

 भारतीय जीवन बीमा निगम LIFE INSURANCE CORPORATION OF INDIA	<b>LIFE INSURANCE CORPORATION OF INDIA,</b> <b>Divisional Office, “JeevanPrakash”, Dargamitta,</b> <b>Nellore - 524003, PB No.17</b> <a href="mailto:os.nellore@licindia.com">os.nellore@licindia.com</a> , Phone : 08702540984
Ref:OS/Estates/Raja	Date:18.03.2026

### Tender No.1

#### NOTICE INVITING TENDER FOR CATERING SERVICES AT SALES TRAINING CENTRE AT TIRUPATHI – 517507 (A.P.STATE)

LifeInsuranceCorporationofIndia, Divisional Office, Jeevan Prakash, Nellore, intends to invite tenders for **Catering Services at STC, TIRUPATI** from reputed licensed Organizations/individuals having sound financial capacity and proven track record of atleast 3 years in the field with an annual turnover of Rs.10 lakhs and above to large training institutions/colleges etc., for providing multi-cuisine Vegetarian food to executives/residential trainees per day.

The tenderers complying the criteria specified in the tender shall only be considered for further revaluation.

Tender format containing Terms & Conditions for Catering Services at STC, Tirupathi is available as per the details below:

1	Tender Link on our website to download the Forms	<a href="http://www.licindia.in">www.licindia.in</a>
2	Online Forms can be obtained	From 14.04.2026
3	Last Date for submission of Tender Through GEM Portal	26.04.2026 17.00hrs.
4	Tender Opening Date at the above Office	27.04.2026 at 11.00Hrs
5	Non Refundable-Tender Fees in the form of DD in favour of LIC of India, Nellore <b>(For MSME Exemption, refer the Tender)</b>	Rs.100/-+GST@18%, TotalRs.118/-
6	Refundable EMD in the form of DD infavour of LIC of Inida, Nellore <b>(For MSME Exemption, refer the Tender)</b>	Rs.10,000/-

The Senior Divisional Manager, LIC of India, Nellore, reserves the right to reject/issue the tender to any agency at his sole discretion without assigning any reason whatsoever.

Senior Divisional Manager

## **TENDER FOR CATERING SERVICES AT LIC, SALES TRAINING CENTRE, TIRUPATHI.**

Invitation of Two bid system for Catering Services at our Sales Training Centre, Karakambadi Road, Tirupathi - 517507 as per the enclosed formats.

1. The tender forms can be downloaded from our Website: [www.licindia.com](http://www.licindia.com). The tenderer has to pay an amount of Rs.118/- (Rupees One Hundred and Eighteen only inclusive of GST) towards tender fee for submission often there for **Catering Services at Sales Training Centre, Tirupati** through GEM portal.
2. Tenders should be submitted in the form of two bid system through GEM portal via: 'Technical Bid' in '**Annexure-A**' along with Enclosures and another 'Price Bid' in '**Annexure-B**'. These two bids to be uploaded in GEM portal before 26.04.2026 at 17.00 hrs
3. The technical bid should be accompanied with a refundable EMD of Rs.10,000/- (Rupees ten thousand only) in the form online digital form as approved by GEM portal. The EMD will not carry any interest and it will be refunded to the unsuccessful bidders soon after the finalization of the tender.

The EMD deposited by the successful bidder will be converted into Security Deposit and it will not carry any interest. However, firms which have been registered as MSMEs either with NSIC or Director of Industries (DI), District Industries Centre (DIC) need not pay the tender fee & EMD on submission of proof of such registration along with the technical bid.

The Terms and Conditions governing the tender are given here with.

1. All pages of the tender documents have to be signed by the tenderer as proof of his acceptance.
2. **There will be a pre-bid meeting on 17.04.2026 at 11.30am in LIC of India, Sales Training Centre, Tirupathi for any clarifications.** Further the tenderers can inspect STC, Tirupathi at any time with prior permission from Principal STC.

The schedule for processing of tender is as under:

1	Online Forms can be obtained	From 14.04.2026
2	Last Date for submission of Tender	26.04.2026 at 17.00hrs.
3	Tender Opening Date	27.04.2026 at 11.00Hrs

The Technical Bids will be opened on the date and time specified above. After preliminary scrutiny of Technical Bids, verification of credentials, the Price Bids of only those bidders whose Technical Bids are found eligible will be opened at a later date.

**PS : Please append your signature with seal on all the papers before submitting the tender.**

**Following Items/Facilities will be provided by LIC-STC Tirupathi:**

Furniture, fixtures, infrastructure available at STC will be provided to the Contractor in good working condition for his use in the course of his service to STC. However, he shall ensure its clean maintenance in good working condition throughout his tenure by carrying out the repairs forth with at his cost. Any defect found during inspection will attract penalty.

- Water free–For cleaning purpose only. Vendor has to arrange purified water for cooking and drinking purpose.
- Electricity free–Electricity should not be used for cooking and heating purpose.
- Sufficient Storage space and shelves provided to keep the provisions.
- Sufficient space for cleaning utensils with necessary provision is provided.
- One Room with attached bathroom and toilet will be provided to kitchen staff free of cost during the entire period of contract.

### **Eligibility Criteria & Requirements:**

1. The applicant must be a Registered / Licensed Organization /Partnership firm /Sole proprietorship.
2. The applicant must have a proven track record of minimum 3 years with reputed clients in rendering catering service.
3. The applicant must have sound financial capacity / credit worthiness acceptable to LIC of India.
4. **The applicant must have annual turnover of Rs.10lakhs and above during the last 3 financial years.**
- 5a. The applicant must produce relevant documentary evidence along with the tender application form.
- 5b. Non disclosure of relevant information or furnishing of incorrect information / documents will suffer disqualification.
6. The applicant must not have been at any time declared as insolvent or convicted for any offence.
7. The applicant shall comply with all the requirements of labor laws; obtain all licenses / approvals / permissions to carry on the business of catering services.
8. The applicant must not have been prosecuted or suffered any penalty for violation of any Labor laws by any Authority.

