risk of the Licensee.

Any violation of this Agreement would disqualify the Licensee from applying for all bids issued / to be issued in future by the Licensor for operation of F&B outlets.

18.9 In case if it comes to notice that information/documents furnished by the licensee along with the bid documents or after award of the contract are false fraudulent, incorrect, misleading or forged, licensor shall be entitled to terminate/revoke/cancel the license granted under this agreement with an immediate effect. In such case, the licensee will not be entitled to any refund of License Fee and Security Deposit.

18.10 For violation of any term & condition of the licence, the Licensor shall be entitled to cancel/terminate/revoke the licence granted under this Agreement. A few illustrative clauses in this regard are mentioned below. This list is, however, only indicative and not exhaustive.

- a) For any failure to maintain cleanliness and hygienic conditions in and around **F&B Outlet No.9** or the quality of food and Beverages served being unsatisfactory as indicated in Clauses 4.4 and 4.15 of the Terms & Conditions.
- b) Organising any unauthorized functions by violating Clauses 4.1 & 4.12.
- c) Delay in payment of dues in terms of Clauses 8.
- d) Any deviation/increase/alteration from the approved area or not confining the activities within the licensed premises as indicated in Clauses 3.1 & 16.1 (i) and for using unauthorized areas adjacent to the outlet.
- e) Any subletting, assigning or permitting or sub-contract of any description or enter into any management agreement or similar arrangements with regard to the use of the Licensed Premises or part thereof to any person/party including, without limitation, its subsidiary – sisters concern, affiliates, etc., or any change in the management, control, composition, constitution or ownership of the Licensee shall be deemed to be an assignment for the purpose of this Agreement and shall be treated as gross violation of Clause 13.1.
- f) For using the licensed premises for any other purpose than for what it is allotted.
- g) On any violation/non-compliance of terms & conditions and / or bid document/Award Letter.

19. DISPUTES, REFUND, CLAIM, STAMP DUTY & OTHER CHARGES, JURISDICTION, INTERPRETATION ETC.

- 19.1 **Refund** In case the Licensee vacates the Licensed Premises before the expiry of the Licence Period, the Licensor will not refund any part of the Licence Fee, Security Deposit and the Conservancy Charges to the Licensee.
- 19.2 **Smoking Prohibited** Smoking and sale of cigarette/ bidi, chewing of paan, paan masala, gutaka & other similar items, are not allowed. Sale & consumption of any form of intoxicant substances banned under law is strictly prohibited
- 19.3 **Exit Permit** On expiry/cancellation/termination of licence, Exit Permit/ Gate Pass will be issued on receipt of all the dues by ITPO. Gate passes will be issued by the Licensor for taking out legitimate material out of Pragati Maidan by the Licensee.
- 19.4 **Storage** No storage is allowed outside the Licensed Premises and behind the F&B outlet.
- 19.5 **Stamp Duty and Charges** The Licensee shall bear the cost of stamp duty to prepare two original License Agreements and one original each shall remain in custody of parties to this contract. All other applicable charges shall also be borne by the Licensee.
- 19.6 **Jurisdiction** This Agreement is subject to the exclusive jurisdiction of courts at Delhi/ New Delhi.
- 19.7 **Interpretation** The decision of CMD, ITPO, the Licensor or his nominee shall be final and binding on the operators about the Rules & Regulations relating to the use of the Licensed Premises including disputes/ differences of opinion, if any.

20. COVENANTS, UNDERTAKINGS AND WARRANTIES

The Licensee further undertakes and warrants to and covenants with the Licensor as follows:-

- (i) No interest of any kind whatsoever whether by way of tenancy, lease, sub-lease or otherwise is being created in favour of the Licensee in the said Licensed Premises or any part thereof.
- (ii) Licensed Premises shall at all times be under the ownership, possession control and supervision of the Licensor. The Licensor shall retain possession of the said Licensed Premises and shall have the right to direct the mode and manner of the use of the said Licensed Premises. Further, the Licensor or its authorized representatives shall at all times retain free and unobstructed right of ingress and egress to the Licensed Premises including, without limitation, access for inspection and to carry out repairs, alterations and additions at all reasonable time during the tenure of operation.
- (iii) Licensee has no right of way, passage, air and light or any other easement rights in the said Licensed Premises but has merely the permission to use the Licensed Premises for the Permitted Purpose and only during the Licensed Term. Licensee shall have no interest in the licensed Premises in any manner whatsoever after expiry or termination / cancellation of licence agreement.
- (iv) Licensee shall not store or bring into the Licensed Premises any inflammable or otherwise dangerous materials / goods, narcotics or drugs/ alcoholic beverages, banned substances in any part of the Licensed Premises which would present a fire and/or health hazard to the Licensed Premises property, its guests and/or visitors.
- (v) Licensee shall not play any loud and / or annoying music, nor cause or be the cause of loud and / or noisy conduct nor indulge in anything whatsoever which may constitute a source of nuisance or annoyance to the Licensor, visitors, guests or other Licensees.
- (vi) Use of loudspeakers or playing music, making announcement and other promotional means for attracting visitors etc. is strictly prohibited.

