RFPDOCUMENT

Selection of Consultant

for preparation of Vision & Master Plan, Detailed LayoutPlan, Urban Design Guidelines, Integrated Infrastructure Plan, and Preliminary Engineering Design

for

Sector 29, Gurugram, Haryana

Issuedby Haryana Shehri Vikas Pradhikaran (HSVP)

December2023

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DISCLAIMER

The information contained in this Request for Proposal document ("RFP") or subsequently provided to

Applicants(interestedfirmsreferredtoas"Applicants"),whetherverballyorindocumentaryoranyot her form,byor onbehalfoftheState Authority Haryana Shehri Vikas Pradhikaranreferred herein as "Authority") or any of itsemployees or advisors, is providedtoApplicants on the terms and conditions set out in this RFP and such other terms andconditions subject to which such information is provided.

ThisRFPisnotanagreementoranofferbytheAuthoritytotheprospectiveapplicantsoranyotherpers on.Thepurposeofthis RFP is to provide interested parties with information that may be useful to them in the formulation of their Proposalspursuant to this RFP. This RFP includes statements, which reflect various assumptions and assessments arrived at by theAuthorityin relation to theadvisory services.Suchassumptions, assessments and statements donot purporttocontain allthe information that eachApplicantmayrequire.This RFPmaynot beappropriate for allpersons, and it is not possible forthe Authority, its employees, or advisors to consider the objectives, technical expertise and particular needs of eachpartywho reads or uses this RFP. The assumptions, assessments, statements, and informationcontained in this RFP

becomplete,accurate,adequateorcorrect.EachApplicantshould,therefore,conductitsowninvesti gationsandanalysisandshould check the accuracy, adequacy, correctness, reliability and completeness of the assumptions, assessments andinformation contained in this RFP and obtain independent advice from appropriate sources.

Information provided in this RFP to the Applicants may be on a wide range of matters, some of which may depend uponinterpretation of law. The information given is not intended to be an exhaustive account of statutory requirements and should not be regarded as a complete or authoritative statement of law. The Authority accepts no responsibility for theaccuracy or otherwise for any interpretation or opinion on the law expressed herein.

The Authority, its employees and advisors make no representation or warranty and shall have no liability to person, including any applicant under any anylaw,statute,rulesorregulationsortort,principlesof restitutionorunjust enrichmentorotherwise for any loss, damages, cost or expense which may arise from or be incurred or suffered on account of anythingcontained in this RFP or otherwise, including the completeness of the accuracy, adequacy, correctness, reliability or RFP and any assessment, assumption, statement or information contained there in ordee medto form partofthisRFPorarisingin any way in this selection process.

The Authority also accepts no liability of any nature, whether resulting from negligence or otherwise however causedarising from reliance of any Applicant upon the statements contained in this RFP.

The Authority may in its absolute discretion, but without being under any obligation to do so, update, amend orsupplement the information, assessment or assumption contained in this

RFP.

The issue of this RFP does not imply that the Authority is boundtoselect an applicant or to appoint the selected applicant for the consultancy and the Authority reserve the right to reject all or any of the proposals without assigning any reasons what so ever.

The applicant shall bear all its costs associated with or relating to the preparation and submission of its proposal including but not limited to preparation, copying, postage, delivery fee, expenses associated with any demonstration or presentation which may be required by the Authority, or any other cost incurred inconnection withor relating to its proposals. All such costs and expenses shall remain with the applicant and the Authority shall not be liable in any manner whatsoever for the same or for any other cost or other expenses incurred by an applicant in preparation or submission of proposal, regardless to the conduct or outcome of the selection process.

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1 LETTEROFINVITATION

Ref.No/TenderNo:

Dated:

DearSir /Madam:

Haryana Shehri Vikas Pradhikaran (HSVP) invites proposals to provide the following consultingservices: "for preparation of Vision & Master Plan, Detailed Layout Plan, Urban Design Guidelines, Integrated Infrastructure Plan, and Preliminary Engineering Design for Sector 29, Gurugram, Haryana"

Further details of the services requested are provided in the enclosed Scope of Work.

All information contained in this RFP should be treated as commercially confidential and you are requested to limitdissemination on a need-to-know basis.

Please note that while all the information and data regarding this RFP is to the best of Authority's knowledge accurate within the considerations of scoping the proposed project, the Authority holds no responsibility for the accuracy of this information, and it is the responsibility of the Applicant to check the validity of data included in the document.

Yourssincerely,

CHIEF TOWN PLANNER HSVP, PANCHKULA

2 INSTRUCTIONSTOAPPLICANTS

2.1 Introduction

- 2.2 Haryana Shehri Vikas Pradhikaran("HSVP" or the "State Authority") is a planning/developingauthority for the state of Haryana and works under the Urban Development department of the state of Haryana.
- 2.2.1 The Authority has decided for Preparation of Vision & Conceptual Master Plan, Detailed Layout Plan, Urban Design Guidelines, Integrated Infrastructure Plan, Preliminary Engineering Design for commercial Sector 29, Gurugram, Haryana"as outlined in Section 4 below. Inpursuanceofthe above, the Authority has decided to carry out the process for selection of a Consultant and hence, issues this RFP.

2.2.2 RequestforProposals

TheAuthorityinvitesproposals(the"**Proposals**")from interestedfirms(the"**Applicants**").TheAuthority intendsto select the aforementioned firm through an open competitive bidding process in accordance with theprocedure set out herein. The appointment of the Master planner shall be made via Quality and Cost BasedSelection (QCBS) method.

2.2.3 **DuediligencebyApplicants**

Applicants are encouraged to inform themselves fully about the assignment and the local conditions beforesubmitting the Proposal, sending written queries to the Authority, and attending a Pre-bid Conference within thespecified date and time.

2.3 BriefdescriptionofSelectionProcess

- 2.3.1 Detailed description of the objectives, scope of work, deliverables and other requirements relating to thisConsultancy are specified in this RFP. The Authority has adopted a single stage, two envelope selection process(collectively the "Selection Process") for evaluating the Proposals comprising Technical and Financial Proposalsalongwith details of experience/capacity.
- 2.3.2 Technical and Financial Proposals of only those Applicants shall be evaluated which meet the minimumConditions of Eligibility as per Cause 10.
- 2.3.3 TechnicalEvaluationwillbecarriedoutasspecifiedinClause11.1.Thereafter,financialevalua tionwillbecarriedout as specified in Clause 11.2. Proposals will finally be ranked according to their combined technical andfinancialscoresasspecifiedinClause11.3.ThefirstrankedApplicant(the"SelectedApplic ant")shallbecalledfornegotiation, if necessary, while the second ranked Applicant will be kept in reserve.

RFP for Selection of Consultant for preparation of Vision & Master Plan, Detailed Layout Plan, Urban Design Guidelines, Integrated Infrastructure Plan, and Preliminary Engineering DesignforSector 29, Gurugram, Haryana

2.4 ScopeofProposal

- 2.4.1 Detaileddescriptionoftheobjectives,scopeofwork,deliverablesandotherrequirementsrel atingtothisprojectare specified in this RFP.
- 2.4.2 NotethatConsortium/JVisnotpermittedfortheProject. International firms with extensive experience in designing of Central business districts are welcome to participate in the RFP.
- 2.4.3 ThewaytheProposalisrequiredtobesubmitted,evaluatedandacceptedisexplainedinthisR FP.TheApplicantsare advised that the selection shall be based on an evaluation by the Authority through the Selection Processspecified in this RFP. Applicants shall be deemed to have understood and agreed that no explanation orjustification for any aspect of the Selection Process shall be given and that the Authority's decisions are withoutany right of appeal whatsoever.
- 2.4.4 TheApplicant shallsubmititsProposalintheformandmanner specified in thisSectionof the

RFP.TheTechnicalproposalshallbesubmittedintheformprescribedandtheFinancialPropos alshallalso besubmittedintheformprescribed.

2.4.5 KeyPersonnel

RFP requires applicants to detail their key personnel (the "**Key Personnel**" or "**Team**") who shall discharge their respective responsibilities as specified in the RFP.

2.5 ConditionsofEligibilityofApplicants

Applicantsmustcarefullyreadtheminimumconditionsofeligibility(the"ConditionsofEligibility")provided in the RFP.Proposals of only thoseApplicants who satisfy the Conditions of Eligibility shall be considered for evaluation.

2.6 CostofProposal

The Applicants shall be responsible for all the costs associated with the preparation of their Proposals and theirparticipation in the Selection Process including subsequent negotiation, visits to the Authority etc. The Authorityshall not be responsible or in any way liable for such costs, regardless of the conduct or outcome of the SelectionProcess.

2.7 Visitsandverificationofinformation

Applicantsareencouraged tosubmit theirrespectiveProposalsafterascertainingforthemselvestheavailability ofdocuments and other data with the Authority, Applicable Laws and regulations or any other matter consideredrelevant by them.

2.8 AcknowledgementbyApplicant

- 2.8.1 ItshallbedeemedthatbysubmittingtheProposal,theApplicanthas:
 - a. madeacompleteandcarefulexaminationofthe RFP;
 - b. acceptedtheriskofinadequacy, errorormistake in the information provided in the RFP or furnished by or on behalf of the Authority or relating to any of the matters referred to in Clause 2.5 above;
 - c. satisfied itself about all matters, things and information, including matters referred to in Clause 2.5 hereinabove, necessary and required for submitting an informed Application and performance of all of itsobligations there under;
 - d. acknowledgedthatitdoesnothaveaConflictofInterest;and
 - e. agreedtobeboundbytheundertakingprovidedbyitunderandintermshereof.
- 2.8.2 The Authority shall not be liable for any omission, mistake or error in respect of any of the above or on accountofanymatter or thingarisingout of or concerning orrelatingtoRFPorthe SelectionProcess, includingany erroror mistake therein or in any information or data given by the Authority.

2.9 RighttorejectanyorallProposals

- 2.9.1 Notwithstandinganythingcontained inthis RFP, the Authority reserves the right to accept or reject any Proposal and to annul the Selection Process and reject all Proposals, at any time without any liability or any obligation for such acceptance, rejection or annulment, and without assigning any reasons therefore.
- 2.9.2 Without prejudice to the generality of Clause 2.7.1, Authority reserves the right to reject any Proposal if:
 - a. atanytime, a material misrepresentation is made or discovered, or
 - b. theApplicantdoesnotprovide,withinthetimespecifiedbytheAuthority,the supplementalinformationsought by the Authority for evaluation of the Proposal.
- 2.9.3 Misrepresentation/ improper responseby theApplicantmayleadtothe disqualification of the Applicant. If such disqualification / rejection occurs after the Proposals have been opened and the highest-ranking Applicant getsdisqualified/rejected,thentheAuthorityreservestherighttoconsider thenextbestApplicantortakeanyothermeasure as may be deemed fit in the sole discretion of the Authority, including annulment of the SelectionProcess.

2.10 Contentsofthe RFP

This RFP comprises the Disclaimer set forth herein / above, the contents as listed below and shall additionally include any Addendum / Amendment issued in accordance with Clause 2.10:

RequestforProposal

- 1. LetterofInvitation
- 2. InstructionstoApplicants
- 3. DataSheet
- 4. ProjectBackground
- 5. ScopeofWork
- 6. DurationoftheAssignment
- 7. DeliverablesandPaymentSchedule
- 8. KeyPersonnel
- 9. TermsandConditions
- 10. ConditionsofEligibilityofApplicants
- 11. EvaluationandSelectionProcess
- 12. Format/formsfortechnicalproposal
 - i. Form1:Letterofproposalsubmission
 - ii. Form2:PoAinfavourofauthorizedsignatory
 - iii. Form3:Applicantorganizationprofile
 - iv. Form4:Relevantexperienceformat
 - v. Form5:Financialcapacityformat
 - vi. Form6:Descriptionofproposedapproachandmethodology
 - vii. Form7:Curriculumvitae(CV)forproposedprofessionalstaff
 - viii. Form8:Informationregardinganyconflictingactivitiesanddeclarationthereof
 - ix. Form 9: Current and Past Proceedings, Litigation, Arbitration, Actions, Claims, InvestigationsandDisputes
- 13. Generalconditions

2.11 Clarifications

2.11.1 Applicants requiringany clarification on the RFP maysend their queries to the Authority by e-mail so as to reachbefore the date mentioned in the Data sheet / RFP. The email subject shall clearly bear the followingidentification:

"Queriesconcerning RFP for—<u>" RFP for Selection of Consultant for preparation of Vision</u> <u>& Master Plan, Detailed Layout Plan, Urban Design Guidelines, Integrated</u> Infrastructure Plan, and Preliminary Engineering Design for Sector 29, Gurugram, Haryana"</u>

- 2.11.2 The Authority shall endeavor to respond to the queries as per timelines specified in Section 3 of thisdocument. The Authority shall post the reply to all such queries on the official website / tender portal.
- 2.11.3 The Authorityreserves the right not torespond to any queries or provide any

for preparation of Vision & Master Plan, Detailed Layout Plan, Urban Design Guidelines, Integrated Infrastructure Plan, and Preliminary Engineering DesignforSector 29, Gurugram, Haryana

clarifications, in its sole discretion, and nothing in this Clause 2.9 shall be construed as obliging the Authority to respond to any question or toprovide any clarification.