9. The applicant must not have been at any time declared as insolvent or convicted for any offence.
10. The applicant shall comply with all the requirements of labor laws; obtain all licenses / approvals/permissions to carry out on the business of catering services.
11. The applicant must not have been prosecuted or suffered any penalty for violation of any Labor laws by any Authority.
12. The applicant should not have rescinded / abandoned any Catering contract awarded by any of his clients before the expiry of prescribed period of contract.
13. The applicant should neither be a sub-contractor to any other entity / person nor has at any time sub-let the contract awarded to the applicant to any other person.
14. The applicant has not suffered any disqualification to render the catering services at any time in respect of matters not enumerated here in.
15. The renderers are advised to inspect the facilities, premises etc. where the services are required to be offered and assess for requirements themselves before submission of the tender.
16. LIC of India is not responsible in any technical errors in Gem portal.
17. The validity of the tender shall be for 3 months.
18. The rates to be quoted shall be inclusive of all i.e., providing catering services inclusive of all taxes, charges, levies etc., if any and excluding GST. Income Tax will be deducted as per the prevailing rates. The PRICE BID should be given item-wise as per the Performa in “Annexure B”. Price quote given as a block amount will be disqualified.
19. The tender should be uploaded in GEM portal on or before the Scheduled date.
20. Corrections, if any, in the quotation should be duly authenticated with full signature. In case of any difference between the figures and the wordings, the wordings will be taken as the correct one.
21. The quotation should be either typewritten or neatly and legibly handwritten in dot-pen.
22. Technical Bid & Financial Bid should be placed in separately as per the Annexures in GEM Portal.
23. Any tender not complying with eligibility criteria and requirements either wholly or partially shall be liable for rejection.
- 24. The successful tenderer will be required to deposit an amount of Rs.2,00,000 (Rupees Two Lakhs only) by way of a crossed A/c payee demand draft favouring LIC of India, drawn up on any nationalized bank payable at Nellore, towards security deposit. This deposit will be refunded only on successful completion of the agreement period. No interest will be payable on this security deposit. The EMD of the successful tenderer will be adjusted to such Security Deposit, allowing the tenderer to deposit the balance amount.**

- 25.If the successful tenderer fails, in course of the agreement period, to comply with the terms and conditions of the agreement, the security deposit may be forfeited in full or in part as decided by the Competent Authority.
- 26.The Competent Authority reserves the right to change the relevant dates; to accept or reject all or any of the applications; to accept any higher bid; or cancel all tenders without assigning any reasons whatsoever.
- 27.Any dispute arising out of or relating to this tender shall be deemed to have arisen in Tirupati and shall be subject to adjudication of a competent court in Nellore.
- 28.The applicant must furnish an appropriate declaration in respect of the terms and conditions mentioned here in along with the application form.

### **TERMS AND CONDITIONS:**

1. The contract for Catering Services shall be valid for a period of 3years, with an increase by 5% every year on the rate quoted in the contract. On further review and evaluation, if the performance is found to be satisfactory, the contract can be renewed successively for another 1 year (maximum two such occasions) subject to three months advance notice by both the parties prior to the termination of the contract. The rate for extended period will be increased by a maximum of 7.5% in the 4<sup>th</sup> and 10% in the 5<sup>th</sup> year over the rate paid in the immediate preceding year of Contract. The contract can be terminated by the Competent Authority at any time during the course of the contract period by giving one-month notice to the contractor.
2. If due to any reason whatsoever, the contractor expresses his inability to continue to execute the contract after the first year on the agreed rate he may be permitted to terminate the contract with notice period., However, in case of bad or non-performance, the agreement may be specified here in above, the said contract or shall be blacklisted and will not be allowed to participate in any future tenders floated by, LIC of India, Nellore for a period of 5years. In addition to this 50% of the security deposit of such contractor shall be forfeited.

During the period of agreement, the contractor shall be fully responsible for the entire catering arrangements to the trainees at the Sales Training Centre. The contractor shall be permitted to use the dining hall, the kitchen and the adjoining store rooms in the hostel block to provide catering arrangements/ services to the participants and others as permitted by the Principal.

### **3A. Menu, Quantity & Quality of Service:**

**The contractor has to ensure**– The approved daily Menu Chart should be displayed prominently on a board near the dining hall.

No change or alteration in menu, quantity and quality is permissible without prior approval of the Principal.

To purchase all the food stuff, vegetables, groceries and articles used for the catering purposes and shall always have on hand, sufficient stock, in such a way that the catering services will not get interrupted.

All provisions should be fresh and of reputed brands with ISI or Agmark certification and should be stored in hygienic containers with lids. Oil should be branded like Saffola, Vijaya, Aadhar, Sundrop etc. and Atta should be branded like Aashirvad, Annapurna, Pillsbury etc. Best quality of Sona Masoori branded and reputed Rice bags should be used for preparation of cooked rice.

Vegetables, fruits, bread, milk, etc. should be fresh and of good quality and should be stored hygienically.

Use of Vegetable oils, artificial colours or tasting salt are strictly prohibited.

Reuse of burnt oil is strictly prohibited. Oil, once used should not be reused.

Adulteration or use of sub-standard items will be penalized and the items will be confiscated.

Good quality of papads to be used.

All cooked / uncooked items must be handled with utmost hygiene using hand gloves and proper dresses. Stewards must wear gloves to cut salads and to serve items. The grinders must be cleaned spotlessly in hot water before and after use. All salads and fruits should be washed first and then cut.

