

TENDER DOCUMENT

For providing services of Group Medi-Claim Policy-cum-Group Personal Accident Policy and Covid19 Coverage for MANUU Regular Students

(INITIALLY FOR ONE YEAR)

[Tender published on e-procurement (CPPP) of Gol]

TENDER DOCUMENT

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TENDER DOCUMENT CUM RATE CONTRACT AT A GLANCE

1.	Services	Providing services of Group Medi-Claim Policy- cum-Group Personal Accident Policy and Covid19 Coverage for MANUU Regular Students
2.	Authority inviting tender	The Registrar, Maulana Azad National Urdu University, (MANUU), Hyderabad-500 032
3.	Duration of contract	One year from the date of signing of contract
4.	Estimated cost of contract	50.00 lakhs
5.	Last date and time of submission of bids	On or before 3.00pm by 2.1:11.2022
6.	How the bids should be submitted	Online on CPPP portal
7.	Date and time of opening of bids	as notified on CPPP
8.	Bid Validity Period	45 (forty five) days from the last date of submission of bids

SECTION -1

NOTICE INVITING TENDER

(For providing services of Group Medi-Claim Policy-cum-Group Personal Accident Policy and Covid19 Coverage for MANUU Regular Students)

The Maulana Azad National Urdu University (MANUU) is a Central University and established through the Maulana Azad National Urdu University Act, 1996 (Act of Parliament No.2 of 1997) and was notified in the Gazette of India dated 8th January 1997. The objective of the MANUU is to promote and develop Urdu language and to impart vocational and technical education in Urdu medium through conventional teaching and distance education system. The university is fully funded by the Government of India through University Grants Commission.

The Main Campus of MANUU is located at Gachibowli, Hyderabad in a sprawling 200 acres with excellent infrastructure. Besides, the campuses of MANUU are located in 11 States. Every year, about 3000 students are enrolled for various regular programs in the University campuses and the University is having boys and girls hostels at Gachibowli Campus, Hyderabad. Out of which about 30% of girl students are mostly hostellers. Regular students including Undergraduate, Postgraduate and Research Scholars.

The University has primary Health Centre with Medical Officers, Counsellor and other para-medical staff and renders service 24/7 to the University Students and staff. Most of the preliminary diagnostics/tests are being undertaken, digital x-ray facility is available and Pharmacy is also available for its stakeholders (students and staff free of cost) The present policy is being taken for better medical care and to get relief from major outpatient and all inpatient medication for the MANUU Regular Students studying at Hyderabad.

Online quotations (through CPPP) are invited from the Insurance companies which are registered with IRDAI and are working in the field for last minimum three years, to provide insurance cover of a) Group Medi-claim policy b) Group personal Accident policy and c) Medical Insurance exclusively for COVID19 for one year (One Academic Year from the date of entering into agreement) initially and renewable further one year with mutual consent. The quotations should be submitted online on CPP portal only before 2.1.1.2022 up to 03:00 P.M.. For any query, you may please contact Mr. P. Habibulla, Assistant Registrar, Purchase & Stores Section Ph. No: 9440367846 / 040-23001697 / purchase@manuu.edu.in or Dr. Syed Hammad Hashmi, Medical Officer, Ph 09985043814 / hammadhashmi@manuu.edu.in before the date / time given in the online tender document / CPPP for seeking clarification.

Date: 11.:11.2022 Place: Hyderabad Maulana Azad National Urdu University
Gachibowli, Hyderabad – 500 032

कुलसचिव / Registrar भौलाना आज़ाद नेशनल उर्दू यूनिवर्सिटी Maulana Azad National Urdu University गच्चीबोली, हैदराबाद-५०० ०३२. Gachibowli, Hyderabad-500 032.