2.12 AmendmentofRFP

- 2.12.1 At any time prior to the deadline for submission of Proposal, the Authority may, for any reason, whether at itsown initiative or in response to clarifications requested by any Applicant, modify the RFP document by theissuance of Addendum/ Amendment and posting it on the official website / e-portal (www.hsvphry.org.in)
- 2.12.2 TheAuthorityshalluploadalldocumentsincludinganyAddendum/Amendmentandrespons estopre-bidqueries on the official website / e-portal (<u>www.hsvphry.org.in</u>)
- 2.12.3 To afford the Applicants a reasonable time for taking an amendment into account, or for any other reason, theAuthority may, in its sole discretion, extend the Proposal Due Date (PDD).

2.13 Language

The Proposal with all accompanying documents (the "Documents") and all communications in relation to orconcerning the Selection Process shall be in English language and strictly on the forms provided in this RFP. Nosupportingdocument or printed literature shall besubmittedwith the Proposal unless specificallyaskedfor and incase any of these Documents is in another language, it must be accompanied by an accurate translation of all therelevant passages in English, in which case, for all purposes of interpretation of the Proposal, the translation inEnglish shall prevail.

2.14 FormatandsigningofProposal

- 2.14.1 The Applicant shall provide all the information sought under this RFP. The Authority would evaluate only thoseProposals that are received in the specified forms and completed in all respects.
- 2.14.2 The Proposal shall be typed or written in indelible ink and signed by the authorised signatory of the Applicantwho shall initial each page, in blue ink. In the case of printed and published documents, only the cover shall beinitialed. All the alterations, omissions, additions, or any other amendments made to the Proposal shall beinitialed by the person(s) signing the Proposal. The Proposals must be properly signed by the authorisedrepresentative (the "Authorised Representative" or "Authorized Signatory") as detailed below:
 - a. by a partner, incase of a partner ship firm and/or a limited liability partner ship; or
 - b. byadulyauthorisedpersonholdingthePowerofAttorney,incaseofaLimitedCompanyor acompany.
- 2.14.3 Applicants should note the PDD, as specified in Data sheet, for submission of Proposals. Except as specificallyprovided in this RFP, no supplementary material shall be entertained by the Authority, and that evaluation shallbe carried out only based on documents received by the closing time of PDD as specified. Applicants shallordinarily not be asked to provide additional material information or documents after the date of submission, and unsolicited material if submitted shall be summarily rejected.

2.15 TechnicalProposal

2.15.1 Applicants shall submit the technical proposal in the formats shared for Technical Proposal (the "TechnicalProposal").

ContentsofTechnicalProposal

- a. Form1:Letterofproposalsubmission
- b. Form2:PoAinfavourofauthorizedsignatory
- c. Form3:Applicantorganizationprofile
- d. Form4:Relevantexperienceformat
- e. Form5:Financialcapacityformat
- f. Form6:Descriptionofproposedapproachandmethodology
- g. Form7:Curriculumvitae(CV)forproposedprofessionalstaff
- h. Form8:Informationregardinganyconflictingactivitiesanddeclarationthereof
- i. Form9:CurrentandPastProceedings,Litigation,Arbitration,Actions,Claims,InvestigationsandDisp utes
- j. Form10:EMDinformofBankGuarantee(asperform10)
- k. Proofofsubmissionoftenderfee(paymentsnippetorpaymentdetails)

- 2.15.2 SubmissionofTechnicalProposal
 - a. ApplicantshallpreparetheTechnicalProposal,withallformsandformatsasabove.
 - b. Allpagesshallbenumberedserially, and an index of submissions shall be given.
 - c. Allpagesmustbeclearandlegible.
 - d. Applicant

shallprinttheTechnicalProposalasabove.TheAuthorizedSignatoryoftheApplicantshalls ignandput a company stamp/seal on each page of the Proposal. The Proposal shall then be scanned and convertedinto a readable PDF file. The scanned Technical Proposal shall be uploaded on the e-portal(www.hsvphry.org.in). Note–TechnicalProposalshallbesubmittedONLINEONLY.

- 2.15.3 WhilesubmittingtheTechnicalProposal,theApplicantshall,inparticular,ensurethat:
 - a. TheproposalisresponsiveintermsofClause2.19;
 - b. Allformsaresubmitted in the prescribed formats and signed by the prescribed signatories;
 - c. Powerofattorney, if applicable, is executed as per Applicable Laws;
 - d. CVsofallKeyPersonnelhavebeenincluded;
 - e. KeyPersonnelhavebeenproposedonlyiftheymeettheConditionsofEligibilitylaiddownintheRFP;
 - f. NoalternativeproposalforanyKeyPersonnelisbeingmadeandonlyoneCVforeachpositio nhasbeenfurnished;
 - $g. \ No Key Personnel should have attained the age of 75 years at the time of submitting the proposal.$
- 2.15.4 Failure to comply with the requirements spelled out in this Clause 2.13 shall make the Proposal liable to berejected.
- 2.15.5 The Technical Proposal shall not include any financial information relating to the Financial Proposal.

2.15.6 EarnestMoneyDeposit(EMD)/BidSecurity

- i. TheBiddershalldepositEMD/BidSecurityamountingtothe sumandintheformasmentionedintheDataSheet.
- ii. AnyBidnotaccompaniedbyEMD/BidSecurityshall notbesummarily acceptedbytheAuthorityasnon-responsive.
- iii. The EMD/Bid Security of unsuccessful Bidders shall be returned by the Authority, without any interest, aspromptlyas possibleon acceptance of theBid of the Selected Bidder or when the Bidding process is cancelledby the Authority, and in any case within 60 (sixty) days from the bid submission date.
- iv. The Selected Bidder's / Consultant's EMD/ Bid Security shall be returned, without any interest, upon theConsultant signing the Concession Agreement / letter of award (LoA) and furnishingthe Performance Securityin accordance with the provisions thereof.
- v. The EMD/ Bid Security shall be forfeited as Damages without prejudice to any other right or remedy that maybe available to the Authority under this RFP, or otherwise, if
 - a. Biddersubmitsanonresponsive/incompleteBidanddoesnotprovidesupportingdocumentsifaskedby

the Authority;

- b. Bidderengagesinacorruptpractice,fraudulentpractice,coercivepractice,undesira blepracticeorrestrictive practice as specified in the RFP;
- c. Bidder withdraws its Bid during the period of Bid validity as specified in this RFP and as extended bymutual consent of the respective Bidder(s) and the Authority;
- d. theSelectedBidderfailswithinthespecifiedtimelimittofurnishthePerformanceSecurity withintheperiodprescribed.
- 2.15.7 TheAuthorityreservestherighttoverifyallstatements,informationand documents,submittedbytheApplicantin response to the RFP. Any such verification or the lack of such verification by the Authority to undertake suchverificationshallnot relieve the Applicant of the obligations or liabilities hereunder nor shall affect anyrights of the Authority there under.
- 2.15.8 Incaseit is found duringthe evaluationor at anytimebefore signing the LoA or after its executionand duringthe period of subsistence thereof, that one or more of the eligibility conditions have not been met by theApplicant or the Applicant has made material misrepresentation or has given any materially incorrect or falseinformation, the Applicant shall be disqualified forthwith if not yet appointed either by issue of the LOA, and iftheSelectedApplicant hasalreadybeenissuedtheLOAthesameshall,notwithstandinganythingtothecontrarycont ained therein or in this RFP, be liable to be terminated, by a communication in writing by the Authoritywithout the Authority being liable in any manner whatsoever to the Selected Applicant.

In such an event, the Authority shall forfeit and appropriate the Performance Security, without prejudice to anyother right or remedy that may be available to the Authority.

2.16 FinancialProposal

- 2.16.1 SubmissionofFinancialProposal
 - a. ApplicantshalldownloadtheExcelforFinancialProposalfrome-portal.
 - b. ApplicantshallfilltheExcelanduploadtheFinancialProposalone-portal.

Note-FinancialProposalshallbesubmittedONLINEONLY

- 2.16.2 WhilesubmittingtheFinancialProposal,theApplicantshallensurethefollowing:
 - a. All the costs associated with the assignment shall be included in the Financial Proposal. These shall normallycover remuneration for all the personnel, accommodation, airfare, equipment, printing of documents, etc.
 - b. The total amount indicated in the Financial Proposal shall be without any conditions attached or subject toany assumption and shall be final and binding.
 - c. The Financial Proposal or financial quotes hall be exclusive of applicable GST.
 - d. TheAuthority shallmake paymentstothe consultant accountingforapplicable GSTanddeductionoftaxesat source as per Applicable Laws.

2.17 LateProposals

Proposals received by the Authority after the specified time on the Proposal Due Date (PDD) shall not be eligible forconsideration.

2.18 Modification/substitution/withdrawalofProposals

- 2.18.1 The Applicant may modify, substitute, or withdraw its Proposal after submission, any time prior to PDD on theonline portal. No Proposal shall be modified, substituted, or withdrawn by the Applicant on or after the PDD.
- 2.18.2 Any alteration/modification in the Proposal or additional information or material supplied subsequent to thePDD, unless the same has been expressly sought for by the Authority, shall be disregarded.

2.19 PerformanceSecurity

- 2.19.1 The Applicant, by submitting its Application pursuant to this RFP, shall be deemed to have acknowledged that without prejudicetotheAuthority'sanyotherrightorremedyhereunderorinlaworotherwise,itsPerf ormanceSecurityshallbeforfeitedandappropriatedbytheAuthorityasthemutuallyagreed pre-estimatedcompensationand damages payable to the Authority for, inter alia, the time, cost and effort of the Authority in regard to theRFP, including the consideration and evaluation of the Proposal, under the following conditions:
 - a. If an Applicant engages in any of the Prohibited Practices specified in Clause Fraud & corrupt practice of this RFP;
 - b. If the Applicant is found to have a Conflict of Interest as specified in Clause of conflict of interest; and
 - c. If the selected applicant commits a breach of the LoA.

2.20 OpeningandEvaluationofProposals

- 2.20.1 The received Technical Proposals shall be opened, by the tender opening committee of the Authority, inpresence of the Applicants at scheduled date and time, intimated in prior by the Authority.
- 2.20.2 PriortoevaluationofProposals,theAuthorityshalldeterminewhethereachProposalisrespo nsivetotherequirements of the RFP. A Proposal shall be considered responsive only if:
 - a. The Technical Proposal is received in the form specified in RFP;
 - b. It is received by the PDD including any extension thereof;
 - c. It is accompanied by the Power of Attorney;
 - d. It contains all the information (complete in all respects) as requested in the RFP;
 - e. It does not contain any condition or qualification; and
 - f. It is not non-responsive in terms hereof.

nditionsofEligibility.

- 2.20.4 TechnicalEvaluationshallonlybedoneforApplicantsmeetingConditionsofEligibility.Propos alsfromApplicantsnot meeting the minimum Conditions of Eligibility shall be summarily rejected.
- 2.20.5 Post Technical Evaluation, Financial Proposals shall be opened for Eligible applicants, by the tender openingcommittee of the Authority, in presence of the Applicants at scheduled date and time, intimated in prior by theAuthority.
- 2.20.6 FinalselectionofMasterplannershallbecompletepostcompletionofbothTechnicalandFinancialEvalu ation.
- 2.20.7 Applicants are advised that Selection shall be entirely at the discretion of the Authority. Applicants shall bedeemed to have understood and agreed that the Authority shall not be required to provide any explanation orjustification in respect of any aspect of the Selection Process or Selection.
- 2.20.8 Any information contained in the Proposal shall not in any way be construed as binding on the Authority, itsagents, successors or assigns, but shall be binding against the Applicant if the Consultancy is subsequentlyawarded to it.

2.21 Clarifications

- 2.21.1 To facilitate the evaluation of Proposals, the Authority may, at its sole discretion, seek clarifications from anyApplicant regardingits Proposal. Such clarification(s) shall be provided within the timespecified by the Authority for this purpose. Any request for clarification(s) and all clarification(s) in response thereto shall be in writing.
- 2.21.2 If an Applicant does not provide clarifications sought under Clause 2.19.1 above within the specified time, itsProposal shall be liable to be rejected. In case the Proposal is not rejected, the Authority may proceed toevaluate the Proposal by construing the particulars requiring clarification to the best of its understanding, and the Applicant shall be barred from subsequently questioning such interpretation of the Authority.

2.22 Negotiations

- 2.22.1 The Selected Applicant may, if necessary, be invited for negotiations. The negotiations shall not be for reducingthe price of the Proposal but shall be for re-confirming the obligations of the Master planner under this RFP.IssuessuchasdeploymentofKeyPersonnel,understandingoftheRFP,methodologyand qualityoftheworkplanshall be discussed during negotiations.
- 2.22.2 TheAuthorityshallexaminethe CVs of allother Key Personnel andthose not found suitable shall be replaced by the Applicant to the satisfaction of the Authority.