Mineral water shall be served for drinking purpose in clean glasses.

Supply of hot water for drinking to the participants on demand.

For participants who fall ill during training period, bread/milk or any other item, as per the choice of the participants, shall be supplied to their rooms.

Food items will be inspected, tested and tasted by the Principal or by his authorized officials.

Approved food items AND quantity are as given in the **Schedule2**.

### **3B. Premises provided by STC:**

For kitchen, refilling of LPG shall be done by the contractor at his own cost only.

The Contractor may be allowed some specified space in the Hostel with/without any furniture/s for use as changing room / rest room / night stay room for his workers.

If any person other than the workers are found using STC facilities, it will be viewed seriously and penalized. Smoking, consumption of alcoholic drinks, indulgence in any obnoxious activities by the workers is strictly prohibited.

No outside catering services shall be undertaken from STC campus.

### **3C. Utensils & Equipment to be provided by Caterer:**

The contractor shall provide at his own cost, all items including equipment like cooking stoves, grinder, mixie, Refrigerator of 400 ltrs. These have to be always maintained in good working condition.

The contractor shall provide flasks, crockery, cutlery, cooking utensils, glassware, juicer / mixer, table clothes, saucer papers, tissue papers, cloth napkins and other articles inadequate quantity / number which are necessary for running the canteen. Cracked or broken ones should be replaced. Utensils, cups, saucers, flasks (especially the rims), crockery, etc. should be scrubbed and cleaned thoroughly with Vim and hot water.

4. A thorough master cleaning ought to take place every weekend for all equipment, fixtures, utensils by removing the grime, grease, stains, oil etc. wiped well by clean cloth and dried. Flasks, Cups, Saucers, Utensils of good brand pre-approved by Principal, are to be used.
5. The contractor shall provide and maintain necessary modern equipment for keeping the food warm at the service counters. For ex. Bunsen burners, spirit lamps below specified containers will be kept lit all through the dining period.
6. Dough maker, Roti maker for 100 people will have to be used regularly in perfect working order. Maintenance of gas burners, stoves, gas lines, rubber pipe in perfect condition, etc. with their regular servicing shall be the responsibility of the contractor. The electricity charges and water consumption charges pertaining to water utilized for cleaning will be borne by STC provided the contractor exercises utmost economy.
7. Mineral water for cooking and drinking should be provided by the Contractor and charges are to be borne by him only. In times of scarcity of water, the contractor shall at his own cost ensure availability of water from modern, safe alternative sources so that the operations / programs run without adverse effects.
8. LIC guarantees **minimum Ten** number of participants for any training session as per training calendar circulated. If any session is cancelled or not conducted and on holidays including Saturdays and Sundays, this minimum condition is not applicable and nothing is payable. There may be breaks between different sessions. A situation could arise where no session is conducted during a particular period. Notwithstanding this, the contractor's catering service shall be available throughout the year without any break.
9. The vendor has to submit the GST invoice monthly once, claiming as per the actual attendance during the preceding month.
10. Workers, Duties & Uniform: The contractor shall provide adequate number of competent and well-trained staff or rendering flawless services. Appointment of minors is strictly prohibited. The contractor shall provide the list of employees engaged by him to the Principal with their full details such as name, address, age proof, residential proof, photo ID proof etc.

The minimum number of workers for kitchen, store and dining hall shall consist of following and they should be available round the clock.

Headcook:1

Assistantcook:1

Potwashers:1

Stewards:2

All workers should wear prescribed uniform & photo identity cards.

In case of absence for a day or more, substitute workers will have to be deployed under intimation to Principal. Change of persons as and when effected have to be intimated to the Principal along with details as specified in above.

Canteen staff and stewards ought to wear apron, gloves, head gear etc. during working hours. All workers shall wear the uniforms neat and clean with badges throughout, while they remain in STC campus.

The Head Cook and Asst. cook should be proficient in cooking South Indian food. Proficiency in North Indian/ Multi-cuisine/ etc is desirable.

Allocation of duties/shifts etc. shall be the responsibility of the Contractor. The deployment of workers shall be in such a way that it does not hamper the cooking / serving the food during the prescribed timings.

All workers shall maintain perfect cleanliness and hygiene. They should be devoid of any ailment.

11. All workers will have to follow the code of conduct I.e. maintaining courtesy, decency and decorum at all times. The Contractor shall be fully responsible for behavior of his workers. Complaints from participants /guests regarding discourteous behavior will be viewed very seriously and shall attract heavy penalty, as decided by Principal.

12. If any worker is injured or rendered partially /permanently disabled/ indisposed due to any reason such as accidents, fire, ill health etc. during the period of their service, it would be the sole responsibility of the contractor to take care of the mandatory pay necessary compensation in respect of such persons as per the relevant labor laws including all medical expenses, legal expenses etc. LIC does not hold any responsibility in this regard whatsoever.

13. The Contractor shall provide at his own cost all equipment (including Gas Stove, mixer grinder, Dosa pan, Chapatti pan, Refrigerator, hot case, cool chest, oven etc. of recognized make and suitable size) and shall maintain the same in good working condition at his own cost and put it in regular use for purpose solely connected with his catering arrangements. The corporation shall not responsible in any way for the loss and /or damage caused whatsoever to any of the afore said articles. He shall also arrange at his own cost regular supply of Gas cylinders. Maintenance of Gas burners, and regular servicing of Gas burners shall be the responsibility of the Contractor.

#### **14. KITCHENANDDININGMAINTENANCE:**

The kitchen, dining hall including VIP dining hall, wash areas, wash basins, water coolers and surrounding areas in the dining hall, should be maintained neat and clean round the clock by using good quality disinfectants.