SECTION - 2 INSTRUCTIONS TO BIDDERS

2.1 General Instructions

- 2.1.1 For the bidding / tender documents purposes, 'Maulana Azad National Urdu University' (MANUU) shall be referred to as 'Client' and the bidder / successful bidder shall be interchangeably referred to as 'Contractor' and / or 'Bidder'.
- 2.1.2 The invitation for bid is open to Insurance Agencies / Agencies registered with IRDAI.
- 2.1.3 The bidding documents (technical bid and financial bid) must be submitted before the time specified in the tender.
- 2.1.4 While all efforts have been made to avoid errors in preparation of tender documents, the bidders are advised to check the same carefully. No claim on account of any error detected in the tender document shall be entertained.
- 2.1.5 The duly filled-in technical bid along with copy(ies) of requisite supporting documents and financial bid should be submitted before the last date. Non-receipt of any of the required documents or bid with incomplete details will lead to rejection of bid.
- 2.1.6 Each bidder shall submit only one bid against this invitation of tender.
- 2.1.7 Bid containing conditional offers, offers with deviation from the conditions of contract, bids not meeting the eligibility criteria not accompanied with any other requirements stipulated in the tender documents are liable to be rejected.
- 2.1.8 No bid shall be withdrawn in the interval between the last date of submission of bids and expiration of the period of bid validity.
- 2.1.9 A bidder shall not have conflict of interest with other bidders. The bidder found to have a conflict of interest shall be disqualified. A bidder may be considered to have a conflict of interest with one or more parties in this bidding process, if:
 - (a) they have controlling partner(s) in common; or
 - (b) they receive or have received any direct or indirect financial stake from any of them; or
 - (c) they have the same legal representative/ agent for the purpose of this bid; or
 - they have relationship with each other, directly or through common third parties, that puts them in a position to have access to information about or influence on the bid of another bidder.
- 2.1.10 A prospective bidder may seek clarification in writing from the MANUU on the tender documents well before the seeking clarification date as notified in CPPP.
- 2.1.11 At any time prior to the date of submission of bids, the MANUU may, whether its own initiative or in response to a clarification sought by a prospective bidder, amend bid documents by using corrigendum which shall be notified on the MANUU official website.

2.2 Performance Guarantee

2.2.1 The successful bidder(s) shall have to furnish Performance Security each time within seven days of date of issue of Letter of Intent before issue of Order from time to time during the period of contract. The value of Performance Security shall be 3% of the cost of the Letter of Acceptance issued each time and shall be furnished in the form of an Account Payee Demand Draft / Fixed Deposit Receipts from a commercial bank or bank guarantee issued / confirmed from any of the commercial bank in India (in the form prescribed at Annexure-V) drawn in favour of the Finance Officer, Maulana Azad National Urdu University, Hyderabad payable at Hyderabad.

2.3 Minimum Eligibility Criteria

- 2.3.1 The bidder shall be registered firm with GSTIN.
- 2.3.2 The bidder must have a valid IRDAI Registration as on closing date of submission of bids.

2.3.3 This Request for Proposal (RFP) is issued with no financial commitment and the MANUU reserves the right to change or vary any part thereof or foreclose the procurement process at any stage. The MANUU also reserves the right to disqualify any vendor, if warranted, at any stage.

2.4 Bid Validity Period

- 2.4.1 Bids shall remain valid and open for acceptance for a period of 45 (forty five days) days from the last date of submission of bids.
- 2.4.2 The University may, without assigning any reason, request for extension of bid validity for another period of 30 (thirty) days without any modification in the bid submitted.

2.5 Submission of Technical Bid

2.5.1 Technical Bid should be submitted on CPPP in the form prescribed at Annexure-II of this tender document.

2.6 Submission of Financial Bid

- 2.6.1 Financial bid should be submitted on CPPP in the 'Price Schedule' Form prescribed.
- 2.6.2 Financial Bid should be as per the format only and submitted online only. Prior disclosure of rates along with technical bid shall be liable for rejection of bid.

2.7 Opening of Technical Bids

- 2.7.1 Bids will be opened by the duly authorized Committee / DSC holders.
- 2.7.2 In case, the date fixed for opening of bids is subsequently declared as holiday by the Government / University, the bids will be opened on next working date with time and venue remaining unaltered.
- 2.7.3 The bidders whose technical bids are otherwise found valid shall be termed as responsive bidders. The detailed evaluation of technical bids of such responsive bidders will be carried out later.

2.8 Technical Bid Evaluation

- 2.8.1 To assist in the examination, evaluation, comparison of the bids and qualification of the bidders, the MANUU may, at its discretion, ask any bidder for a clarification on its bid. Any clarification submitted by a bidder that is not in response to a request by the MANUU shall not be considered. The MANUU's request for clarification and the response shall be in writing.
- 2.8.2 If a bidder does not provide clarifications of its bid by the date and time set in the University request for clarification, its bid may be rejected.
- 2.8.3 MANUU also reserves its right to seek confirmation / clarification on the supporting documents submitted by the bidder from the agency(ies) issuing such document(s).

2.9 Opening of Financial Bids

- 2.9.1 The financial bids of all the technically qualified bidders shall be opened as per the schedule date and time.
- 2.9.2 Mere becoming the lowest bidder, prior to financial bid scrutiny will not give any right to the lowest bidder to claim that he is successful in the bidding process. The successful bidder (L1) shall be decided only after following due procedure.