- (vii) Copyright Licence – All necessary licenses for using copy right material from the relevant Copyright Societies e.g. Phonographic Performance Ltd. and the IPRS etc. shall be obtained and the copy of the same shall be kept for perusal of Licensor (ITPO). The F&B operator has to get required licence(s) from the concerned authorities in advance. Any F&B operator found infringing Copyright Act shall be personally liable to pay the penalty and indemnify ITPO for such infringements.
- (viii) Licensee shall not, in any manner whatsoever make any favour or give any concession of any kind to any of the staff of the Licensor.

21. Arbitration

- (a) All matters of dispute arising out of this shall be governed by Indian law and subject to Court jurisdiction in New Delhi.
- (b) In the event of any question, dispute or difference arising under the agreement in connection therewith (except as to matters, the decision to which is specifically provided under this agreement) the same shall be referred to sole arbitration of the CMD, ITPO (hereinafter referred to as the said officer) and if the CMD, ITPO is unable or unwilling to act as such, than to the sole arbitration of some other person appointed by the CMD, ITPO. The agreement to appoint an arbitrator will be in accordance with the Arbitration and Conciliation Act, 1996. The adjudication of such Arbitrator shall be governed by the provisions of the Arbitration and Conciliation Act, 1996, or any statutory medication or re-enactment thereof of any rules made thereof.
- (c) The Arbitrator may from time to time with the consent of both the parties enlarge the time frame for making and publishing the award. Subject to aforesaid Arbitration and Conciliation Act, 1996 and the rules made there under, any modification thereof for the time being in force shall be deemed to apply to the arbitration proceeding under this clause.
- (d) The venue of the arbitration proceeding shall be the office of ITPO or any other venue decided by the Arbitrator.
- (e) Upon any and every reference as aforesaid, the assessment of costs and incidental expenses in the proceedings for the award shall be at the discretion of the Arbitrator.

AFFIDAVIT

I, _____, son/daughter/wife of _____ resident
of _____ Director / Partner / Proprietor of
M/s. _____ having its registered
office at _____ do

hereby solemnly declare and affirm as under:-

1. that I/firm/company have/has the requisite licenses and approvals including license to operate food and beverage outlets.
2. that there has been no case/litigation whatsoever against me / firm / company or any other business/ legal entity in which I/we have controlling share under Prevention of Food Adulteration Act, 1954 or any other law which restricts me / firm / company from operating food and beverage outlets and/ or to enter into the License Agreement.
3. that no penalty on account of failure of food samples/ unhygienic condition of F&B outlet(s) has been levied on me / firm/ company or any other legal entity in which I/we have controlling share by any of local / Government Authority.
4. That I/we/firm/company shall conform to the Food Safety and Standard Acts, Regulations, Bye-laws enacted thereunder and specifically to the guidelines on hygiene and sanitary practices provided under requisite schedule of Notification dated 1st Aug. 2011 of Ministry of Health and Family Welfare- Food Safety and Standards (Licensing and Registration of Food

- Business) Regulations 2011 and obtain requisite registration/licence / permission to the satisfaction of Licensor before commencing operations.
5. That I/we/firm/company shall ensure that eatable items sold/served from the premises are of requisite hygienic and quality standards and conform to the provisions of the Prevention of Food Adulteration Act and any other guidelines, regulations, standards etc. issued by concerned Government Authorities from time to time. I/we shall be solely liable for any action or penalty imposed by relevant authorities in this regard.
 6. that I/firm/company am/is financially sound to undertake such an Agreement.
 7. That I/firm/company or any other business/legal entity in which I/we have controlling share has/have never been barred from operating any F&B outlet anywhere in India by any agency / Govt. Deptt.
 8. That I/we understand and agree that licensed premises shall not be used after expiry of the Agreement. The Licensor will have the right to disconnect electricity, water, PNG and other services after expiry of the Agreement and/or seal or take over the premises on the expiry of the Licence Agreement **without any notice** to the licensee.
 9. That I /we understand and agree that the licence period /term of licence of **F&B Outlet No.9** for which I am/ we are submitting our bids, is **for a period of 34 months** from the date of possession as per the Bid Notice/Bid Documents and the period of licence is non-negotiable and will not be