2.23 AwardofConsultancy

After selection, a Letter of Award (the "LOA") shall be issued, in duplicate, by the Authority to the SelectedApplicant, and the Selected Applicant shall, within 14(fourteen) days of the receipt of the LOA, sign and return theduplicatecopy of the LOA in acknowledgment thereof. In the event the duplicate copy of the LOA duly signed by the Selected Applicant is not received by the stipulated date, the Authority may, unless it consents to extension of time for submission thereof, cancel the LOA and the next highest-ranking Applicant may beconsidered at the solediscretion of the Authority.

2.24 CommencementofAssignment

The selected applicant shall commence the Consultancy within fifteen days of the date issue of LoA, or such otherdate as may be mutually agreed. If the selected applicant fails to commence the assignment as specified herein,theAuthoritymay invite thesecondrankedApplicantfornegotiations.In suchan event, theLOAmaybeautomatically terminated.

2.25 FraudandCorruptPractices

- 2.25.1 The Applicants and their respective officers, employees, agents and advisors shall observe the highest standardof ethics during the Selection Process. Notwithstanding anything to the contrary contained in this RFP, theAuthorityshallreject aProposal without beingliablein any manner whatsoevertotheApplicant, if itdeterminesthattheApplicanthas, directly or indirectly or through an agent, engaged incorr uptpractice, fraudulent practice, coercive practice, undesirable practice or restrictive practice (collectively the "Prohibited Practices") in theSelection Process. In such an event, the Authority shall, without prejudice to its any other rights or remedies, forfeit and appropriate the Performance Security, if available, as mutually agreed genuine pre-estimated compensation and damages payable to the Authority for, inter alia, time, cost and effort of the Authority, inregard to the RFP, including consideration and evaluation of such Applicant's Proposal.
- 2.25.2 Without prejudice to the rights of the Authority under Clause 2.25.1 hereinabove and the rights and remedieswhich the Authority may have under the LOA, if an Applicant is found by the Authority to have directly orindirectly or through an agent, engaged or indulged in any corrupt practice, fraudulent practice, coercivepractice, undesirable practice or restrictive practice during the Selection Process, or after the issue of the LOA, suchApplicantshallnotbeeligibletoparticipateinanytenderorRFPissuedbytheAuthori tyduringaperiodof2(two)yearsfromthedate suchApplicant isfound bytheAuthoritytohavedirectlyorthroughanagent,engagedor indulged in any corrupt practice, fraudulent practice, undesirable practice, fraudulent practice, sthe case may be.
- 2.25.3 For the purposes of this Clause, the terms shall have the meaning assigned to them:
 - a. "corrupt practice" means (i) the offering, giving, receiving, or soliciting, directly or indirectly, of anything ofvalue to influence the action of any person connected with

the Selection Process (for avoidance of doubt,offering of employment to or employing or engaging in any manner whatsoever, directly or indirectly, anyofficial of the Authority who is or has been associated in any manner, directly or indirectly with the Selection Processor the LOA or arising therefrom, before or after the execution thereof, at any time prior to the expiry of one year from the date such official resigns or retires from or otherwise ceases to be in the service of the Authority, shall be deemed to constitute influencing the actions of a person connected with the Selection Process; or (ii) save as provided herein, engaging in any manner whatsoever, whether during the Selection Process or after the issue of the LOA, as the case may be, any person in respect of any matter relating to the Project or the LOA, who at any time has been or is a legal, financial or technical Master planner of the Authority in relation to any matter concerning the Project;

- b. "fraudulent practice" means a misrepresentation or omission of facts or disclosure of incomplete facts, inorder to influence the Selection Process.
- c. "coercive practice" means impairing or harming or threatening to impair or harm, directly or indirectly, anypersons or property to influence any person's participation or action in the Selection Process.
- d. "undesirable practice" means (i) establishing contact with any person connected with or employed orengaged by the Authority with the objective of canvassing, lobbying or in any manner influencing orattempting to influence the Selection Process; or (ii) having a Conflict of Interest; and
- e. "restrictive practice" means forming a cartel or arriving at any understanding or arrangement amongApplicants with the objective of restricting or manipulating a full and fair competition in the SelectionProcess.

2.26 ConflictofInterest

- 2.26.1 The Consultant shall not have a Conflict of Interest and any breach hereof shall constitute a breach of the LoA.
- 2.26.2 Prohibitionofconflictingactivities

Neither the Consultant nor the Key Personnel shall engage, either directly or indirectly, in any of the followingactivities:

(a) during the term of this Project, any business or professional activities
 whichwouldconflict with the activitiesassigned to them under this Project; or
 (b) atanytime, such other activities as have been specified in the RFP as Conflict of Interest.

2.26.3 Consultantnottobenefitfromcommissions,discounts,etc.

The payment to the Consultant shall constitute the Consultant's entire payment in connection with this LoA orthe Services and the Consultant shall not accept for its own benefit any trade commission, discount or similarpayment inconnection withactivities pursuanttothis LoA or totheServicesor in the discharge of its obligationshereunder, and the Consultant shalluse its best efforts to ensure that its personnel and agents shall not receiveany such additional payment.

2.27 ConvictionbyaCourtofLaw

2.27.1 The applicant should submit a Declaration as per format Form 9 regarding any conflicting activities and conviction by Court of Law.

2.28 Indemnity

2.28.1 The Consultant shall, subject to the provisions of the Agreement, indemnify the Authority, for an amount notexceeding 1 (one) time the value of the Agreement, for any direct loss or damage that is caused due to anydeficiency in Services.

2.29 Proprietarydata

2.29.1 Subject to the provisions of this RFP, all documents and other information provided by the Authority orsubmittedby anApplicant totheAuthorityshallremainor becometheproperty of the Authority.Applicants and the Consultant, as the case may be, are to treat all information as strictly confidential. The Authority will notreturn any Proposal, or any information related thereto. All information collected, analysed, processed or inwhatever manner provided by the Consultant to the Authority in relation to the Consultancy shall be theproperty of the Authority.

2.30 Pre-bidConference

- 2.30.1 A pre-bid conference of the Applicants shall be convened at the designated date, time and place ("Pre-bidConference"). The pre-bid conference may also be attended online using the video conferencing link shared by the Authority on its website / e-portal (www.hsvphry.org.in).
- 2.30.2 During thecourse of Pre-bid Conference, the Applicants shallbe freeto seek clarifications and makesuggestions for consideration of the Authority. The Authority shall endeavour to provide clarifications and such further information as it may, in its sole discretion, consider appropriate for facilitating a fair, transparent and competitive Selection Process.

3 DATASHEET

1.	NameoftheAuthority:Haryana Shehri Vikas Pradhikaran (HSVP)oranyotherdesignateddepartmentoftheGovernmentofHaryana						
2.	MethodofSelection:QualityandCostbasedSelection(QCBS)						
3.	WhoShouldRespond/Apply:TheApplicantshouldbeaMasterplanner-cum-EngineeringfirmhavingexperienceassoughtinthisRFP.TheapplicantmaybeaRegisteredPartnershipORLLPORCompanies,subjecttocompliancewithapplicablelaws,policies, and guidelines.						
4.	Financial proposal to be submitted along with the Technical Proposal: Only online submissi on						
5.	Prebidconference:Yes• Date:07.01.2024• Time:11:00 AM• Venue:HSVP Office Complex, Sector-6, Panchkula-134109Bidders requiring any clarification on the RFP may send their queries to the Authorityin writing by email. Allwritten queries should reach the Authority Representative byemail prior to the pre-bid conference date. Allqueries should be directed to theAuthority's Representative. The Authority shall endeavor to respond tothequerieswithintheperiodasspecifiedherein.TheAuthorityreservestherightnottorespondtoanyquestionsor provide any clarifications						
6.	Authorityrepresentative/Pointofcontactforanyqueriesrelatedtothe RFP Smt.Priyam Bhardwaj Designation: District Town Planner email ID: dtphsvp.pb@gmail.com						
7.	Proposalshouldremain valid for 180 days from the proposal due date						
8.	TheApplicantisrequiredtoincludewithitsProposalwrittenconfirmationofauthorizationto signonbehalfofthe Applicant: Yes (Power of attorney)						
9.	JV/Consortium isnotallowed						
10.	TheApplicantmustsubmittheProposalasspecifiedinSection2– Instructionstotheapplicant						
11.	ThetenderdocumentscanbedownloadedfromGovt.tenderwebsite:https://XXXXXX.go v.inCost of Tender Documents INR 10,000/- (Indian RupeesTen Thousand only) (non- refundable) – to be paid online Bankdetailsareasfollows:- AccountName-XXXXXXXX Name- XXXXXXXX AccountNumber-XXXXXXXX IFSC-XXXXXXXX						
	Note-ItismandatorytouploadscannedcopyofOnlineFeePayment Receipt.						

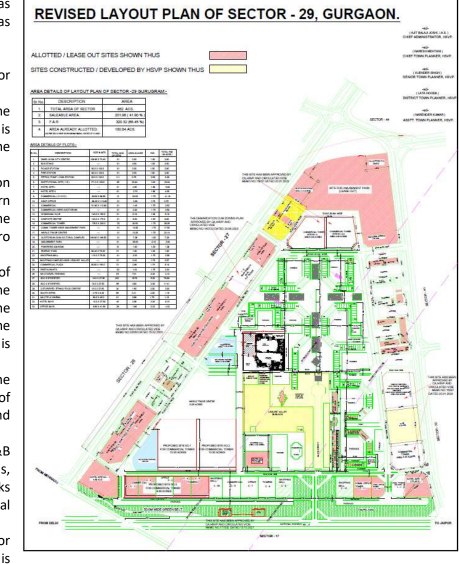
	Preliminary Engineering DesignforSector 29, Gurugram, Haryana		
	Earnest MoneyDeposit (EMD) of INR1000000/- (Indian Rupees Ten Lacs Only) in the		
	form of a BankGuaranteefromanyScheduledBankinfavouro <mark>f Chief Administrator,</mark>		
12.	HSVP, Panchkula. EMD shall be remain valid up to 12 months form PDD. Format of		
	EMD shall be as perform given in Annexure.		
	Proposalsmustbesubmittednolaterthanthefollowingdateandtime/ PDD:		
13.	Date:07.02.2024		
	Diduces in a defte while dete 2 times a bell wether suite who in a duce we indexed		
	Bidreceivedafterthisdate×hallnotbeentertainednorconsidered.		
14.	Expecteddateforcommencementofconsultingservices:Within15daysofissueofLoAoran		
	ydateas per instruction from Authority		
	PerformanceSecurity.		
	For the purposes of this Project, performance security for the selected Applicant shall be deemed to be anamount equal to 5% (five percent) of the Bid / Negotiated		
15.			
15.	value (the "Performance Security"); Consultantshall provide Performance Security in		
	the form of a bank guarantee from any scheduled bank.		
	Performance security people to be submitted within 15 days of issue of LoA. Subsisting		
	Performance security needs to be submitted within 15 days of issue of LoA. Subsisting Performance Securityshall be returned to the selected Applicant within 30 days of the		
	successful completion of the Consultancy.		
	Fordetailsorinformationifany, representatives of "The Applicant" firms can contact fol		
16.	lowingofficers:		
	Smt.Priyam Bhardwaj		
	Designation: District Town Planner		
	email ID: dtphsvp.pb@gmail.com		
	CostofpreparingtheProposalandsite visit		
17.	Costofpreparingaproposal, sitevisit, presentation including visits of negotiating a		
	contract, if any, is not reimbursable and shall be borne by the bidder.		
18.	Deliverables		
	Allreports/deliverablesaretobesubmitted as 2 hard copies and as oftcopy.		
	AMENDMENT		
	Authority may modify the RFP by issuing an addendum before last date of submission		
19.	and shall provide 7(seven) working days after such amendment for submission of		
	Proposal. Any addendum thus issued shall bepart of RFP and shall be posted on the		
	website.		

ScheduleofSelectionProcess

S.No.	EventDescription	Date
1	Lastdateforreceivingqueries/clarific ations	PriortoPre-bidconference
2	Pre-bidConference	07.01.2024 at 11AM
3	Authorityresponsetoqueries	Tobe notified
4	ProposalDueDateorPDD	07.02.2024 at 11AM
5	OpeningofTechnicalProposals	08.02.2024 at 11AM
6	OpeningofFinancialProposal	Tobe notified
7	LetterofAward(LOA)	Tobe notified
8	SigningofAgreement	Tobe notified
9	Validity of Applications	180daysfromPDD

4 PROJECTBACKGROUND

Sector 29 was conceived as Central **Business** District for Gurugram, Town. The district is flanked by the National Highway-48 on western the side and the Delhi Metro terminal station of vellow line towards the east side. The sector is centrally located in the city of Gurugram and houses multiple F&B joints, hotels, district parks etc. The total area designated for the sector is 482 Acres.



The sector presently is facing severe infrastructure challenges, planning, and other engineering issues.

4.1 Project objective

The objective of the project is to investigate the challenges existing on-site with respect to infrastructure issues that have been impacting the salability and development of this sector.