2.10 Financial Bid Evaluation

2.10.1 The evaluation of financial bids shall be made on the basis of total of the three policies as Unit and not policy wise plus applicable GST. In case of discrepancy in GST %, the unit price will be taken as base price and accordingly Order will be issued to those L1 (total of all three policies) firm. In case any firm did not quote all the three policies and noticed during financial evaluation, the same will be rejected. Bidders are required to quote the Group Medi-claim policy with two options i.e. with corporate buffer and without corporate buffer. The University, at its sole discretion, may opt either of the options quoted, the decision of the University in this regard shall be final and binding.

2.10.2 In case of two or more firms /companies quoting the same lowest rates, all such firms only will be asked to submit fresh financial quotations for all the items on short notice.

2.11 Right of Acceptance

- 2.11.1 Maulana Azad National Urdu University, Hyderabad reserves the right to accept or reject any bid and to cancel the bidding process and reject all bids (including the lowest) at any time prior to award of contract without incurring any liability to the affected bidder or bidders or any obligation to inform the affected bidder or bidders for the University action. The decision of the competent authority of the University in this regard shall be final and binding.
- 2.11.2 In the event of L1 bidder not being capable of rendering insurance policy services in entirety as per notified specifications within the stipulated time frame as required by the University, the competent authority of the University reserves the right to split the work and award a portion of it to L2 bidder at accepted L1 rate if he agrees to do so. Otherwise the offer will pass on to L3 bidder and so on. The decision of the University in this regard will be binding on the bidders.
- 2.11.3 In case of failure to comply with the provisions of the terms and conditions mentioned, by the agency that has been awarded the contract, the competent authority of the Maulana Azad National Urdu University reserves the right to award the contract to the next higher bidder (L2) and the difference of price shall be recovered from the defaulter agency who has been awarded the initial contract and this will be binding on the bidders.

2.12 Notification of award by issuance of 'Letter of Acceptance'

- 2.12.1 After determining the successful evaluated bidder, MANUU shall issue a Letter of Acceptance (LoA) / Letter of Award in duplicate in Form 4 to the said successful bidder, who will return one copy to MANUU duly acknowledged, unconditionally accepted and signed by the authorized signatory, within three (3) days of receipt of the same by him.
- 2.12.2 The issuance of the Letter of Acceptance to the bidder shall constitute an integral part and it will be a binding to the contract.

SECTION-3 SCHEDULE OF REQUIREMENTS

This Schedule of Requirements contains details of financial limits of Policy for MANUU regular students and other relevant information and instructions in this regard.

3.1 Insurance Policy

3.1.1 The firm shall be in a position to quote and shall give service for a) Group Medi-claim policy b)Group personal Accident policy and c) Medical Insurance exclusively for COVID19 for one year (One Academic Year from the date of entering into agreement) initially and renewable further one year with mutual consent.

3.2 General Instructions to the bidders:

The University has primary Health Centre with Medical Officers, Counsellor and other paramedical staff and renders service 24/7 to the University Students and staff. Most of the preliminary diagnostics/tests are being undertaken, digital x-ray facility is available and Pharmacy is also available for its stakeholders (students and staff free of cost) The present policy is being taken for better medical care and to get relief from major outpatient and all inpatient medication for the MANUU Regular Students studying at Hyderabad.

3.2.1 Specifications:

a) (i) Group Medi-claim policy (Option 1 without corporate buffer)

Sum Insured on Individual basis	Rs. 1,00,000/- (Rupees One lakh only)
Policy Period	12 months (365 days) from the date of issue of
	premium
Pre & Post Hospitalization for 60 & 90 days	Covered
Domiciliary Hospitalization Cover	Not Covered
Pre Existing Diseases Coverage	Covered from Day One
Waiting Period	No waiting period. Coverage from day 1
Room Rent Capping	Rs. 2,000 for normal and Rs. 5,000 for ICU
Disease / Ailment Capping	No Capping
OPD (Including Covid Test)	Covered only for consultation and investigations upto
9	Rs. 5,000/- for Students per year subject to a
	Maximum cap of Rs. 10lakhs per year.
Maternity Cover	Not Covered
Day Care Surgeries Cover	Covered
AYUSH Treatment	Not Covered
Eligibility	All MANUU Regular Students irrespective of their
	upper / lower age limit are eligible.
Congenital Internal Disease Cover	Covered P 2 200/ for each hearitalization
Ambulance Charges	Covered up to Rs. 2,000/- for each hospitalization
	during policy period
Cashless facilities from TPA	Covered
Addition and Deletion of Students from	On Pro-rata basis
Day of Joining and Day of Leaving.	
Claim Intimation clause	As per Insurer
Claim Document Submission Clause	As per Insurer

a) (ii) Group Medi-claim policy (Option 2 with corporate buffer of Rs. 15 lakhs)