The contractor should arrange for cleaning tables immediately after the dining and dispose off kitchen garbage/ left over food without causing any environmental hazards. He should liaison with the local Municipal/ Civic Authorities for disposal of garbage of all types daily. Failure to dispose garbage as stated above shall attract penalty.

Fly Catchers must be kept operating in perfect working order. Insecticides, rodenticides, pest

control should be applied periodically. Flies, Cockroaches etc. should not be seen in Kitchen or Dining Hall.

**Taxes & Other Statutory Obligations:**

a. The contractor shall obtain at his own expenses all licenses, permissions etc. as may be required by law and shall pay service tax and all other taxes imposed by any Governmental / Municipal Authority / Agency. He shall produce proof of such payment to the Principal, if called upon to do so.

b. TDS and such other taxes as per the prevailing rules shall be deducted from his bills while making the payments.

c. The Contractor shall ensure that he fully complies and observes all provisions of Contract Labour Act (Regulation and Abolition Act 1970), Minimum Wages Act, 1950, Payment of Wages Act 1935, ESI Act, Employees Provident Fund and Misc. Provisions Act and such other statutory enactments, amended from time to time. LIC shall not be responsible for violation of any of the laws / rules / regulations to be followed by the contractor in this regard.

d. The date of salary disbursement to workers should be on or before the dates specified in the relevant Acts/Laws, through NEFT. Vendor has to produce proof of payment of PF /ESI contributions to the relevant authorities along with the monthly bill. If the same is not submitted, the food bill will not be released.

e. The contractor will be liable for all consequences in case of any food poisoning.

Severe and stringent action will be taken by the Principal, including imposition of penalty. The contractor shall bear all medical expenses, compensation and legal expenses including all fines / punishment imposed by the Government authorities.

f. In terms of provisions of Section 33(3) of the Insurance Act, 1938, as amended by the Insurance Laws (Amendments) Ordinance.2014, Insurance Regulatory and Development Authority of India (IRDAI) is authorized to verify all such books of account, register, other documents and the data base in the custody of contractor in respect of service outsourced by the LIC of India. It shall be the duty of the contractor to provide such documents/ statements/information as may be required by IRDAI within such time as may be specified by the IRDAI.

The contractor shall not assign or transfer the rights and responsibilities assigned to him, to any other person or entity and shall not sub contract his services partially or completely in any manner whatsoever to others.

The Principal shall issue instructions to the contractor on any matter covered by this contract and also for matters not specifically covered here in, yet found necessary for proper functioning of STC. The decision of the Principal shall be final and binding on the contractor.

The contractor shall maintain a complaint/suggestion register supplied by the Principal to be submitted for checking by the administrative office any day, which can be inspected by them at any time.

The contractor shall rectify/comply with all complaints / suggestions made by the Principal committee members/ participants/ faculty members/ staff.

The contractor shall meet the Principal /Canteen Committee at least once in a fortnight or whenever called for to review the position and shall rectify the lapses and abide by the advices given by the Principal/Canteen Committee.

Timings prescribed by the Principal for each service shall be strictly adhered to by the contractor.

STC, at its discretion, may change the timings or prescribe different timings for different groups of participants.

The contractor shall submit neat and accurate bills, with details along with all requirements in the manner and format prescribed by STC. Bills, not in order are liable to be returned for orderly re-submission. The bills will be settled once in a month.

Any omission on the part of the STC, at any time, to exercise any of its rights under the terms & conditions of the agreement shall in no way impair or affect the validity of the terms & conditions and rights of the STC to enforce its rights at any time subsequently.

The contractor shall not have any tenancy rights by virtue of entering into an agreement with STC. The premises and its facilities will be utilized by the contractor only for the purposes as described in the agreement during the currency of the Contract. On expiry /termination of the contract, he shall hand over the peaceful vacant possession of the premises in the same condition as provided in the beginning.

For matters not specifically covered here in, yet found necessary for proper functioning of STC, instructions shall be issued by the Principal to the Contractor, on any matter covered by this agreement. The decision of the Principal shall be final and binding on the contractor

**15. Recovery of Penalties from the proceeds of the contractor:  
PENALTIES FOR NON PERFORMANCE AS PER THE CONTRACT**

<b>Sr. No.</b>	<b>Nature of Lapse</b>	<b>Penalty</b>
<b>1</b>	<b>Use of Substandard Ingredients in Preparation of Food</b>	<b>Rs.500/-per each occasion.</b>
<b>2</b>	<b>In sufficient quantity provided</b>	<b>Cost of Breakfast /lunch /dinner as per Annexure-II of those persons for whom food was insufficient will not be paid.</b>
<b>3</b>	<b>Complaints ( Participants / Staff /Faculty / Guests) as per Complaints / Suggestions Register</b>	<b>Cost of that food item as per Annexure II will be deducted.</b>
<b>4</b>	<b>Below Average Rating as per the Feedback: Upto 10% of total Participants of each session – Above 10% of total Participants of each session -</b>	<b>NIL</b>  <b>Percentage of deduction on Total food bill of that session will be equal to percentage of feedback in excess of 10% @ Rs.100/- per person per day.</b>
<b>5</b>	<b>Not wearing Uniforms, headgear, Gloves by the staff during office timings</b>	<b>Suitable penalty as decided by the Competent Authority.</b>
<b>6</b>	<b>Omission of Items of Menu</b>	<b>Suitable penalty as decided by the Competent Authority.</b>
<b>7</b>	<b>Change of Menu (per item) without prior approval from Principal, STC</b>	<b>Two times the cost of Items, for which alternate arrangements were made will be deducted from the Bill.</b>

8	Failure to provide catering services	Two times the cost of Items, for which alternate arrangements were made will be deducted from the Bill.
9	Lack of Cleanliness	Rs.1000/- per each occasion/failure.
10	Usage of Premises by persons other than allowed workers	Rs.1000/- per each occasion/failure.
11	Failure to dispose of garbage	Rs.1000/- per each occasion/failure.
12	Delay in providing Breakfast, Tea/Coffee during training session which affects sessions.	Rs.1000/- per each occasion/failure.
13	Non courteous behavior of the staff	Rs.500/- per each occasion/failure.