The sector is also falling within the TOD zone and the majority of the area is under Intense TOD zone with an overall FAR of over 3. The objective of the project is to redesign the entire sector in order to develop it as the Central Business District for Gurugram.

The consultant needs to create a visionary statement by studying comparable global instances and designing a layout plan that optimizes sectors complete built potential. Priority must be given to infrastructure and transport planning tailored for Gurugram.

5 SCOPEOFWORK

Considering the overall intent for facilitating holistic and sustainable development, the scope of the consultancy study hasbeen designed. The scope of work for this project as described below is divided into Activities:

- Task 1 Site survey and existing site assessment:
 - Drone-basedtopographic survey&data collection
 - Existing development assessment
 - Existing infrastructure assessment (wet & dry).
 - Dovetailing the existing and proposed development interventions
 - Base map preparation (GIS Based)
 - Identification of and consultation with various stakeholders
 - SWOC analysis
 - Environment sensitivities and prioritizing issues and potentials
- Task2–Vision, master plan, and concept integrated infrastructure plan:
 - EstablishingtheVision
 - Preparation of masterplan
 - Developmentofconcept concept-integratedfuture ready infrastructureplan
- Task3–Detailedmaster plan/layout plan andidentificationofprojectswith Real estate advisory for the optimal usage of the land.
 - Preparation of a detailed master plan/layoutplan
 - Developmentofa detailed integrated future ready infrastructure plan
 - Urban Design Guidelines, Incorporating greenways, bike / pedestrian Paths and plans
 - Concept design for landscape
 - Identification and listing of development and trunk projects
 - Assessment of existing market segments, market perception study and demand assessment.
- Task4-Preparation of preliminary engineering design of select trunk projects
 - Preliminary engineering design for water and wastewater system
 - Preliminary engineering design for roads, junctions, and bridges including underground services
 - Preliminary engineering design for power distribution system
 - Preliminary engineering design for ICT duct network
 - Preliminary engineering design for landscape (Street side)

As part of project identification, the Consultant shall also identify the projects of strategic importance that need to be veloped for the comprehensive sustainable development of the City.

5.1 Task1

Site Survey and Existing Site Assessment:The topographic survey of the site is to be conducted through drone survey, datacollection of data for existing development and existing infrastructure, dovetailing the existing and proposed development interventions, GIS-based base map preparation, identification of and consultation with various stakeholders, SWOC analysis, assessment of environment sensitivities and prioritizing issues and potentials. Mapping as needed is

to be carried out through Drone and all requisite clearances shall be taken by successful bidding entity and will be within these stipulated timelines.

5.1.1 GeneralOverviewandDataCollection

The consultant shall have to procure all necessary data including secondary information required at this stage. This will include but not be limited to:

- i. Topographic details of the site, collationofrequisitemapsandinformationincludingexistingandproposedMasterpl ans/developmentplans/ region, block level plans, revenue details etc.
- ii. Socio-economic characteristics of city and sub-regions, land use pattern along with land use/ownership details, infrastructure network plans from relevant Local authorities/state/central government agencies
- iii. Status of existing, on-going/proposed development, social and physical infrastructure development initiatives in the current master planned area, and other such initiatives taken with the support of State/Central Government for the City.
- iv. Details of available vacant land parcels available with the Government
- v. Details of prevailing legal and statutory framework, existing/ proposed policy initiatives at state/ central level for developing state of the art Central Business district and infrastructure project.
- vi. Any other relevant information required for the study.

5.1.2 BenchmarkingandCaseStudies

Conduct research on similar examples (2 case studies for each National and Internationalcategory) and highlight learnings relevant tothis Project. Thebenchmarkingstudy for selected cities needs tobeundertaken with due consultations with the Authority and relevant stakeholders.

5.1.3 **ReconnaissanceSurvey**

Site visits would need to be conducted to understand the nature and activities happening in the city. All therequisite permits, approvals etc. will be facilitated by the Authority in order to organise these site visits. However, the cost for the site visit, collection of data, carrying out scientific analysis etc. would be borne by the Consultant.

The key issues to be covered during site visits and initial assessment will include but are not limited to: Socio-cultural profiling, availability & existing condition of the civic, social & transport infrastructure. The environmental sensitivities &flood vulnerabilities of the critical areas within the city. The existing assets, cultural heritage assets; particularly in the core city area and current master planned area. The consultant shall also identify, visit and document all existing/ potential key sites in consultation with the stakeholders that will help in enhancing the development potential and making the sector a global business& commercial destination.

5.1.4 StakeholderConsultations

In order to strategize & plan for redevelopment of the target area, extensive public consultations re to be undertaken.

i. Discussions with selected potential stakeholders (Government Organizations,

DA, MCG, MRTproject, any other public transportation projects, NHAI for expressway etc., key developers, associations including any private sector (from Hospitality, business, Real estateIndustry, Health and others) to assess the future growth potential of the area and identifying their concerns and expectations.

- Stakeholderconsultationswillalsobeconductedtounderstandtheflood Management andSafetyand security concerns in the area and the expectations of the relevant Government authorities for possibleinterventions & integration within city planning & development.
- iii. Adoption of Social inclusiveness approach and citizen centric aspects, etc., based on national/ international good practices and global experiences and futuristic technology application.

5.1.5 ExistingSituationAnalysisandCarryingCapacityAssessment

- i. Existingsituationanalysiswithregardsto:
 - a. Urban land resources (Land, Housing, Business& Commercial, Hospitality and Social Amenities)
 - b. Transport& Mobility (Regional, Inter and intra-urban accessibility)
 - c. Urbanutilities(WaterSupply,Sanitation,Energyetc.)
 - d. Socio-EconomicResources
 - e. Safety&Securityinfrastructure.Inordertoconductthisassessment,thecons ultantshallassess the existing conditions of primarily civic and social infrastructure etc. for the area.
- ii. Infrastructure Gap Assessment with-in the Sector. The consultant needs to prepare a comprehensive checklist of theparameters that will be assessed while conducting infra gapassessment and get the consent from Government/concerned authority for conducting the same.
- iii. Current Carrying capacity assessment of the sector to absorb the current population (resident &floating) and physical development without considerable degradation to overall sustenance and a desired level of service.

5.1.6 **FutureDemandAnalysis**

i. Assess regional and location strengths and constraints of the site and analysing the attractiveness

with respect to existing resources and development potential that would influence the esuccessful development of the area.

- ii. Identify parameters that would influence attractiveness of the city and critical evaluation of the sameto determine key drivers/projects for developing the Sector as model CBD.
- iii. Assess the future growth potential of the city and conduct projections for the next 30 years based upon logical and scientific methods covering demographic, and developmentprojection (considering existing growth rate and induced growth rate by virtue of various future & planned interventions within the city and region around), economic Projections covering Residential, Health Care, Social, Commercial, Recreational, Hotels etc., projections for Developing/Augmenting Civic Infrastructure (Water, Sewerage, SWM, Transport, Power Supply and distribution, Energy etc)

iv. Based on the above all information, consultant needs to prepare a GIS based base map for the sector.

5.2 Task2

Vision, master plan and concept integrated infrastructure plan: Basis the existing situation Analysis, demand Assessment and stakeholder consultations to understand thedevelopment potential, the consultant needs to prepare a development vision for the site. Special focus shouldalso be given to the existing scenarioby identifying Strengths, Weaknesses, Opportunities andChallenges (SWOC). Someof the aspects to be considered by the consultant while developing vision includes:

- i. Smart, Sustainable & Equitable development, sensitive to environmental settings
- ii. Retrofitting and redevelopment of the target area with state-of-the-art infrastructure facilities in the influence zone and its surrounding
- iii. The infrastructure facilities created should be inclusive of existing and future growth scenarios andare to be planned underground.
- iv. The planned areamust have adequate facilities for pedestrians and NMT.
- v. Integrated development of facilities and connectivity for neighbourhoodsectors.
- vi. Sustainable and passenger-friendly Urban Transport infrastructure and facilities

5.2.1 **Preparation of draft master plan**

i. Consultant shall take up detailed conceptual plan. This will include the preparation of a master plan and layout plan for the proposed facilities and all the relevant planning standards to be adopted for the zoning of various facilities inside the site area.

The consultant must map the project area with details of the existing land use/ownershipstatusandsuperimposerevenuemapsforestablishmentof these projects along with landare are quirements.

- The consultant has to prepare a master plan which should includea broad ii. layout plan for development, proposed interventions, level of interventions required (related to engineering, Urban Design & planning, technologies & construction, land availabilityscenario (rehabilitation, resettlement & environmental issues etc). This willformthebasisfortakingthedecisionbytheclienttodecideontheprojectsforwhic hthedetailed master plan and preliminary engineering designsneedtobeprepared.
- iii. As part of the master plan/layout plan, the consultant also need to prepare a concept-integrated infrastructure plan including roads, water & wastewater, power, ICT and solid waste management.

5.3 Task3

Detailed master plan / layout plan and identification of projects: The master plan and concept infrastructure plan will establish the broad setting and objectives for development. Based on the approval / comments on the master plan, the consultant will finalize the layout plan and then prepare the detailed master plan. The consultant will suggest the civic infrastructure

projects that need to be developed for catering to the current population(including floating) and the future growth projections. The projects shall include but not be limited to water supply; sewerage & sanitation; reuse of treated wastewater; storm water drainage, Water recycling & Reuse, solid waste management; rejuvenation and restoration of water bodies; power with a focus on generation/augmentation of power supply (possibility for renewable energies sources); disaster (flood) risk reduction projects (including flood management). The projects may be suggested as a combination of infrastructure augmentation & greenfield/ new infrastructure development for bringing efficiency in planning and financial resource optimization.

The consultant is to suggest the projects that need to be developed for augmenting transportation for improvement in accessibility perspective. Basis the existing city level transport condition and future growth, the consultant needs to identify potential projects that would help in augmenting the city level transport infrastructure (Parking, NMT, E-Vehicles, Smart Roads etc). While identifying the projects, due consideration would be given by the consultant on the City Mobility aspects and identify the projects that need to be developed both through PPP and through Government support to address the urban transport bottlenecks.

As part of the detailed master plan, the following will be the sub-tasks which will be part of the detailed master plan report (but not limited to):

- i. Detailed layout plan for the entire site
- ii. Detailing of each sub sections of the master plan / layout plan
- iii. Internal road alignment including locations for flyovers, FOBs and pedestrian cum public infrastructure
- iv. Social infrastructure plan and project listing
- v. Physical infrastructure layout and project listing
- vi. Urban Design guidelines for development
- vii. Landscape strategy and recommendations
- viii. Final list of proposed projects for trunk infrastructure, social infrastructure and key potential development projects

5.4 Task4

Preparation of preliminary engineering design of selected trunk infrastructure projects:The previous stage submission will list down the comprehensive list of the projects under social infrastructure, physical infrastructure and potential development projects in the project area. Out of these, the physical infrastructure projects (trunk infrastructure project) will be taken up for preparation of preliminary engineering design which further be taken up for EPC contracts for its implementation by the client / authority. The broad list of infrastructure for which preliminary engineering design to be prepared is as below (but not limited to):

- i. Water and wastewater system
- ii. Drainage plan
- iii. Roads with underground services, junctions including locations for bridges,NMT& pedestrian infrastructure such as FOBs,skywalks etc.
- iv. Power distribution system
- v. ICT duct network
- vi. Landscaping and street furniture (Street side)

6 OFTHEPROJECT

The duration of the assignment (from signing of the Agreement with selected Applicant) is as per timelines defined inSection 7. Any extension to these timelines would be at the discretion of the Authority. The Consultant must deploy therequired manpower with support from the Consultant's office, whenever required, to comply with the Scope of Work.

7 DELIVERABLESANDPAYMENTSCHEDULE

Outofthetotallumpsum feequotedbytheConsultantinits consolidatedfinancialbid, the paymentsshallbemadebasedon the following delivery schedule:

S.no	Task	Activity wise deliverables	Timeframe in Months	Percentage of fee
1	Table	Kick off meeting and Inception Report	D+0.5	5%
2	Task 1	Site Surveys and Site Assessment Report	D+2	10%
3	Task 2Vision and Master Plan Report including Concept Integrated Infrastructure Plan Report		D+4	25%
4		Detailed Master Plan Report	D+6	25%
5	Task 3	Urban Design Guidelines& advisory report on optimal usage of Real Estate.	D+7	10%
6	Task 4	Engineering Design Report	D+9	25%

7.1 Deliveryandpaymentschedule

7.2 Notes

The Applicant shall quote a Lumpsum Fee in INR Lakhs for the Assignment. The fee quoted shall include all expenses relating to the Assignment including all applicable taxes, cess, duties etc. excluding GST which shall be payable extra as applicable.

- 7.2.1 The payment to the Consultant would be made based on the milestones identified in this section subject tosatisfactory performance of work to be judged by the Authority. Note that payment for each milestone shall bepost approval of each milestone / deliverable by the Authority.
- 7.2.2 The Consultant shall submit to the Authority an invoice for each payment milestone. Further, the Authority shallrelease the payment within 30 days of receipt of such invoice.
- 7.2.3 The Authority reserves the right to foreclose consultancy services at any stage and the Consultant shall berequired to abide by the same. In such acase, the amount payable to the Consultant for themonth in which the consultancy services are foreclosed will be calculated on a pro-ratabasis (based on days passed in the month and the monthly fee for that month). No other amount will be paid for the remain term of the contract.