Sum Insured on Individual basis	Rs. 1,00,000/- (Rupees One lakh only)
Policy Period	12 months (365 days) from the date of issue of
•	premium
Pre & Post Hospitalization for 60 & 90 days	Covered
Domiciliary Hospitalization Cover	Not Covered
Pre Existing Diseases Coverage	Covered from Day One
Waiting Period	No waiting period. Coverage from day 1
Room Rent Capping	Rs. 2,000 for normal and Rs. 5,000 for ICU
Disease / Ailment Capping	No Capping
OPD (Including Covid Test)	Covered only for consultation and investigations upto Rs.
	5,000/- for Students per year subject to a Maximum cap of
	Rs. 10lakhs per year.
Maternity Cover	Not Covered
Day Care Surgeries Cover	Covered
AYUSH Treatment	Not Covered
Eligibility	All MANUU Regular Students irrespective of their
	upper / lower age limit are eligible.
Congenital Internal Disease Cover	Covered
Ambulance Charges	Covered up to Rs. 2,000/- for each hospitalization
	during policy period
Cashless facilities from TPA	Covered
Addition and Deletion of Students from	On Pro-rata basis
Day of Joining and Day of Leaving.	
Claim Intimation clause	As per Insurer
Claim Document Submission Clause	As per Insurer
Corporate Buffer	Yes (15 lakhs Maximum)
Expenditure of Corporate buffer wi	Il be recommended by a Three Member Committee o

Expenditure of Corporate buffer will be recommended by a Three Member Committee of University officials (two Medical Officers and I/c Health Centre).

b)Group personal Accident policy

Sum Insured on Individual basis	Rs. 1,00,000/- (Rupees One lakh only)
Policy Period	12 months (365 days) from the date of issue of premium
Risk on Class	CAT 1
Highest Sum Insured	Rs. 1,00,000/-
Accidental Death	Covered
Permanent total Disablement	Covered
Permanent partial Disablement	Covered

c) Medical Insurance exclusively for COVID19

Medical Insurance exclusively for (COVID19				
Sum Insured on Individual basis	Rs. 2,00,000/- (Rupees two lakhs only)				
Policy Period	9 ½ months (285 days) from the date of issue of premium				
Waiting Period	No waiting period. Coverage from day 1				
Eligibility	Upto 40 Years of Age as on Policy date				
Pre-Hospitalization	15 days prior to date of hospitalization. Home care				
	treatment				
Room Rent / ICU	As per Actuals				
AYUSH Treatment	Not Covered				
Co-Morbility	Pre-Existing Co-Morbid conditions covered along with treatment for COVID.				
Homecare Treatment Expenses	Covered subject to Positive diagnosis of COVID maximum upto 14 days / incident				
Ambulance Charges	Road Ambulance Subject to a Maximum of Rs. 2000/- per hospitalization				
Also Covers Expenses	Anesthesia, blood, oxygen, OT Charges, Surgical Appliances, Ventilator charges, medicines and drugs, diagnostic charges including diagnostic including modalities, PPE Kits, Golves, Masks and such similar other expenses.				

3.2.2 Requirement:

MANUU Regular Students at Hyderabad: 3300 (+ / - 10%)

These are tentative figures and the actual number of students will be intimated during the contract. Further, the details of claim ratio of earlier policy can be obtained from Dr. Syed Hammad Hashmi, Medical Officer, Ph 09985043814 / hammadhashmi@manuu.edu.in

- Quoting of price: The bidders shall quote (online) the amount as per the format. 3.2.3
- The insurance provider shall depute one person at campus every Saturday from 11am to 5pm 3.2.4 at University Health Centre to address the issues, guiding the claims and receipt of claims besides telephonic / mail guidance. It is expected to complete all the claims within 30 days from the date of submission of claim in all respects. The insurer shall submit the claim details on monthly basis about the claims received, cleared and pending along with the reasons.
- The firm shall submit the bid as per the given inputs only. The firm may add any additional facilities, 3.2.5 however, the above indicated are the minimum required facilities/specifications/terms and conditions which MANUU is expected from the bidder(s).
- Policy Issue Period: The firm shall issue within 48 hours from the date of award of contract and 3.2.6 payment of premium thereof.

SECTION 4 GENERAL CONDITIONS

Confidentiality 4.1

The bidder shall take all precautions not to disclose, divulge and / or disseminate to any third party 4.1.1 any confidential information, proprietary information related to University. The obligation is not limited to any scope and the contractor shall be held responsible in case of breach of the confidentiality of University information.