### **DECLARATION**

*I hereby agree to all the Terms & Conditions mentioned above without any condition whatsoever.*

*I also further agree that all the deficiencies will attract penalty and the recovery will be affected without any notice to me.*

*Signature of the Contractor*

<b>SCHEDULE-II</b>		
<b>Sr. No.</b>	<b>Menu</b>	<b>Name of the Item</b>
1	Bed Tea/Coffee	Tea/Coffee/Milk of 150 ml.
2	Breakfast	Two Optional Items (Idly, Dosa, Pongal, Puri, Upma and Vada as decided by the Princiapal, STC) along with Tea/Coffee/Milk of 150ml
3	Lunch	Vegetarian Lunch-White Rice, Special Rice (Lemon rice /Jeerarice /Pudinarice /Vegpulav), Pappu, Two curries, Sambar/Rasam, Chutney, Pickle, Lijjat Papad, Vadiyams, Curd, Banana/Fruit & Sweet.
4	Snacks	One Optional Item with Tea/Coffee/Milk of 150ml
5	Dinner	Pulka/Chapathi with suitable gravy kurma, White Rice, Dal, Vegetable curry, Rasam, Pickle, Curd, and seasonal cut fruits.

1. The list above is only indicative and not exhaustive. It would be to the credit of the Caterer to add any number of items under their respective heads to make the list more versatile.
2. On the last day of the session, dinner usually is not to be served. However, if any participant is staying back beyond 7pm, dinner to be arranged only for them.
3. Please note that food bill will be settled as per the attendance only, however in case of attendance is less than ten, minimum number of ten is guaranteed.

#### **TECHNICAL BID for Catering Services at STC Tirupathi – ANNEXURE A**

<b>Sr.No.</b>	<b>Eligible Criteria for Technical Tender Eligibility</b>	<b>Information provided by the Vendor</b>
1	<b>Name of the Firm/ Organization (In block letters)</b>	
2	<b>Date of Establishment/Incorporation</b>	
3	<b>Registration No. For Registration</b>	
4	<b>Address for Correspondence:</b>	
5	<b>Contact Number Mobile/Landline</b>	

6	Status of the Firm: Partnership /Proprietary / Pvt Ltd Co /Public Ltd	
7	Name of the Proprietor/Partners/Directors with Designations who would be calling on us and attending to our jobs.	
8	Name of the Bankers with address and Telephone No. s IFSC Code	
9	IT PAN No.	
10	LabourLicenceNumberandvalidityundervariousprovisionsofLabourLaws.	
11	GST Registration No. ( Copy to be attached )	
12	EPF Registration No.( Copy to be attached )	
13	ESI Registration No.( Copy to be attached )	
14	Turnover for last 3 assessment years. ( ITRs to be attached )	( Full Amount to be mentioned )
	2022-23	
	2023-24	
	Turnover in the last year 2024-25 (Min.10Lakhs)	Rs.
15	Details of Empanelment with any offices of LIC of India or any PSU/ Banks etc., Enclose the list giving details of name ,since how long, contact number who maybe contacted by us for confirmation.	
16	Registration no. Under MSME, Attach Certificates.	
17	FSSAI LicenceNo. Andvalidityupto	

**NOTE:** Please type out this form or fill it up legibly in ink. If space provided is insufficient, please attach separate sheets of paper by giving appropriate question numbers and answers there to duly authenticating the same with signature and seal.

**TECHNICAL BID for Catering Services at STC Tirupathi – ANNEXURE A contd.**

I/We \_\_\_\_\_ agree to abide by all the “ELIGIBILITY CRITERIA AND OTHER TERMS AND CONDITIONS” prescribed in your formats and assure to render the services to the fullest satisfaction of the Corporation.

Date date \_\_\_\_\_ this \_\_\_\_\_ day

**NOTE:**

- a. The Corporation reserves the right to accept or cancel any of the Agencies tender at their absolute discretion without assigning any reason.
  - b. Applications received with incomplete information or alterations will not be considered.
  - c. Documentary evidence wherever applicable should be closed. (Copies of the credentials & Certificates issued by any other institution may be closed)
- Documents to be closed along with Technical Bid in Annexure “A”:**

Sr. No	Documents Attached	YES/NO
1	Demand draft for Rs.10,000/- towards EMD	
2	DD for Rs.118/- towards tender fees	
3	Certificate of Registration with Labour Department	
4	Certificate of Registration with office of the Regional Provident Fund Commissioner	
5	Certificate of Registration with employees State Insurance Corporation	
6	Certificate of registration for Goods and Services Tax	
7	Audited financial statements (Profit and Loss & Balance Sheet) for the last three financial years.	
8	Income tax assessment order /returns for the last three financial years.	
9	Certificate of Income Tax PAN Number.	
10	Certificate of Registration with MSME D/NSIC etc., if any	
11	Enclosed Pre Contract Integrity Pact duly signed.	
12	FSSAI Licence copy	
13	Any other statutory requirement as per prevalent law	