7.2.4 Service level Agreements

SLA Objective: The selected bidder shall provide services as per SLA matrix mentioned. SLA MatrixThe bidder shall provide following support services as per SLA matrix given below"

Service Level Penalties

Sr. No	Service Parameters	Threshold Levels	Condition	Penalty
1	Adherence to the agreed implementation timelines	14 days		20 thousand INR for every week delay after 14 days up to 10% of the contract value

8 KEYPERSONNEL

The Master planner shall be required to provide required qualified personnel including experts in the relevant sector. TheConsultancy team shall consist of at least the following key personnel (the "**Key Personnel**").

S.n o	Key Personnel	Education Qualification	Minimum professiona l Experience	Relevant Experience
1	Team leader	Graduation in Architecture and Post graduation in urban Planning / Urban Design	15 Years	15 years relevant experience in master planning of large cities, towns and urban areas with allied infrastructure. Knowledge of urban development policies and issues and exposure of working on development control regulations.
2	Infrastructur e Planner	Graduation in Architecture/ engineering and Post graduation in Infrastructure Planning	12 Years	12 years of relevant experience in Urban infrastructure projects Experience in planning & designing integrated infrastructure projects (roads, water, wastewater, drainage, power, renewable energiesetc).
3	Transport Planner	Graduation in Architecture / planning/ Civil/ Transport engineering and Post graduation in Transportation Planning	12 Years	12 years of experience in the area of Urban Transport Planning with focus on urban Mobility. Experience in designing and implementing NMT, parking projects and framing the associated planning & design guidelines, framing vehicular circulation plans etc.
4	Highway Engineer	Graduation in Civil /Transport Engineering and masters in Highway Engineering or equivalent	12 Years	12 years of experience in the area of Highway engineering with a focus on urban Mobility. Experience in traffic modeling, designing and implementing, urban roads, NMT, FOBs, parking projects and road safety initiatives
5	Urban Designer	Graduation in Architecture Post graduation in Urban Design/ Architecture	12 years	12 Years of experience in City Scape and Street Scape Design. Experience in city planning and associated placemaking.

	Preliminary Engineering DesignforSector 29, Gurugram, Haryana			
6	Infrastructur e Engineer	Graduation in Engineering Post Graduation in Civil / Infrastructure engineering	12 Years	12 years' experience in urban infrastructure projects including dry and wet utilities
7	Water Expert	Post Graduation in Civil / Mechanical / Chemical / Water Resource Management	12 years	12 years' experience in water infrastructure projects including flood management, water supply, citywide water / sewage / drainage distribution network
8	Quantity Surveyor	Graduation in Civil Engineering	10 years	10 years' of experience as quantity surveyor for city development / urban infrastructure projects
9	Real Estate Expert	Post Graduation either MBA or M.Plan with specialization in housing or real estate management or market research.	10 years	10 years' experience in housing or real estate management or market research.
10	Landscape Designer	Post Graduation in Landscape Architecture/Planning/Designin g	10 years	10 years' experience in Landscape Architecture/Planning/Designing

* The consultant team can involve Multiple Engineers based on the prescribed qualification/ expertise for the related field.

8.1 AvailabilityofKeyPersonnel:

- 8.1.1 The Consultant shall make available the Team Leader and other Key Personnel to attend and participate inmeetings, conferences and discussions with the Authority.
- 8.1.2 If any point of time during the Selection Process or during the course of the Assignment, the Authority discoversthat a false averment regarding qualification, experience or other particulars of any Key Personnel(s) has beenmade,thePersonnel(s)shall beliabletobedebarredfor any future assignment of the Authority. The award of this Consultancy to theApplicant may also be liable to cancellation in such an event.

8.2 Substitution/ReplacementofKeyPersonnel:

8.2.1 The Authority will not normally consider any request of the Selected Applicant for substitution of the KeyPersonnelastherankingoftheApplicantis basedontheevaluationoftheKeyPersonnelandanychangethereinmay upset the ranking. Substitution will, however, be permitted in exceptional circumstances if the KeyPersonnel is / are not available for reasons of any incapacity or due to health or reasons not attributed to the consultant, subject to equally or betterqualified andexperiencedpersonnel being providedtothesatisfaction of the Authority.Any replacementwillbeenforceable only after the approval of the Authority.

for preparation of Vision & Master Plan, Detailed Layout Plan, Urban Design Guidelines, Integrated Infrastructure Plan, and Preliminary Engineering DesignforSector 29, Gurugram, Haryana

8.2.2 The authority can request for the replacement of any of the key personnel mentioned above, in case of non-performance or non-adherence of procedures. In such case, a replacement of equal or better qualified and experienced personnel to the satisfaction of the Authority, shall be provided by the consultant within 30 days.

9 TERMSANDCONDITIONS

- 9.1 The Selection Process shall be governed by, and construed in accordance with, the laws of India and the Courts inHaryanashall have exclusivejurisdictionover all disputes arising under, pursuantto and/or inconnection with the Selection Process.
- 9.2 The Applicant(s) shall bear all costs associated with the preparation and submission of its proposal and contractnegotiation.
- 9.3 All documents / online submissions submitted by the Applicant(s) shall be treated as confidential.
- 9.4 Authority reserves theright to accept or reject any or allapplications, without thereby incurring any liabilityto theaffectedApplicant(s) or any obligation to inform theApplicant(s). Authorityalsoreserves theright not to awardorenter into any contract or agreement with any Applicant(s) and may terminate the procurement process at anytime without thereby incurring any liability to any Applicant.
- 9.5 Failure by any Applicant(s) to provide all of the information required in the proposal or any additional information requested by Authority may lead to rejection of the Applicant's proposal in its entirety.
- 9.6 Applicant has an obligation to disclose any actual or potential conflict of interest. Failure to do so may lead todisqualification of the Applicant or termination of its contract at any stage.
- 9.7 A recommendation for award of contract shallbe rejected if it is determined that therecommended Applicant has directly, or through an agent, engaged in corrupt, fraudulent, collusive, or coercive practices in competing for the contract in question; in such cases the Authority shall declare the Applicant ineligible, either indefinitely or for astated period of time and Applicants shall be blacklisted.
- 9.8 Whereverrequiredbyapplicablelaws, Authorityshalldeducttaxes at source, from the amount spayable, and shall provide to the Applicant the appropriate tax deduction certificate evidencing payment of such taxes.

10 CONDITIONSFORELIGIBILITYOFAPPLICANTS

- 10.1 Applicantsmustcarefullyreadtheminimumconditionsofeligibility(the"ConditionsofEligibili ty")providedherein.Proposals of only those Applicants who satisfy the Conditions of Eligibility shall be considered for evaluation.
- 10.2 The Applicant should either be a registered Partnership or a Limited Liability Partnership or a Company under theCompanies Act / or relevant law as per the country of registration.
- 10.3 To be eligible for evaluation of its Technical and Financial Proposal, the Applicant shall fulfil the following:
- 10.4 **Financial Capacity:** The Applicant shall have received an average turnover of INR 100 Cr (INR OneHundredCrore) per annum as turnover during each of the three preceding financial years.
- 10.5 **Technical Capacity**:TheApplicantshouldhavecompletedassignmentsin past 10 years, at least:
 - Master planning for project equivalent to central business district with an area more than 250 acres and FSI / GFA equal or more than 2. International projects will be given additional weightage.
 - 2. Master planning for a TOD project where minimum 1 MRTS line station exists with an area more than 250 acres
 - 3. Engineering design for project equivalent to central business district with area more than 250 acres
 - 4. Urban design guidelines for mixed use district with minimum area of 250 acres

Note: Experience inCity DevelopmentPlans (CDP) prepared forJNNURM funding / any otherState funding andConcept Regional Plan / Development projects will not be considered.

- 10.6 The Applicant shall enclose with its Proposal, work order / copy of contract agreement / letter of award and anyone of the following as documentary proof for technical capacity:
 - Client certificate specifying similar experience; or
 - Completion Certificate; or
 - Self- declaration along with a copy of work order and agreement showing the details of the scope of work along with proof of submission and certificate from chartered accountant certifying the work is completed as per the contract
 - Client Completion Certificate / fee received certificate from the Applicant's Chartered Accountant
- 10.7 The Applicant shall enclose with its Proposal, certificate(s) from CA / statutory auditor stating its total revenues from professional fees from Consultancy services, during each

of the past three financial years.

- 10.8 The Applicant should submit a Power of Attorney as per the format provided, in favour of Authorized Signatory of the Applicant.
- 10.9 Any entity which has been barred by the Central Government, any State Government, a statutory authority or apublicsectorundertaking, as the case maybe, from participating in any project, and the barsubsists as on the date of the Proposal, would not be eligible to submit a Proposal either by itself or through its Associate.

11 EVALUATIONANDSELECTIONPROCESS

 $The evaluation criteria for assessing the {\tt Proposal of the {\tt Applicant areas follow:}$

11.1 TechnicalEvaluation

S.no	Technical Criteria	Particular	Number	Maximu m Points	Maximu m marks	Required Documents
		Average turnover of	100 Crores	05		
1	Turn Over of the Applicant	the Applicant over the past 3	ne Applicant 101 Cr to 7 10		10	CA/auditor certificate
		financial years	Above 200 Cr	10		
		Master planning for project equivalent to central business district with an area of 250 Acre or more	One (1) Project	2.5		Work order / copy of contract agreement / letter of award and any one of the following: Client certificate specifying similar
2	Master planning for project equivalent to central business district	Master planning for project equivalent to central business district with an area of 250 Acre or more	Two (2) Projects	5	10	experience; or Completion Certificate; or Self- declaration along with a copy of work order and agreement showing the
		(International Project) Master planning for project equivalent to central business district with an area of 250 Acre or more	One (1) Project	5		details of the scope of work along with proof of submission and certificate from chartered accountant certifying the Work is completed as per the contract
3	Experience in city level	Engineering design for city	One (1) Projects	2.5	10	Client Completion
	Infrastructure engineering	level infrastructure	Two (2) Projects	5		Certificate / fee received

RFP for Selection of Consultant for preparation of Vision & Master Plan, Detailed Layout Plan, Urban Design Guidelines, Integrated Infrastructure Plan, and Preliminary Engineering Designfor Sector 29, Gurugram, Harvana

	Preliminary Engineering DesignforSector 29, Gurugram, Haryana						
	design	with an area	One (1)			certificate	from
		of 250 Acre or	Internatio	5		the App	licant's
		more	nal	5		Chartered	
			Project			Accountan	t
4	Кеу	Marking struct	ture for key p	ersonnels	40	CVs wil	l be
4	Personnels	are give	n in Below ta	ble	40	evalua	ted
5	Presentation on proposed Approach Methodology and workplan	Technical Presentation o by shortlisted Authority wor days advance bidders as pre Apart from appl presentation staffing plan, re why the App	Marking structure for key personnels are given in Below table To submit brief synopsis as part of Technical Proposal (maximum 15 pages). Presentation on the same to be made by shortlisted bidders to Authority. Authority would provide at least 15 days advance notice to all shortlisted bidders as to the schedule of presentation. Apart from approach and methodology, presentation to include work and staffing plan, relevant experience and why the Applicant would be best suited for the		30	CVs will be evaluated Note Team Leaders and other key personnel nominated by the Applicant shal have to make the presentation or proposed Approach and Methodology to the Authority	

Note regarding project experience above:

- Only those projects, undertaken in last 10 years, where the Applicant has, till date of this RFP, received at least 80% of contract price as fee, shall be considered for evaluation.
- The Applicant shall furnish proof of completion of the submitted project in the form of Client Completion Certificate or fee received certificate from the Applicant's Chartered Accountant.