If the Contractor receives inquiries from any person or outside agencies including Press / Media, the 4.1.2 same shall be referred by the service provider to University immediately on receipt of such queries.

Performance Security 4.2

- The successful bidder(s) shall have to furnish Performance Security each time within seven days of 4.2.1 date of issue of Letter of Intent before issue of Order from time to time during the period of contract. The value of Performance Security shall be 3% of the cost of the Letter of Acceptance issued each time and shall be furnished in the form of an Account Payee Demand Draft / Fixed Deposit Receipts from a commercial bank or bank guarantee issued / confirmed from any of the commercial bank in India (in the form prescribed at Annexure-V) drawn in favour of the Finance Officer, Maulana Azad National Urdu University, Hyderabad payable at Hyderabad.
- If the contractor is called upon by the competent authority of the University to furnish Performance 4.2.2 Security and the contractor fails to provide the said security within the period and in the form specified at clause 4.2.1 above, such failure shall constitute a breach of the contract and the Client shall be entitled to make other arrangements at the risk, cost and expense of the contractor.
- The Performance Security so furnished should remain valid for a period of 60 (sixty) days from the 4.2.3 completion of the all tender obligations.
- The Bank Guarantee will be forfeited and credited to University account in the event of any breach or 4.2.4 negligence or non-observance of any terms / conditions of contract or for unsatisfactory performance or for non-commencement of work after issue of 'Notice to Proceed'.
- On due performance and completion of the order in all respects, the Performance Security will be 4.2.5 returned to the firm / bidder without any interest on presentation of an absolute No Demand Certificate. However, such portion of the said Performance Security, as may be considered by the University sufficient to cover any incorrect or excess payment made on the bills to the firm, shall be retained until the final report on the account of firm's bill has been received and examined.

Signing of contract agreement 4.3

- The Client shall provide a draft Contract Agreement, as prescribed at Annexure-VI, to the successful 4.3.1 bidder along with LoA. The bidder shall return the duly concurred and signed Contract Agreement printed on the non-judicial stamp paper of Rs.100/- adjudicated by the Registrar of Stamps of Telangana State within fourteen (14) days of the issue of LoA.
- The competent authority of the Client shall sign the Contract Agreement and return a copy of the 4.3.2 same to the successful bidder.

Validity of contract 4.4

- The contract shall be valid for a period of one year (except for COVID19 Coverage policy, which 4.4.1 would be for 9 1/2 months) from the date of its signing by both the parties subject to continuous satisfactory performance by the contractor.
- The period of contract may, in the exigencies of work requirement, be extended beyond one year for 4.4.2 any period not exceeding further one year with mutual written consent of the contractor on the same terms and conditions as agreed to under this contract.

Payments 4.5

- All payments as agreed as per L-1 through Online Tender. 4.5.1
- No price escalation, other than the revision in applicable taxes as notified by the Central / State 4.5.2 Government from time to time and applicable, shall be entertained by the University.
- Payment: The mode of payment will be in Indian rupees within one week from the date of invoice. 4.5.3
- University shall make deductions on account of Goods & Services Tax (GST) and Income Tax or any 4.5.4 other deductions as made applicable by the laws promulgated by the Government of India or the State Government of Telangana, as the case may be, from any payments made to the bidder, and the amount so deducted shall be deemed to be a payment made to the bidder. The Client shall provide a certificate certifying the deductions so made.

4.5.5 All payments by the University to bidder shall be made by means of NEFT / RTGS / PFMS in the bank account of the bidder.

4.6 Disclaimer

The relatives / near relatives of employees of the University are prohibited from participation in this bid. The near relatives for this purpose shall be one who is related to the other in the manner as husband, wife father, mother, son(s), son's wife (daughter-in-law), daughter(s) & daughter's husband (son-in-law), brother(s) & brother's wife, sister(s) and sister's husband (brother-in-law).

4.7 Termination of contract

- The University may, without prejudice to any other remedy, for breach of contract / order, by written notice of default sent to the firm, terminate the contract / order in whole or part at the risk and cost of the defaulting firm:
 - (a) If the firm fails to execute the services within the stipulated period(s) as specified in the order or within any extension thereto granted by the University;
 - (b) If the L-1 firm fails to perform any other obligation(s) under the contract / order.