**ANNEXURE-B****PRICE BID****ITEM WISE RATE PER PERSON PER DAY SHOULD BE QUOTED**

<b>Sr. No.</b>	<b>Menu</b>	<b>Rate–Person/Per Day. (In Rupees) Exclusive of GST</b>
1	BedTea(With branded teaback) Coffee/Milk(150ml)	
2	BreakFast–Daily with following items with coffee/tea/ milk (150ml). The items are to be altered every day. Menu is subject to change to suit choice of the trainees. Breakfast menu is as under:  Any two items of the following: Idly, Dosa, Pongal, Puri, Upma and Vada as decided by the Princiapal, STC.	
3	Forenoon Tea/Coffee/Milk(150ml)with biscuits at a place near the classrooms.– branded only	
4	Vegetarian Lunch–White Rice, Special Rice (Lemonrice /Jeerarice /Pudinarice /Vegpulav), Pappu, Twocurries, Sambar/Rasam, Chutney, Pickle, LijjatPapad, Vadiyams, Curd, Banana/Fruit &Sweet.	
5	AfternoonTea/Coffee/Milk(150ml) with biscuits at a place near the classrooms.–branded only	
6	Tea/Coffee/Milk(150ml)with any one of the following snacks viz DalVada, Vegetablecutlet, Sandwich, Bonda, Pakoda, Bajji with coconut chutney/ sauce	
7	Dinner (If provided) – Pulka /Chapathi with suitable gravy kurma, WhiteRice, Pappu, Vegetable Curry, Rasam/ Sambar, Pickles, Curd and cut fruits.	
	<b>Total Cost per persons per day–Package Rate</b>	

The price bid should be given item – wise as per the proforma. Price quote given as a block amount will be disqualified.

- Adequate quantities to be served on buffet basis without any limit.
- Fried Saunf, Candy Sugar, Tooth picks to be served at the end of breakfast, lunch and dinner.

c) Each serving should contain minimum of:

Milk – 150ml. Sweet – 100Gms. Snacks – 75Gms. And all other food items/ beverages will be on an “Unlimited” and buffet basis as per the requirement of the participants/ guests. No proportioning is allowed. Variety of biscuits served with Tea/Coffee should be changed every fortnight with the prior approval of the Principal.

d) Chutney for breakfast will be with coconut/ coriander/ ginger/ tomato/ groundnut. The pots for side curries shall be of at least 150ml size.

e) The schedule of serving of food items/ beverages will be decided by the principal from time to time for which timings have to be strictly adhered to by the Contractor. Rate quotes should be inclusive of all charges and exclusive of GST.

## **PRE CONTRACT INTEGRITY PACT**

### **General:**

1. This pre-bid pre-contract Agreement (here in after called the Integrity Pact) is made on ..... Day of the month of ..... 2026, between, on one hand, the Life Insurance Corporation of India (here in after referred to as “LIC”) a statutory Corporation established under section 3 of Life Insurance Corporation Act 1956 (XXXIof1956) and having its corporate office at “Yogakshema” Jeevan Bhima Marg Mumbai 400021. (here in after called the “BUYER” which expression shall mean and include, unless the context otherwise requires, his successors in office assigns) of the Firstpart. And M/s.....represented by Shri ..... (here in after called the “BIDDER /SELLER” which expression shall mean and include, unless the context otherwise requires, his successors and permitted assigns) of the Second part.

WHERE AS the BUYER proposes to procure (Name of the Stores /Equipment /Item) and the BIDDER/ Seller is willing to offer/ has offered the stores and

WHERE AS the BIDDER is a private company /public company/ Government undertaking /partnership /registered exportagency, constituted in accordance with the relevant law in the matter and the BUYER is performing its function under the LIC Act 1956.

NOW, THEREFORE,

To avoid all forms of corruption by following a system that is fair, transparent and free from any influence /prejudiced dealings prior to, during and subsequent to

the currency of the contract to be entered into with a view to:-

Enabling the BUYER to obtain the desired said stores /equipment /item at a competition price in conformity with the defined specifications by avoiding the high cost and the distortionary impact of corruption on public procurement, and

Enabling BIDDERS to abstain from bribing or indulging in any corrupt practice in order to secure the contract by providing assurance to them that their competitors will also abstain from bribing and other corrupt practices and the BUYER will commit to prevent corruption, in any form, by its officials by following transparent procedures.

The parties here to here by agree to enter into this Integrity Pact and agree as follows:-

### **Commitments of the BUYER**

The BUYER undertakes that no official of the BUYER, connected directly or indirectly with the contract, will demand, take a promise for or accept, directly or through intermediaries, any bribe, consideration, gift, reward, favour or any material or immaterial benefit or any other advantage from the BIDDER, either themselves or for any person, organization or third party related to the contract in exchange for an advantage in the bidding process, bid evaluation, contracting on implementation process related to the contract.

The BUYER will, during the pre-contract stage, treat all BIDDERS alike and will provide to all BIDDERS the same information and will not provide any such information to any particular BIDDER which could afford an advantage to that particular BIDDER in comparison to other BIDDERS.

All the officials of the BUYER will report to the appropriate "CVO" any attempted or completed breaches of the above commitments as well as any substantial suspicion of such a breach.

2. In case any such preceding misconduct on the part of such official(s) is reported by the BIDDER to the BUYER with full and verifiable facts and the same is prima facie found to be correct by the BUYER, necessary disciplinary proceedings, or any other action as deemed fit, including criminal proceedings may be initiated by the BUYER and such a person shall be debarred from further dealings related to the contract process. In such a case while an enquiry is being conducted by the BUYER the proceedings under the contract would not be stalled.