11.2 Key PersonnelCVs Evaluation

S.no	Key Personnel	Particular	Criteria	Maximu m Points	Maximu m marks	Required Documents				
			15 years	2.5						
		Min.	Above 17 years	5						
1	Team Leader	Eligibility as defined in	2 relevant projects	2.5	10	10	10			Self-Certified
		section 8	More than 2 relevant projects	5		CV of each member and signed by the				
			12 years	1.5		authorised person from				
2	Infrastructure	Min. Eligibility as	Above 14 years	2	4	person from the applicant				
2	Planner	defined in section 8	3 relevant projects	2						
			More than 3	3						

	1			Engineering Desig	gnforSector 29, Gu	
			relevant			
			projects			
			15 years	1.5	_	
			Above 17	2		
		Min.	years		_	
3	Transport	Eligibility as	3 relevant	2	5	
-	Planner	defined in	projects	-		
		section 8	More than 3			
			relevant	3		
			projects			
			12 years	1.5		
			Above 14	2		
		Min.	years	2	_	
Δ	Highway	Eligibility as	3 relevant	2	4	
4 Engineer	defined in	projects		_		
	Ligneer	section 8	More than 3			
			relevant	3		
			projects			
			12 years	1.5		
			Above 14	2		
	Urban	Min.	years	2	_	
5 Urban Designer	Eligibility as	3 relevant	2	4		
		projects	2			
		section 8	More than 3			
			relevant	3		
			projects			
			12 years	0.5		
			Above 14	1		
		Min.	years	-		
6	Infrastructure	Eligibility as	3 relevant	1	2.5	
-	Engineer	defined in	projects	<u> </u>	- 2.5	
		section 8	More than 3			
			relevant	1.5		
			projects			
			12 years	1.5	_	
			Above 14	2		
		Min.	years	_	_	
7	Water Expert	Eligibility as	3 relevant	2	4	
		defined in	projects	_	_	
		section 8	More than 3	_		
			relevant	3		
			projects			
			10 years	0.5		
			Above 12	1		
		Min.	years		_	
8	Quantity	Eligibility as	3 relevant	1	2.5	
	Surveyor	defined in	projects	_		
		section 8	More than 3			
			relevant	1.5		
			projects			

	Preliminary Engineering DesignrorSector 29, Gurugram, Haryana						
			10 years	0.5			
			Above 12	1			
		Min.	years				
9	Real estate	Eligibility as	3 relevant	1	4		
	Expert	defined in	projects		-		
		section 8	More than 3				
			relevant	1.5			
			projects				

11.3 FinancialProposal

- QuotedFinancialProposalshallbeEXCLUSIVEofapplicableGST.
- The Financial Proposals shall be quoted in INR.
- FinancialProposalsshallonlybe openedfor Applicantsscoringaminimumof75marks(outof100marks)intheir Technical Proposal.

	Lowest Bid	100 Marks awarded
Financial	Other Bids:	
Proposal	Calculation of financial score:	Proportional marks
rioposai	{(minimum financial bid / Financial	awarded
	bid being considered) *100}	

The financial evaluation shall be carried out as mentioned above. The Authority shall determine whether theFinancialProposals arecomplete, unqualified, and unconditional. The cost indicated intheFinancial Proposal shallbe deemed as final and reflecting the total cost of services – excluding applicable GST.

11.4 CombinedandFinalEvaluation

- 11.4.1 Final scores shall bearrivedat by adding individual scoreobtained intechnicaland financial evaluation. For eachproject, the H-1 Selected Applicant shall be the Applicant having the highest combined score.
- 11.4.2 Final Evaluation Criteria Quality andCost Based Selection (QCBS): 80% weightage will be awardedfor TechnicalEvaluationand20%weightagewillbeawardedforFinancialEvaluation.Composite Score(S)=Ts*0.80+Fn*0.20
- 11.4.3 After finalization of detailed scope of work, terms & conditions, schedule, and professional fee for the services, the selected firm shall provide envisaged services described in the Scope of Work and as per the terms of the issued LoA.
- 11.4.4 TheAuthorityshallnotifythesuccessfulApplicantinwriting.

12 FORMAT/FORMSFORPROPOSAL

Formatsforthefollowingformshavebeenprescribedinthissection:

TechnicalProposal

- Form1:Letterofproposalsubmission
- Form2:PoAinfavourofauthorizedsignatory
- Form3:Applicantorganizationprofile
- Form4:Relevantexperienceformat
- Form5:Financialcapacityformat
- Form6:Descriptionofproposedapproachandmethodology
- Form7:Curriculumvitae(CV)forproposedprofessionalstaff
- Form8:Informationregardinganyconflictingactivitiesanddeclarationthereof
- Form9:CurrentandPastProceedings,Litigation,Arbitration,Actions,Claims,InvestigationsandDisput es
- Form10:FormatforBankGuarantee/EMD

FinancialProposal-INDICATIVEONLY (tobefilled in the excel filed ownloaded from the portal)

• Form11:Formatforfinancialproposal

Form1:LetterofProposalSubmission

(Onfirm'sletter head)

[Location,Date]

Subject: Selection of Consultant for preparation of Vision & Master Plan, Detailed Layout Plan, Urban Design Guidelines, Integrated Infrastructure Plan, and Preliminary Engineering Design for Sector 29, Gurugram, Haryana

DearSir,

I/We, the undersigned, offer to provide the consulting Assignment / job for Master planner in accordance with yourRequest for Proposal dated _. We are hereby submitting our Proposal, which includes this TechnicalProposal, and a separate Financial Proposal.

I/We hereby declare that all the information and statements made in this Proposal are true and accept that anymisinterpretation contained in it may lead to our disqualification.

I/We have not directly or indirectly or through an agent engaged or indulged in any corrupt practice, fraudulent practice, coercive practice, undesirable practice or restrictive practice, as defined in the RFP document, in respect of any tender orrequest for proposal issued by or any agreement entered into with the Authority or any other public sector enterprise orany government, Central or State.

Further, I/We declare that, if selected, I/we shall not engage in any activities that are in conflict to the provisions of thisRFP and/or conflict with or reduce our ability to execute the work as required from us based on this RFP.

Our Proposal is binding upon us and subject to the modifications resulting from contractions and the subject to the modification of the subject to the sub

tnegotiations.We understand you are not bound to accept any Proposal you

receive.

Yourssincerely,

AuthorizedSignatory[Infullandinitials]:NameandTitleofSignatory:

NameofFirm&FullAddress

Form2:PoAinFavourofAuthorizedSignatory

(OnINR100stamppaper;notarized)

Know all men by these presents, we/1 (name and address of the registered office) do herebyconstitute, appoint and authorize Mr./Ms (name and residential address) as our attorney, to do in our nameand on our behalf, all such acts, deeds and things necessary in connection with or incidental to our Bid/ Proposal for the project envisaging **"Selection of Consultant for preparation of Vision & Master Plan, Detailed Layout Plan, Urban Design Guidelines, Integrated Infrastructure Plan, and Preliminary Engineering Design for Sector 29, Gurugram, Haryana"**, including signing and submission of all documents and providing information/responses to the Authority, representing us in all matters before the Authority and generally dealing with the Authority in all matters in connection with our Bid/ Proposal for the said Project.

We hereby agree to ratify all acts, deeds and things lawfully done by our said attorney pursuant to this Power of Attorneyand that all acts, deeds and things done by our aforesaid attorney shall always be deemed to have been done by us.

For.....

Accepted

..... (Signature)

(Name, Titleandaddress) of the Attorney

Note:

The mode of execution of the Power of Attorney should be in accordance with the procedure, if any, laid down by theapplicable law and the charter documents of the executant(s) and when it is so required the same should be undercommon seal affixed in accordance with the required procedure.

Form3:OrganizationProfile

- 1. DetailsofBidder
 - a. Name:
 - b. LegalStatus:
 - c. Countryof incorporation:
 - d. Addressofthecorporateheadquarters(ifany)inIndia:
 - e. YearofIncorporation:
 - 2. Detailsofindividual(s)whoshallserveasthepointofcontact/communicationfortheAuthorit ywithintheCompany:
 - a. Name:
 - b. Designation:
 - c. Company:
 - d. Address:
 - e. TelephoneNumberandFaxNumber:
 - f. E-MailAddress:

Pleaseenclose:

- ConstitutionaldocumentsoftheApplicant–
 CertificateofIncorporation,GSTandPANcertificate,asapplicable
- Companyprofile/brochureasapplicable

Form4:RelevantExperience

(SummaryofrelevantexperiencetobeCAcertified/statutoryauditorcertified)

MasterplannerExperience

	Assignment/jobname
1	Industry/Sector
1.1	DescriptionofProject
1.2	Approx.valueofthecontract(inRupees):
1.3	Country:
1.4	Locationwithincountry:
1.5	DurationofAssignment/job(months)
1.6	Nameofdepartment:
1.7	Address:
1.9	Approx.valueoftheAssignment/jobprovidedbyyourfirmunderthecontract(inRupees):
1.10	Startdate(month/year):
1.11	Completiondate(month/year):
1.12	NameofassociatedConsultant/JVpartner,etc.,if any:
1.13	No.ofprofessionalstaff-monthsprovidedbyassociatedConsultants/JVPartner,etc.:
1.14	Nameofseniorprofessionalstaffofyourfirminvolvedandfunctionsperformed.
1.15	DescriptionofactualAssignment/jobprovidedbyyourstaffwithintheAssignment /job:
Note:	

Note:

Please provide documentary evidence from the client i.e., copy of work order / Letter of award / copy of agreementsigned with the client, along with proof of at least 80% fee received or completion [Copy of client certificate /completion certificate / fee received certificate signed by Chartered Accountant].

The experiences hall not be considered for evaluation if such requisites upport documents are not provided with the proposal.

Multipleprojectexperienceunderanumbrellaprojectmaybeconsideredasseparateprojects, onl yifseparateproofofwork / completion of submitted by the Applicant for each such project.

Form5:FinancialCapacity

(TobeCAcertified/statutoryauditorcertifi

ed)Name of the Bidder:

S.No	Head	Professional feesreceivedby theApplicantforprovidingconsultancyservices
1.	FinancialYearFY22	
2.	FinancialYear FY21	
3.	FinancialYear FY20	
Average		

CertifiedbyCharteredAccountant/StatutoryAuditor

We, in our capacity as the Chartered Accountant/ Statutory Auditor for (name of bidder) certify that above details are correct.

SealandstampofCA/Auditor

Note:

• The Applicant is not required to submit audited financial statement for evaluation of the Financial Capacity. However, the Authority reserves the right to ask the Applicant to submit Financial Statement – duly signed and stamped by the Authorized Signatory.

Form6:ProposedA&M

(Max15pages)

Technicalapproach, methodology and workplanare key components of the Tech

nicalProposal.You are suggested to present your A&M divided into the

following three chapters:

- a) TechnicalApproachandMethodology,
- b) WorkPlan, and
- c) OrganizationandStaffing.
- d) Relevantexperience

a) Technical Approach and Methodology. In this chapter you should explain your understanding of the objectives of theAssignment/job, approach to the Assignment/job, methodology for carrying out the activities and obtaining the expectedoutput, and the degree of detail of such output. You should highlight the problems being addressed and their importanceand explain the technical approach you would adopt to address them. You should also explain the methodologies youpropose to adopt and highlight the compatibility of those methodologies with the proposed approach.

b) Work Plan. The Applicant should propose and justify the main activities of the Assignment/job, their content andduration, phasing and interrelations, milestones (including interim approvals by the Authority), and delivery dates of thereports. The proposed work plan should be consistent with the technical approach and methodology, showingunderstanding of the TOR and ability to translate them into a feasible working plan.

c) Organization and Staffing: The Applicant should propose and justify the structure and composition of your team. Youshould list the main disciplines of the Assignment/job, the key expert responsible, and proposed technical and supportstaff.

d) RelevantExperience:HereiswhereweexpecttheApplicanttohighlight theirrelevant experiencetotheProjectathandand other factors that make the Applicant best suited for the Project. The Applicant is expected to use this portion of thepresentationtohighlight itsdesigns and concepts for paidassignments where theApplicant's design/ masterplanis eitheralready executed or being executed.

Form7:CVforProposedKeyPersonnel

(Max4pagesper CV)

- 1. **ProposedPosition:**[ForeachpositionofKeyPersonnelseparateformshallbeprepared]:
- 2. NameofFirm:[Insertnameoffirmproposingthestaff]:
- 3. NameofStaff:[Insertfullname]:

4. DateofBirth:

5. Nationality:

6. Education: [Indicate college/university and other specialized education of staff member, giving names of institutions, degrees obtained, and dates of obtainment]:

7. Countries of Work Experience: [List countries where staff has worked in the last tenyears]:

8. Languages [Foreachlanguage indicate proficiency: good, fair, or poor inspeaking, reading, and writing]:

9. EmploymentRecord:

[Startingwithpresentposition,listinreverseordereveryemploymentheldby staffmember sincegraduation, giving for each employment (see format here below): dates of employment, name of employing organization,positions held.]:

- From[Year]:To[Year]:
- NameofOrganization
- Positionsheld:

10. DetailedTasksAssigned: [ListalltaskstobeperformedunderthisAssignment/job]

11. Work UndertakenthatBest Illustrates CapabilitytoHandlethe TasksAssigned [Amongthe Assignment/jobs

inwhichthestaffhasbeeninvolved, indicate the following information for those Assignment/jobs that tbe still us tratest aff capability to handle the Consultancy assignment]

- NameofAssignment/joborproject:
- Year:
- Location:
- Mainprojectfeatures:
- Positionsheld:
- Activitiesperformed:

12. Certification:

I, the undersigned, certify that to the best of my knowledge and belief, this CV correctly describes myself, myqualifications, and my experience. I understand that any wilful misstatement described herein may lead to mydisqualification or dismissal, if engaged.

- Date:
- Place:
- [SignatureofstaffmemberorauthorizedsignatoryofftheApplicant]

Form8:Declaration

(Onfirm'sletter head)

Date: Place:

DearSir,Madam

We hereby declare that our firm,our associate/ group firm is not and shall not indulge inany suchactivities which canbetermed as the conflicting activities. We also acknowledge that in case of misrepresentation of the information, ourproposals / contract shall be rejected / terminated by the Authority which shall be binding on us. The determination of what construes conflicting activities, if any, shall be the prerogative of the Authority.