4.8 Governing laws and settlement of dispute

- 4.8.1 This contract shall be governed by the laws of Republic of India and shall be subject to the exclusive jurisdiction of the courts in Hyderabad.
- 4.8.2 Terms and conditions issued by Insurance Regulatory Development Authority of India (IRDAI) from time to time will be applicable.
- 4.8.3 Any claims, disputes and or differences (including a dispute regarding the existence, validity or termination of this contract) arising out of, or relating to this contract including interpretation of its terms shall be resolved through joint discussion of the authorized representatives of the concerned parties. However, if the disputes are not resolved by discussions as aforesaid within a period of 30 days, then the matter will be referred for adjudication to the arbitration of a sole arbitrator to be appointed by the University in accordance with the provisions of the Arbitration and Conciliation Act, 1996 and rules made there under including any modifications, amendments and future enactments thereto. The venue for the arbitration will be Hyderabad and the decision of the arbitrator shall be final and binding on both the parties.

SECTION 5 SPECIAL CONDITIONS OF CONTRACT

The Special Conditions of Contract shall supplement the "Instructions to Bidders" and "General Conditions of Contract" as contained in Sections 2 and 4 respectively.

5.1 <u>Indemnification</u>

- 5.1.1 The contractor shall completely indemnify and keep the University indemnified against all liabilities, losses, damages, penalties, awards, decrees arising out of litigation/ claims/ application initiated against the University.
- 5.1.2 University shall be vested with the sole discretion to determine damages / losses suffered on account of wrongful act or negligence by the bidder and deduct the same from the dues payable from performance security by way of initiating suitable legal action against the contractor at any point of time.

5.2 Penalties

Failure to rendering insurance policy services as per Schedule of Requirements including any subsequent addition/ reduction made thereto within the period stipulated in clause 3.2.5 shall entitle the Procuring Entity (MANUU) to charge liquidated damages whatsoever @ ½% half percent of the Performance Guarantee Submitted per incident to maximum of 10% from the Policy value excluding GST (i.e. 10% to be submitted on the invoice excluding GST).

SI	Details attracting penalty	Amount of Penalty
1.	Patient waiting for approval more than 6 hours after	@ ½% half percent of the Performance

	admitting in hospital and informed the insurer by the Hospital about the ailment.	expenditure incurred whichever is
2.	Patient waiting for approval more than 8 hours after hospital raised the bills and sent for approval to	higher
	insurer.	
3.		
4.	the date of submission Out Patient Settlement exceeding 30 days from the	@ Rs. 5000/- or the actual Claim
1	date of submission	whichever is lesser

Force Majeure obligations of the supplier 5.3

In the event of "Force Majeure", as soon as reasonably practicable but not more than 48 (forty eight) 5.3.1 hours following the occurrence of such an event, the firm shall notify the University of the event of Force Majeure stating inter alia the anticipated period of Force Majeure during which the required services are likely to remain affected and also the measures which the affected party has taken or proposes to take to alleviate/mitigate the impact of the Force Majeure and to resume performance of such of its obligations affected.

Note:- "Force Majeure" shall mean any event beyond the control of the Client and Contractor, which is unavoidable notwithstanding the reasonable care of the party affected, and which could not have been prevented by exercise of reasonable skill and care and good industry practices and shall include, without limitation, any natural calamities, strike, unlawful lockout, riot, terrorist act etc.

SECTION 6 PRICE SCHEDULE (FINANCIAL BID)

6.1 Form

The Price Schedule (Financial Bid) shall be submitted in the form prescribed at Annexure-III. 6.1.1

6.2 Other terms

- The rates quoted by the bidder / firm in the price schedule shall inclusive of GST, other taxes or cess 6.2.1 or any other charges as may be levied by the Central / State Government from time-to-time. However, unit price, taxes/ cess and other charges, if any, should be shown separately in the schedule.
- In addition to the applicable taxes/ cess, the rates quoted by the bidder shall be inclusive of all the 6.2.2 charges.
- No price escalation, other than the revision in applicable taxes as notified by the Central / State 6.2.3 Government from time to time, shall be entertained by the Client during the period of contract including the extended period, if any.
- If a Firm / Company quotes NIL rates / charges, the bid shall be treated as unresponsive and will not 6.2.4 be considered.
- All the prices are in INR only 6.2.5
- The bidders shall have to ascertain the exact percentage of GST applicable on each of the items 6.2.6 while quoting the rates in the financial bid (Annexure-III). In case of discrepancy/difference of opinion on GST rates, the University shall decide the lowest quotation on verification of the relevant rules of the GST Act vis-à-vis supporting documents provided by the bidders in respect of the claim for the GST. The decision of the University shall be final and binding in this regard.

ANNEXURE-I

BID COVER LETTER (To be written on the letter head of company)

То	
The Registrar,	
Maulana Azad National	Urdu University,
Gachibowli, Hyderabad	500032

Ref: Invitation for bid vide MANUU's Advertisement No.......dated...... for _____, Gachibowli, Hyderabad – 500 032 .