- extended under any circumstance on ground of any dispute and agree that said issues may be processed for financial compensation, if any.
10. That in case I am/we are allotted the **F&B Outlet No-9**, I/we will hand over the peaceful vacant possession of the licensed premises immediately on expiry of term.
 11. That in case I am/ we are allotted **F&B Outlet No-9**, I/we shall peacefully hand over the vacant possession of the licensed premises on termination / cancellation/revocation of licence in accordance with the instructions issued by the licensor in this regard and seek resolution of dispute, if any, through financial compensation only.
 12. That I / we undertake and agree that we shall not resort to any unauthorized use of the premises and shall confine the permitted activities within the specified area. We also understand and agree that for any violation of these conditions and / or for use of any area outside / beyond the licensed area, the licence agreement will result in summary cancellation/ termination of licence agreement.
 13. That I / we undertake and agree that the Licensor will have the right to revoke / cancel the Licence Agreement **without any notice** on violation of any terms & conditions of the bid document and / or Agreement.
 14. That I / we agree and understand that I / we will have no authority to access the premises after the expiry / termination / revocation / cancellation of Licence Agreement.

15. That I/we agree and undertake that I / we will not operate more than one F&B outlet in Pragati Maidan at any point of time.
16. That I/we undertake to pay the amounts as demanded by ITPO towards damage if caused to the licensed premises during the tenure of Agreement/ on vacation. The amount towards damages shall be paid within three days from the date of Demand Note / Invoice.
17. That I/we or our other business entity where we had and / or still have controlling share, have not been barred from operating an F&B outlet on account of food quality issues by concerned govt. authorities or have not been convicted for irregularities concerning F&B outlets under various statues / rules / regulations / orders etc.
18. That I/we have not been debarred from bidding on account of Clause 3.1.3 (i) of bid documents.
19. That I/we have read all the terms & conditions forming part of the Licence Agreement (Annexure-B) and agree to abide by them in entirety.

DEPONENT

VERIFICATION

Verified at Delhi on this _____day of _____, 2014 that the contents of the above Affidavit are true and correct to my /our knowledge and no part is false and incorrect.

DEPONENT

India Trade Promotion Organisation**Charges applicable (subject to change) for various services / utilities for
F&B Outlet No.9**

| S. No. | Services / Utilities | Rate |
|--|---|--|
| 1. | Electricity Charges | Rs. 14/- per KWH subject to a minimum of Rs. 252/- per KW per month of connected load wherever meter is installed. |
| | | (a) <u>Power connection charges:</u> Rs.190/- per KW |
| | | (b) <u>Power Consumption Charges:</u> Rs. 168 per KW per day |
| | | (b) <u>Penal charges:</u> In case load is drawn more than the sanctioned load, penal rates will be charged @ <u>1.5 times</u> the normal rate of ITPO approved tariff. |
| (c) <u>Re-connection charges:</u> In case of power disconnection, re-connection charges as per approved tariff will be charged @ Rs.190/- per KW. | | |
| 2. | Water Charges | (a) <u>Water consumption charges:</u> Rs. 245/- per kilo litre. |
| | | (b) <u>Water connection charges:</u> Rs. 9250/- per connection. |
| | | (c) <u>Re-connection charges:</u> Rs. 18500/- |
| 3. | Conservancy Charges | (i) For the month of November @ Rs. 50,000/- (ii) For remaining period @ Rs. 7,900/- per month. |
| 4. | Piped Natural Gas (PNG) - wherever available. | Rs.63/- per cubic meter |
| 5. | Air Conditioning Charges (including power consumption) | As per actual electricity consumption on meter reading basis. The rate per unit will be Rs. 15.40/- (Rupees Fifteen & paise Forty only) per Unit. |

Note:

(1) Rates are subject to change without any notice.

(2) Service Tax@12.36% or at any other rate as prescribed by the Govt. of India will be applicable on all the services or as prescribed by the competent authority.