AuthorizedSignature[Infullandinitia Is]:Name and Title of Signatory: NameofFir m:Address

:

Form9:Declaration:CurrentandPastProceedings,Litigation,Arbitration,Actions,Claims,Investigationsand Disputes

(Onfirm'sletter head)

Date: Place:

DearSir,Madam

We hereby declare that our firm, our associate / group firm has:

- No proceedings, litigation, arbitration, actions, claims, investigations and disputes in the last five years OR
- Current and past proceedings, litigation, arbitration, actions, claims, investigations and disputes in the last five years are as below:

Year	Matterindispute	ContractIdentification	ValueofAward
			(ActualorPotential)Against
			Applicant
		Contract identification: [indicatecomplete	Insertamount
		contract title,	
		number, and any other identifica	
		tion]Nameofinstitution:[insertf	
		ullname]	
		Address of institution: [insertstreet/city/cou ntry]	
		Reason(s) for non- performance:[indicate main reason(s)]	

WefurtheraffirmthattheabovelitigationhistoryshallnotimpactourabilitytodelivertheConsultan cyservices.Further,theAuthorityshallhavetheright toreasonablyinterpret astohowtheresult /impactof abovelitigations mayimpactorhavethepotentialtoimpactthefinancialor operationalconditionoftheApplicant inamannerthatmayadverselyaffectthe Applicant's ability to satisfy any of its obligations under the contract / RFP.

Note:ApplicantsshallprovideevidenceoftheircontinuedqualificationtoperformtheServices(incl udinganychangesintheir litigation history) in a manner satisfactory to the Authority during the performance of the contract / RFP.

AuthorizedSignature:
Name:
Designation
Nameoffirm:
Address:

Form10:FormatforBankGuarantee

BG No.

Date:

- In consideration of you, (Name of Authority), having office at 1. [Authority's Address] (hereinafter referred to as the "Authority" which expression shall, unless repugnant to thecontext or meaning thereof, include its administrators, having agreed of successors and assigns) to receive theproposal [Name of Consultant], having its registered office at [registered address ofcompany], (hereinafter referred to as the "Bidder" which expression shall unless it be repugnant to the subject orcontext thereof include its successors and assigns), for appointment as Consultant for [name of assignment](hereinafter referred to as the "Consultancy")pursuanttotheRFPDocumentdated[date]issuedinrespectofthe Consultancy and other related documents including without limitation the draft contract for consultancyservices (hereinafter collectively referred to as "RFP Documents"), we [Name of the Bank] having our registered office at [registered address]andoneof its branches at [branchaddress] (hereinafterreferredtoas the "Bank"), at he request of the Bidder, do hereby interms ofrelevant clause of the RFP Document, irrevocably, unconditionallyand without reservation guarantee the due and faithful fulfilment and compliance of the terms and conditions of the RFP Document by the said Bidder and unconditionally and irrevocably undertake to pay forthwith to theAuthority an amount of Rs. [in figures] ([in words]) (hereinafter referred to as the "Guarantee") as our primaryobligation without any demur, reservation, recourse, contest or protest and without reference to the Bidder if theBidder shall fail tofulfil or comply with all or any of the terms and conditions contained in the said RFP Document.
- 2. Any such written demand made by the Authority stating that the Bidder is in default of thedue and faithfulfulfilment and compliance with the terms and conditions contained in the RFP Document shall be final, conclusiveand binding on the Bank. We, the Bank, further agree that the Authority shall be the sole judge to decide as towhether the Bidder is in default of due and faithful fulfilment and compliance with the terms and conditionscontained in the RFP Document, including without limitation, failure of the said Bidder to keep its Proposal validduring the validity period of the Proposal as set forth in thesaid RFP Document, and the decision of the AuthoritythattheBidder is in default asaforesaidshall befinalandbinding onus, notwithstandingany differences betweenthe Authority and the Bidder or any dispute pending beforeany court, tribunal, arbitrator or any other authority.
- 3. We, the Bank, do hereby unconditionally undertake to pay the amounts due and payable under this Guaranteewithout anydemur,reservation,recourse,contest or protestandwithout anyreferencetotheBidderoranyotherperson and irrespective of whether the claim of the Authority is disputed by the Bidder or not, merely on the firstdemand from the Authority stating that the amount claimed is due to the Authority by reason of failure of theBidder to fulfil and comply with the terms and conditions

contained in the RFP Document including withoutlimitation, failure of thesaid Bidder tokeepits Proposalvalid during the validity period of the Proposal asset for thin the said RFP Document for any reason whatsoever. Any such demand made on the Bank shall be conclusive as regards amount due and payable by the Bank under this Guarantee.

However, our liability under this Guarantees hall be restricted to an amount not exceeding Rs. [in figures] ([inwords]).

- 4. This Guarantee shall be irrevocable and remain infullforce for a period of 240 (twohundred and forty) days from the Proposal Due Date (PDD) and a further claim period of thirty (30) days or for such extended period as may bemutually agreed between the Authority and the Bidder, and agreed to by the Bank, and shall continue to beenforceable until all amounts under this Guarantee have been paid.
- 5. The Guarantee shall not be affected by any change in the constitution or winding up of the Bidder or the Bank orany absorption, merger or amalgamation of the Bidder or the Bank with any other person.
- 6. In order to give full effect to this Guarantee, the Authority shall be entitled to treat the Bank as the principaldebtor. The Authority shall have the fullest liberty without affecting in any way the liability of the Bank under thisGuarantee from time to time to vary any of the terms and conditions contained in the said RFP Document or toextendtimefor submissionoftheProposalsor theProposalvalidityperiodortheperiodfor conveyingofLetter ofAcceptance to the Bidder or the period for fulfilment and compliance with all or any of the terms and conditionscontained in the said RFP Document by the said Bidder or to postpone for any time and from time to time any of the said Bidder and either to enforce or forbear from enforcing any of thetermsandconditionscontainedinthesaidRFPDocument

orthesecurities available to the Authority, and the Bankshall not be released from its liability under these presents by any exercise by the Authority of the liberty with reference to the matters aforesaid or by reason of time being given to the said Bidder or any other forbearance, actoromission on the part of the Authority or any indulgence by

theAuthoritytothesaidBidder or byanychangein the constitution of the Authority or its absorption,merger or amalgamation with any other person or any othermatter orthing whatsoeverwhichunder thelawrelatingtosuretieswould butfor thisprovisionhavethe effect of releasing the Bank from its such liability.

- 7. Any notice by way of request, demand or otherwise hereunder shall be sufficiently given or made if addressed to the Bank and sent by courier or by registered mail to the Bank at the address set forth herein.
- 8. We undertake to make the payment on receipt of your notice of claim on us addressed to[Name of bank alongwith branch address] and delivered at our above branch which shallbe deemed to have been duly authorised toreceive the said notice of claim.
- 9. It shall not be necessary for the Authority to proceed against the said Bidder before proceeding against the Bankand the guarantee herein contained shall be enforceable

for preparation of Vision & Master Plan, Detailed Layout Plan, Urban Design Guidelines, Integrated Infrastructure Plan, and Preliminary Engineering DesignforSector 29, Gurugram, Haryana

against the Bank, notwithstanding any other securitywhich the Authority may have obtained from the said Bidder or any other person and which shall, at the timewhen proceedings are taken against the Bank hereunder, be outstanding or unrealised.

- We,theBank,furtherundertakenottorevokethis Guaranteeduringitscurrencyexceptwiththeprevious expressconsent of the Authority in writing.
- 11. The Bank declares that it has power to issue this Guarantee and discharge the obligationscontemplatedherein, the undersigned is duly authorised and has full power to execute this Guarantee for and on behalf of the Bank.
- 12. For the avoidance of doubt, the Bank's liability under this Guarantee shall be restricted toRs. [in figures] ([inwords]). The Bank shall be liable to pay the said amount or any part thereof only if the Authority serves a writtenclaim on the Bank in accordance with paragraph 8 hereof, on or before [date].

SignedandDeliveredby[nameofbank]

BythehandofMr./Ms.[name], it's [designation] and authorised official.

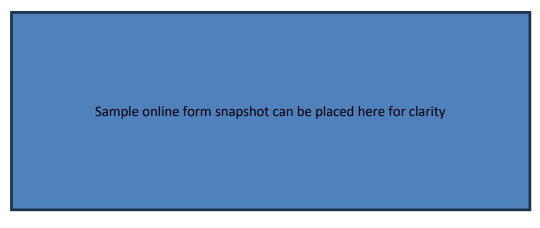
(SignatureoftheAuthorisedSignatory)(OfficialSeal)

Note

- s: TheBankGuaranteeshouldcontainthename,designationandcodenumberoftheofficer(s)signingtheGuarantee.
 - The address, telephone number and other details of the Head Office of the Bank as well as of issuing Branchshould be mentioned on the covering letter of issuing Branch.

Form11:FormatforFinancialProposal–INDICATIVEONLY

(Tobefilledandsubmittedintheonlineexceldownloadedfromthee-portal-(<u>https://XXXXX.gov.in/</u>)



AuthorizedSignature:.....Name:..... Designation.....Nameoffirm:.....Address:...

13 GENERALCONDITIONS

1. COMPLIANCEWITHLAWS

The Consultant shall take due care that all its documents comply with all relevant laws and statutory regulations and ordinances, guidelines in force which includes all laws in force and effect as of the date hereof and whichmay be promulgated or brought into force and effect hereinafter in India including judgments, decrees, injunctions, writs of or orders of any court of record, as may be in force and effect during the subsistence of this Agreement applicable to the Consultant.

2. GOVERNINGLAWANDJURISDICTION

This Agreement shall be governed by the laws of India. The Courts at Haryana shall have jurisdiction over allmatters arising out of or relation to this Agreement.

3. **DISPUTERESOLUTION**

3.1. AmicableResolution

Any dispute, difference or controversy of whatever nature between theParties, howsoever arising under, out ofor in relation to this Agreement (the "Dispute") shall in the first instance be attempted to be resolved amicably through discussions between the Parties.

3.2. Arbitration

a. Procedure

AnyDisputewhichisnotresolvedamicablywithin30days,thesameshallbereferredtoasinglearbitrator,appointedthroughmutualconsultation of the Consultant and Government of Haryana.Sucharbitration shallbe governed by the Arbitration and Conciliation Act, 1996 ("Arbitration Act").

b. PlaceofArbitration

Theplaceofarbitrationshallbe Haryana.

c. EnglishLanguage

Therequestforarbitration, the answer to the request, the terms of reference, anywritten submissions, anyorders and awards shall be in English and, if oral hearings take place, English shall be the language to be used in the hearings.

d. EnforcementofAward

The Parties agree that the decision or award resulting from arbitration shall befinalandbindinguponthePartiesandshallbeenforceableinaccordancewiththeprovisionoftheArbitrationActsubjecttotherightsof the aggrieved parties to secure relief from any higher forum.

e. PerformanceduringDisputeResolution

Pendingthesubmissionofand/ordecisiononadisputeanduntilthearbitralawardispubli shed;thePartiesshall continue to perform their respective obligations under this Agreement, without prejudice to a finaladjustment in accordance with such award.

4. SEVERABILITY

In the event that any provision of this Agreement is held to be invalid or unenforceable, the remaining provisions of this Agreement will remain in full force and effect.

5. **WAIVER**

Waiver by either Party of any default by the other Party in the observance and performance of any provision of robligations under this Agreement:

- a. shallnotoperateorbeconstruedasawaiverofanyotherorsubsequentdefaulthereoforo fotherprovisions or obligations under this Agreement;
- b. shall not be effective unless it is in writing and executed by a duly authorised representative of such Party;and
- c. shallnotaffectthevalidityorenforceabilityofthisAgreementinanymanner.

Neither the failure by either Party to insist on any occasion upon the performance of the terms, conditions and provisions of this Agreement or any obligation hereunder nor time or other indulgence granted by a Party to theother Party shall be treated or deemed as waiver/breach of any terms, conditions or provisions of this Agreement.

6. **MODIFICATION**

Modification of the terms and conditions of the Agreement, including any modification of the scope of theServices, may only be made by written agreement between the Parties.

7. **NOTICES**

Unlessotherwisestated, noticestobegiven underthis Agreement including but notlimited to a notice of waiver of any term, breach of any term of this Agreement and termination of this Agreement, shall be in writing and shall be given by hand delivery, recognized courier, mail, telex or facsimile transmission and delivered or transmitted to the Parties at their respective addresses mentioned hereinabove.

8. TRANSFERORASSIGNMENT

No Party may assign its interests in the Agreement without the prior written consent of the other Party. Unlessspecifically stated to the contrary, in any written consent to an assignment, no assignment shall release ordischarge the assignor from any obligation under this Agreement.

9. VARIATIONS

Government of Haryana may, by written notice tothe Consultant, require the Consultant to vary thescope, sequence or timing of the Services with suitable compensation for such variation, any such variation to be discussed and agreed mutually in writing.