Sir,

We, the undersigned, declare that:

- 1. We have examined and have no reservations to the bidding documents, including corrigendum/ addenda issued, if any, in accordance with Instructions to Bidders.
- 2. We offer to execute in conformity with the bidding documents for ______
- 3. Our bid shall be valid for a period of 90 days from the date fixed for the bid submission deadline in accordance with the bidding documents and it shall remain binding upon us and may be accepted at any time before the expiration of that period.
- 4. If our bid is accepted, we commit to submit a performance security in accordance with the bidding documents.
- 5. Government of India or any State Government or other Public Sector or Private Sector Organizations have not declared us ineligible or black listed us on charges of engaging in corrupt, fraudulent, collusive or coercive practices or any failure/lapses of serious nature.
- 6. We also accept all the terms and conditions of this bidding document and undertake to abide by them, including the condition that you are not bound to accept highest ranked bid / lowest bid or any other bid that you may receive.
- 7. We also declare that
 - (i) No benefit shall be offered to the employees of the Client's organization which are not legally available to them and also no offence shall be committed under Prevention of Corruption Act, 1988 or Indian Penal Code, 1860;
 - (ii) No undisclosed agreement or understanding with other bidders shall be entered into with respect to prices, certifications etc.;
 - (iii) The items, as required in the tender document herein, have not been and will not be made available to other entities at prices lower than the bid price;
 - (iv) No payment has been made to any agent/ broker or any other intermediary for this bidding:
 - (v) No transgression has been committed in the past with any other organization in India or abroad that may impinge on the anti-corruption principle.

Yours sincerely,

(Authorized Signatory)
Full Name and Designation
Company's Seal

ANNEXURE-II

TECHNICAL BID SUBMISSION FORM

1.	Name and address of the company / firm / dealer	M/s. Address:	
		Telephone / Mobile No.: e-mail ID:	
2.	Name, designation and telephone/ mobile number of authorized person to be contacted.		
3.	Details of GST Certificate	[submit scanned copy(ies)]	
4.	Valid License from Insurance Regulatory Development Authority of India (IRDAI)	[submit scanned copy(ies)]	
5.	Signed and stamp copy of Annexure I & Annexure – II	Submit in separate Cover	
6.	Any other relevant information		

DECLARATION

- 1. I / We hereby declare that the information furnished above are true and based on available documentary evidences. In case, any of the information furnished above, either in full or in part, is at any stage, found to be incorrect, our bid shall stand cancelled or if contract has been awarded, the same shall stand terminated.
- 2. I / We do hereby declare that as on the tender publication date, our firm has not been blacklisted by any Govt. / PSU / Statutory Bodies at any point of time and does not have any pending compliant(s).
- 3. That the firm has carefully read and understood the tender document and **agrees with all the terms** and conditions of the tender,

(Authorized Signatory)
Full Name and Designation
Official Seal

FINANCIAL BID SUBMISSION FORM

(To be submitted online only)

Name of the Bi Bidding Firm / Company :	dder/							
IThis BOO	P (DOMESTIC TENDERS – template must not be modified/replaced by t e the bidder is liable to be rejected for this to	he bidder	RE TO	GIVEN IN RU	uld be uploa	aded after fil	lling the rele and Values	vant columns, only)
NUMBER#	TEXT#	NUMB ER#	TEXT #	NUMBER #	NUMBER	NUMBER#	NUMBER#	TEXT#
SI. No.	Item Description	Quantity	Units	BASIC RATE In Figures To be entered by the Bidder In Rs. P	on Item Qty x Basic Rate	TOTAL AMOUNT Without Taxes col (13) = (4) x (7) in Rs. P	TOTAL AMOUNT With Taxes col (14) = sum (8) to (13) in Rs. P	TOTAL AMOUNT In Words
1	2	4		7-	9	13	14	15
	Group Medi-claim policy (Option 1 without corporate buffer)	3300	Nos			0.00	0.00	Zero Only
	Group Medi-claim policy (Option with corporate buffer of Rs. 15 lakhs maximum)		Nos			0.00	0.00	Zero Only
	Group personal Accident policy	3300	Nos			0.00	0.00	Zero Only
	Medical Insurance exclusively for COVID19	3300	Nos			0.00	0.00	Zero Only
Total in Figures								Zero Only
Quoted Rate in Words								

// TO BE FILLED ONLINE ONLY //

ANNEXURE-IV

LETTER OF ACCEPTANCE or LETTER OF AWARD

Confidential

Tender	No.MANUU/F.No.	Dated:
Contrac	ct Title:	
То	M/s	
Subjec		
Ref.	Your offer Nodatedagainst our tende	er No opened
Dear S	ir/ Madam,	
have b	I am directed to inform you that after evaluating the bid documents si	The total cost
Encl.	Agreement Form along with the Schedule of	Yours truly,