### **Commitments of BIDDERS**

- 3.** The BIDDER commits itself to take all measures necessary to prevent corrupt practices, unfair means and illegal activities during any stage of its bid or during any pre-contractor post-contract stage in order to secure the contractor in furtherance to secure it and in particular commit itself to the following:-

The BIDDER will not offer, directly or through intermediaries, any bribe, gift, consideration, reward, favour, any material or immaterial benefit or other advantage, commission, fees, brokerage or inducement to any official of the BUYER, connected directly or indirectly with the bidding process, or to any person, organization or third party related to the contract in exchange for any advantage in the bidding, evaluation, contracting and implementation of the contract.

The BIDDER further undertakes that it has not given, offered or promised to give, directly or indirectly any bribe, gift, consideration, reward, favour, any material or immaterial benefit or other advantage, commission, fees, brokerage or inducement to any official of the BUYER or otherwise in procuring the Contractor for bearing to do or having done any act in relation to the obtaining or execution of the contract of any other contract with the government for showing or for bearing to show favour or disfavor to any person in relation to the contract of any other contract with the Government.

Foreign BIDDERS shall disclose the name and address of their Indian agents and representatives in India, and Indian BIDDERS shall disclose their foreign BUYERS or associates.

BIDDERS shall disclose the payments to be made by them to their agents/ brokers or any other intermediary, in connection with this bid/contract.

The BIDDER further confirms and declares to the BUYER that the BIDDER is the original manufacturer /integrator /authorized agent of the stores /equipment /items and has not engaged any individual or firm or company whether Indian or foreign to intercede, facilitate or in any way to recommend to the BUYER or any of its functionaries, whether officially or unofficially to the award of the contract to the BIDDER, nor has any amount been paid, promised or intended to be paid to any such individual, firm or company in respect of any such intercession, facilitation or recommendation.

The BIDDER, either while presenting the bid or during pre-contract negotiations or before signing the contract, shall disclose any payments he has made, is committed to or intends to make to officials of the BUYER or their family members, agents, brokers or any other intermediaries in connection with the contract and the details of services agreed upon for such payments.

The BIDDER will not collude with other parties interested in the contract to impair

the transparency, fairness and progress of the bidding process, bid evaluation, contracting and implementation of the contract.

The BIDDER will not accept any advantage in exchange for any corrupt practice, unfair means and illegal activities.

The BIDDER /Contractor will not commit any offence under the relevant India penal code(IPC) /Provision of corruption(PC) act. Further improperly, for purposes of competition or personal gain, pass on to others, any information provided by the BUYER as part of the business relationship, regarding plans, technical proposals and business details, including information contained in any electronic data carrier. The BIDDER also undertakes to exercise due and adequate care lest any such information is divulged.

The BIDDER commits to refrain from giving any complaint directly or through any other manner without supporting it with full and verifiable facts.

The BIDDER shall not instigate or cause to instigate any third person to commit any of the actions mentioned above.

If the BIDDER or any employee of the BIDDER or any person acting on behalf of the BIDDER, either directly or indirectly, is a relative of any of the officers of the BUYER, or alternatively, if any relative of an officer of the BUYER has financial interest/stake in the BIDDER's firm, the same shall be disclosed by the BIDDER at the time of filing of tender.

The term 'relative' for this purpose would be as defined in section 6 of the Companies Act 1956.

The BIDDER shall not lend to or borrow any money from or enter into any monetary dealings or transactions, directly or indirectly, with any employee or the BUYER.

### **Previous Transgression**

4. The BIDDER declares that no previous transgression occurred in the last three years immediately before signing of this Integrity Pact, with any other company in any country in respect of any corrupt practices envisaged here under or with any Public Sector Enterprise in India or any Government Department in India that could justify; BIDDER's exclusion from the tender process.

The BIDDER agrees that if it makes incorrect statement on this subject, BIDDER can be disqualified from the tender process or the contract, if already awarded, can be terminated for such reason.

### **Earnest Money(Security Deposit):**

5. While submitting commercial bid, the BIDDER shall deposit an amount Rs..... (to be specified in RFP/ Tender) as Earnest Money as applicable /Security Deposit, with the BUYER through any of the following instruments :
- (i) Bank Draft of Pay Order in favor of LIC.
  - (ii) A confirmed guarantee by an Indian Nationalized Bank, promising payment of the guaranteed sum to the BUYER on demand within three working days without any demur whatsoever and without seeking any reasons whatsoever. The demand for payment by the BUYER shall be treated as conclusive proof of payment.
  - (iii) Any other mode or through any other instrument (to be specified in the RFP /Tender).

The Earnest Money /Security Deposit shall be valid up to the complete conclusion of the contractual obligations to the complete satisfaction of both the BIDDER and the BUYER, including warranty period, whichever is later.

In case of the successful BIDDER a clause would also be incorporated in the Article pertaining to Performance Bond in the Purchase Contract that the provisions of sanctions for Violation shall be applicable for forfeiture of Performance Bond in case of a decision by the BUYER to forfeit the same without assigning any reason for imposing sanction for violation of this Pact.

No interest shall be payable by the BUYER to the BIDDER on Earnest Money /Security Deposit for the period of its currency.

### **Sanctions for Violations:**

6. Any breach of the aforesaid provisions by the BIDDER or any one employed by it or acting on its behalf (whether with or without the knowledge of the BIDDER) shall entitle the BUYER to take all or any one of the following actions, wherever required:-

(i) To immediately call off the pre-contract negotiations without assigning any reason or giving any; compensation to the BIDDER. However, the proceedings with the other BIDDER(s) would continue.

(ii) The Earnest Money Deposit (in pre-contract stage) and/ or Security Deposit /Performance Bond (after the contract is signed) shall stand forfeited either fully or partially, as decided by the BUYER and the BUYER shall not be required to assign any reason therefore.

(iii) To immediately cancel the contract ,if already signed, without giving any compensation to the BIDDER.