10. **CONFLICTOFINTEREST**

Notwithstanding Schedule 5, consistent with the Consultant's confidentiality obligations to its other clients, theConsultant is not able to advise or consult with HSVP about the Consultant's serving the Client's competitors orother parties. The Consultant's obligations in relation to conflict of interest will be limited to the personnel level, it will ensure that the Key Personnel outlined in Schedule 3 donot

haveanactualorperceivedconflictof interestassociated with providing the Services and will notify in writing to the extent there is potential for any actual orperceived conflict of interest associated with the Key Personnel.

11. **TERMINATIONOFCONTRACT**

The Master planner's contract with the Authority will terminate in case of following conditions:

- a. ThetermofContractexpires.
- b. PerformanceoftheMasterplannerisbelowexpectedlevel.
- c. Non-adherencetothetimelinesoftheproject.
- d. Qualityofworkisnotsatisfactoryandnot acceptable.
- e. Oranyotherreasonbecauseofwhichprojectiscurtailed

For points (b), (c) and (d) and (e) above, the Authority reserves the right to foreclose consultancy services at anystage and the Master planner shall be required to abide by the same. In such a case, the amount payable to theMaster planner will be estimated by the Authority, on a pro-rata basis, based on the stage of the projectforeclosure and the work done by the Master planner as against the deliverables and payment schedulementionedasperSection7above.TheAuthoritiesviewinthismattershallbefinal.N oother amountwillbepaidfor the remaining term of the contract.

Additionally, the Authority may at any time terminate the Contract by giving written notice to the Masterplanner, if the Master planner becomes bankrupt or otherwise insolvent or in case of dissolution of company orwinding up of company. In this event termination will be without compensation to the Master planner, provided that such termination will not prejudice or affect any right of action or remedy, which has accrued or will accrue thereafter to the Authority.

12. **FORCEMAJEURE**

12.1. Definition

- a. For the purposes of this Contract, "ForceMajeure" means an event whichis beyond the reasonable controlof a Party, andwhich makes aParty's performance of itsobligations hereunder impossibleor so impracticalasreasonablytobeconsideredimpossibleinthecircumstances, and includes, butisnotlimitedto, war, riots, civil disorder, Covid 19 like diseases, earthquake, fire, explosion, storm, flood or other adverse weather conditions, strikes, lockouts or other industrial action (except wheresuch strikes, lockouts or other industrial action are withinthe power of the Party invoking Force Majeureto prevent), confiscation or any other actionby governmentagencies.
- b. Force Majeure shall not include (i) any event which is caused by the negligence or intentional action of aParty or such Party'sSubconsultants or agents or employees, nor (ii) any event which a diligent Partycouldreasonably have been expected to both (A) take into account at the time of the conclusion of this Contractand (B) avoid or overcome in the carrying out of its obligations hereunder.
- ${\it c.} \quad {\it ForceMajeureshallnotinclude insufficiency of funds or failure to make any payment required}$
- d. Party/PartiesherereferstheAuthorityandtheMasterplanner/Consultant
- e. Contract shall refer to he contract to be entered between the Parties based on the scope of work outlined in this RFP

12.2. NoBreachofContract

The failure of a Party to fulfil any of its obligations as per this RFP (or Contract to be entered into between theParties) shall not be considered to be a breach of, or default under, the Contract insofar as such inability arisesfrom an event of Force Majeure, provided that the Party affected by such an event has taken all reasonableprecautions, due care and reasonable alternative measures, all with the objective of carrying out the terms and conditions of this Contract.

12.3. Measurestobetaken

- a. A party affected by an event of Force Majeure shall take all reasonable measures to remove such Party'sinability to fulfil its obligations hereunder with a minimum of delay.
- b. A partyaffected by an event of Force Majeure shall notify the other Party of such event assoonaspossible, and in any event not later than fourteen (14) days following the occurrence of such event, providing evidence of the nature and cause of such event, and shall similarly give notice of the restoration of normal conditions as soon as possible.
- c. The Parties shall take all reasonable measures to minimize the consequences of

any event of Force Majeure.

12.4. Extensionoftime

Any period within which a Party shall, pursuant to this Contract, complete any action or task, shall be extended for a period equal to the time during which such Party was unable to perform such action as a result of ForceMajeure.

12.5. Payments

During the period of their inability to perform the activities as per the scope of work herein, as a result of anevent of Force Majeure, the Consultants shall be entitled to be reimbursed for additional costs reasonably and necessarily incurred by them during such period for the purposes of their obligation under this RFP and inreactivating the services as per the scope of work herein after the end of such period.

12.6. Consultation

Not later than thirty (30) days after the Consultant, as the result of an event of Force Majeure, have becomeunable to perform a material portion of the scope of work outlined herein, the Parties shall consult with eachother with a view to agreeing on appropriate measures to be taken in the circumstances.

REVISED LAYOUT PLAN OF SECTOR - 29, GURGAON.

ALLOTTED / LEASE OUT SITES SHOWN THUS

SITES CONSTRUCTED / DEVELOPED BY HSVP SHOWN THUS

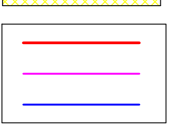
CONSTRUCTED PLOTS/SITES SHOWN THUS NOT CONSTRUCTED PLOTS/SITES SHOWN THUS UNDER CONSTRUCTED PLOTS/SITES SHOWN THUS

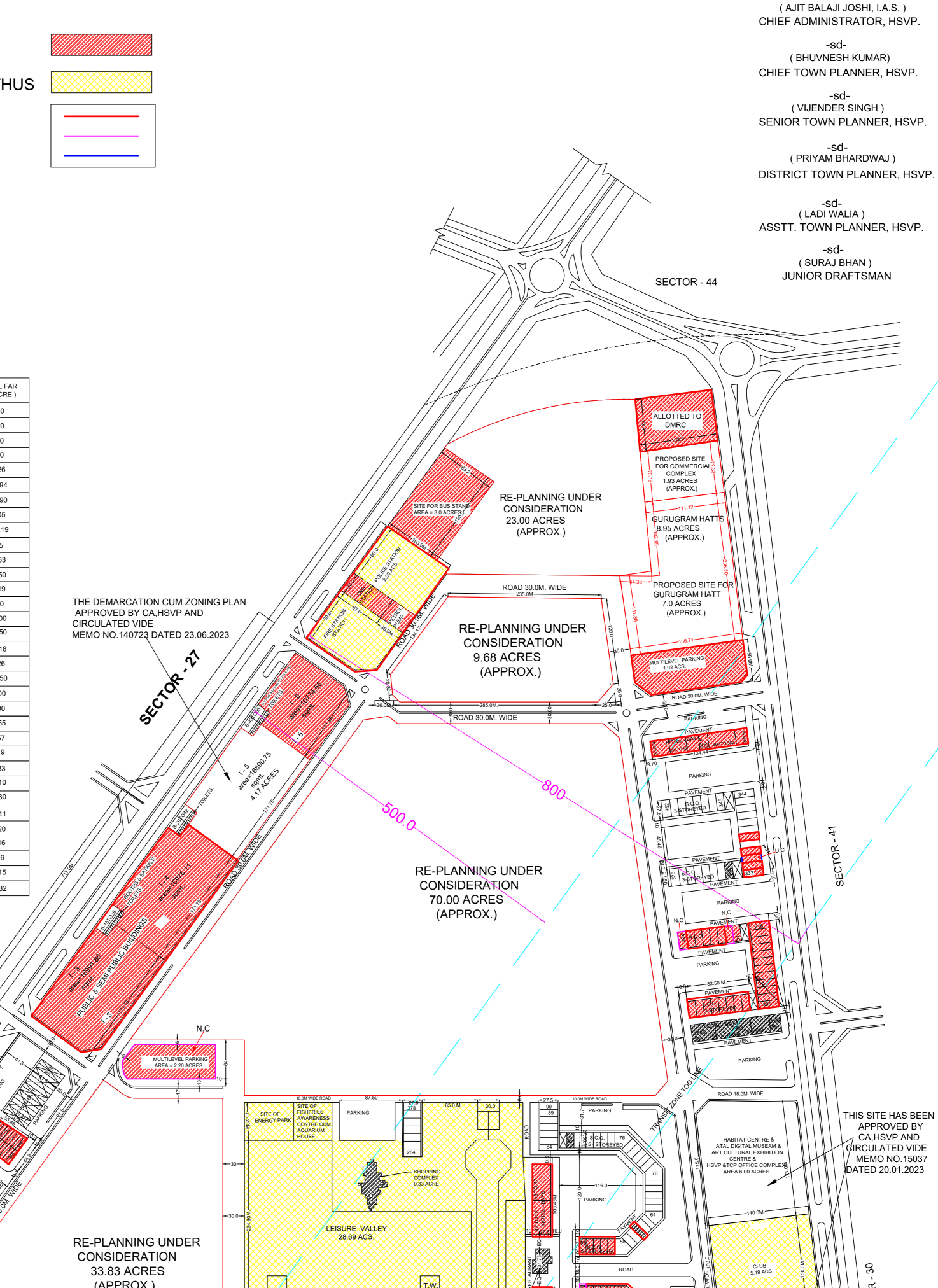
AREA DETAILS OF LAYOUT PLAN OF SECTOR -29 GURUGRAM:-

Sr.No.	DESCRIPTION	AREA
1.	TOTAL AREA OF SECTOR	482 ACS.
2.	SALEABLE AREA.	201.98 (41.90 %)
3.	F.A.R	320.32 (66.45 %)
4.	AREA ALREADY ALLOTTED. AS PER EO-II HSVP GURUGRAM EMAIL:-DATED 27.12.2021	100.84 ACS.

AREA DETAILS OF PLOTS:-

Sr.No.	DESCRIPTION	SIZE IN MTR.	TOTAL NOS. OF SITES	AREA IN ACRE	FAR	TOTAL FAR (IN ACRE)
1.	DMRC HUDA CITY CENTRE	108.90 X 73.40	01	2.00	1.00	2.00
2.	BUS STAND		01	3.00	1.00	3.00
3.	POLICE STATION	80.0 X 103.0	01	2.00	1.00	2.00
4.	FIRE STATION	80.0 X 103.0	01	2.00	1.00	2.00
5.	PETROL PUMP + CNG STATION	30.0 X 103.0	1+1	0.76	0.35	0.26
6.	INSTITUTIONAL SITE (1-6)	171.0 X 103.0	06	23.94	1.00	23.94
7.	HOTEL SITE-I		01	4.60	1.50	6.90
8.	HOTEL SITE-II		01	2.70	1.50	4.05
9.	COMMERCIAL (C1-C12)	80.00 X 89.80	12	23.52	1.75	41.19
10.	HSVP OFFICE	89.20 X 113.90	01	2.50	1.75	3.75
11.	COMMERCIAL	51.80 X 113.90	01	1.45	1.75	2.53
12.	COMMERCIAL NEAR AUDITORIUM		01	2.00	1.75	3.50
13.	GYMKHANA CLUB	140.0 X 150.0	01	5.19	1.00	5.19
14.	HABITATE CENTRE	140.0 X 175.0	01	6.00	1.50	9.00
15.	COMMERCIAL TOWER	176.0 X 230.0	02	20.00	1.75	35.00
16.	COMM. TOWER NEAR AMUSEMENT PARK		01	10.00	1.75	17.50
17.	WORLD TRADE CENTRE		01	13.25	1.75	23.18
18.	AUDITORIUM-CUM-CULTURAL COMPLEX	186.80 X 168.50	01	7.26	1.00	7.26
19.	AMUSEMENT PARK		01	25.00	0.10	2.50
20.	FISHERIES AQURIUM		01	1.00	1.00	1.00
21.	ENERGY PARK	68.40 X 75.20	01	1.00	1.00	1.00
22.	SHOPPING MALL	110.0 X 75.00	01	2.03	1.75	3.55
23.	SHOPPING COMPLEX NEAR LEISURE VALLEY		01	0.33	1.75	0.57
24.	COMMERCIAL PLAZA	80.00 X 150.0	01	2.96	1.75	5.19
25.	RESTAURANTS		02	1.33	1.75	2.33
26.	MULTILEVEL PARKING		03	7.01	0.30	2.10
27.	SCO 5 STOREYED	10.0 X 27.50	232	15.76	5.00	78.80
28.	SCO 3 STOREYED	10.0 X 27.50	56	3.80	3.00	11.41
29.	2 STOREYED ETHNIC FOOD CENTRE	10.0 X 27.50	24	1.60	2.00	3.20
30.	BOOTH SITES	2.75 X 8.25	56	0.31	2.00	1.16
31.	MULTIPLX CINEMA	60.0 X 45.0	01	0.66	1.75	1.16
32.	HOTEL BAYS	10.0 X 27.50	45	3.05	3.00	9.15
33.	OFFICE BAYS	6.50 X 41.50	28	1.86	2.32	4.32





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THIS SITE HAS BEEN APPROVED BY CA, HSVP AND CIRCULATED VIDE MEMO NO.32050 DATED 15.02.2023

SHUTOR 20