(iv) To recover all sums already paid by the BUYER, and in the case of an Indian BIDDER with interest there on at 2% above the prevailing Prime Lending Rate of State Bank of India, while in case of a BIDDER from a country other than India with interest there on at 2% above the LIBOR (London Inter Bank Offer Rate). If any outstanding payment is due to the

BIDDER from the BUYER in connection with any other contract for any other stores, such outstanding payment could also be utilized to recover the afore said sum and interest.

(v) To encase the advance bank guarantee and performance bond/ warranty bond, if furnished by the BIDDER, in order to recover the payments, already made by the BUYER, along with interest.

(vi) To cancel all or any other contracts with the BIDDER. The BIDDER shall be liable to pay compensation for any loss or damage to the BUYER resulting from such cancellation /recission and the BUYER shall be titled to deduct the amount so payable from the money(s) due to the BIDDER.

(vii) To debar the BIDDER from participating in the future bidding processes of LIC for a minimum period of five years which may be further extended at the discretion of the BUYER.

(viii) To recover all sums paid in violation of this Pact by BIDDER(s) to any middle man or agent or broker with a view to securing the contract.

(ix) In cases where irrevocable Letters of Credit have been received in respect of any contract signed by the BUYER with the BIDDER, the same shall not be opened.

(x) Forfeiture of Performance Bond in case of a decision by the BUYER to forfeit the same without assigning any reason for imposing sanction for violation of this pact. The BUYER will be titled to take all or any of the actions mentioned at para 6.1(i) to (x) of this pact also on the Commission by the BIDDER or any one employed by it or acting on its behalf (whether with or without the knowledge of the BIDDER), of an offence as defined in chapter IX of the Indian Penal code, 1860 or Prevention of Corruption Act, 1988 or any other statute enacted for prevention of corruption. The decision of the BUYER to the effect that a breach of the provisions of this pact has been committed by the BIDDER shall be final and conclusive on the BIDDER. However, the BIDDER can approach the Independent Monitor(s) appointed for the purposes of this Pact.

### **Fall Clause:**

7. The BIDDER undertakes that it has not supplied /is not supplying similar product/ systems /items or subsystems at a price lower than that offered in the present bid in respect of any other Ministry /Department of the Government of India or PSU and if it is found at any stage that similar product / systems or subsystems/ items was supplied by the BIDDER to any other Ministry /Department of the Government of India or PSU at a lower price, then that very price, with due allowance for elapsed time, will be applicable to the present case and the difference in the cost would be refunded by the BIDDER to the BUYER, if the contract has already been concluded.

### **Independent Monitors:**

8. The BUYER has appointed (here in after referred to as Monitors) for this Pact in consultation with the Central Vigilance Commission.

Name address of the Monitor(s):

- .....
- .....

The task of the Monitors shall be to review independently and objectively, whether and to what extend the parties comply with the obligations under this Pact.

The Monitors shall not be subject to instructions by the representatives of the parties and perform their functions neutrally and independently. It will be obligatory for him to treat the information & documents of the Bidder/ Contractor as confidential.

Both the parties accept that the Monitors have the right to access all the documents relating to the project / procurement, including minutes of meetings.

As soon as the Monitor notices, or has reason to believe, a violation of this pact, he will so inform the Authority designated \*\* by the BUYER.

The BIDDER(s) accepts that the Monitor has the right to access without restriction to all Project documentation of the BUYER including that provided by the BIDDER. The BIDDER will also grant the Monitor, upon his request and demonstration of a valid interest, unrestricted and unconditional access to his project documentation. The same is applicable to Subcontractors. The Monitor shall be under contractual obligation to treat the information and documents of the BIDDER/ Subcontractor(s) with confidentiality.

The BUYER will provide to the Monitor sufficient information about all meetings among the parties related to the Project provided such meetings could have an impact on the contractual relations between the parties. The parties will offer to the Monitor the option to participates in such meetings. The Monitor will submit a written report to the designated authority \*\* of BUYER /Secretary in the Department /within 8 to 10 weeks from the date of reference or intimation to him by the BUYER /BIDDER and, should the occasion arise, submit proposals for correcting problematic situations.

**Facilitation of Investigation:**

9. In case of any allegation of violation of any provisions of this pact or payment of commission, the BUYER or its agencies shall be titled to examine all the documents including the Books of Accounts of the BIDDER.

The BIDDER shall provide necessary information and documents in English and shall extend all possible help of the purpose of such examination /inspection.

**Law and Place of Jurisdiction:**

**10.** This Pact is subject to Indian Law. The place of performance and jurisdiction is the seat of the BUYER.

**Other Legal Actions:**

**11.** The actions stipulated in this Integrity Pact are without prejudice to any other legal action that may follow in accordance with the provisions of the extent law in force relating to any civil or criminal proceedings.

**Validity:**

**12.1** The validity of this Integrity Pact shall be from date of its signing and extend up to 5years or the complete execution of the contract to the satisfaction of both the BUYER and the BIDDER/ Seller, including warranty period, whichever is later. In case BIDDER is unsuccessful, this Integrity Pact shall expire after six months from the date of the signing of the contract.

**12.2** Should one or several provisions of this Pact turn out to be invalid; the remainder of this pact shall remain valid. In this case, the parties will strive to come to an agreement to their original intentions.

**13.** The parties here by sign this Integrity Pact at ..... on.....

**BUYER**

**BIDDER**

Name of the Officer:  
Deptt. /MINISTRY/ PSU

CEO

Designation

Witness

1.....

1.....

2.....

2.....

(\*Provisions of these clauses would need to be amended /deleted in line with the policy of the BUYER in regard to involvement of Indian agents of foreign suppliers.)

(\*\*Please specify the "Name of Authority" in place of "Authority Designated" wherever mentioned in the Agreement)