Requirements

Registrar

ANNEXURE-V

PERFORMANCE SECURITY SUBMISSION FORM (THROUGH BANK GUARANTEE)

(To be executed on non-judicial stamped paper of an appropriate value) (Ref. clause 4.2.1)

_	,
Bank G Amount Guaran Guaran Last da	uarantee No :
as "The success accepte as the "success shall ha	EAS Maulana Azad National Urdu University, Gachibowli, Hyderabad 500032 (hereinafter referred to a Owner" which expression shall unless repugnant to the context includes their legal representatives, sors and assigns) has executed a binding to the contract on [insert date of acceptance of the letter of ance(LOA)] with [insert name of the Successful Bidder]
Bank (Rs " Guara guarant provide	HEREAS one of the conditions of the Contract is that the Contractor shall furnish to the Owner a Guarantee from a commercial bank in India having a branch at Hyderabad for a sum of
referre	whereas the Contractor has approached [insert the name of the commercial bank] (here in after to as the "Bank") having its registered office at [insert the address]
(i)	The Bank hereby undertakes to pay under this guarantee, the Guaranteed Amount claimed by the Owner without any further proof or conditions and without demur, reservation, contest, recourse or protest and without any enquiry or notification to the Contractor merely on a demand raised by the Owner stating that the amount claimed is due to the Owner under the Contract. Any such demand made on the Bank by the Owner shall be conclusive as regards the amount due and payable by the Bank under this bank guarantee and the Bank shall pay without any deductions or set offs or counterclaims whatsoever, the total sum claimed by the Owner in such Demand. The Owner shall have the right to make an unlimited number of Demands under this bank guarantee provided that the aggregate of all sums paid to the Owner by the Bank under this bank guarantee shall not exceed the Guaranteed Amount. In each case of demand, resulting to change of PBG values, the Owner shall surrender the current PGB to the bank for amendment in price.
(ii)	However, the Bank's liability under this bank guarantee shall be restricted to an amount not exceeding Rsonly].
(iii)	The Owner will have the full liberty without reference to the Bank and without affecting the bank guarantee to postpone for any time or from time to time the exercise of any powers and rights conferred on the Owner under the Contract and to enforce or to forbear endorsing any powers or

(iv) The rights of the Owner to recover the Guaranteed Amount from the Bank in the manner aforesaid will not be affected or suspended by reasons of the fact that any dispute or disputes have been raised by the Contractor and / or that any dispute(s) are pending before any office, tribunal or court in respect of such Guaranteed Amount and/ or the Contract.

but for the provisions have the effect of releasing the surety.

rights or by reasons of time being given to the contractor which under law relating the Surety would

- (v) The guarantee herein contained shall not be affected by the liquidation or winding up, dissolution, change of constitution or insolvency of the Contractor but shall in all respects and for all purposes be binding and operative until payment of all money due to the Owner in respect of such liability or liabilities is effected.
- (vi) This bank guarantee shall be governed by and construed in accordance with the laws of the Republic of India and the parties to this bank guarantee hereby submit to the jurisdiction of the Courts of Hyderabad for the purposes of settling any disputes or differences which may arise out of or in connection with this bank guarantee and for the purposes of enforcement under this bank guarantee.
- (vii) All capitalized words used but not defined herein shall have the meanings assigned to them under the Contract.
- (viii) NOTWITHSTANDING anything stated above, the liability of the Bank under this bank guarantee is restricted to the Guaranteed Amount and this bank guarantee shall expire on the expiry of the Warranty Period under the Contract.
- (ix) Unless a Demand under this bank guarantee is filed against the Bank within six (6) months from the date of expiry of this bank guarantee all the rights of the Owner under this bank guarantee shall be forfeited and the Bank shall be relieved and discharged from all liabilities hereunder.
- (x) However, in the opinion of the Owner, if the Contractor's obligations against which this bank guarantee is given are not completed or fully performed by the Contractor within the period prescribed under the Contract, on request of the Contractor, the Bank hereby agrees to further extend the bank guarantee, till the Contractor fulfills its obligations under the Contract.
- (xi) We have the power to issue this bank guarantee in your favour under Memorandum and Article of Association and the Undersigned has full power to do so under the Power of Attorney dated [date of power of attorney to be inserted] granted to him by the Bank.

Date:

Bank (Corporate Seal of the Bank) Signature of the a person duly authorized to sign on behalf of the Bank

Annexure - VI (Draft Agreement)

No. MANUU/

Date:

CONTRACT AGREEMENT (NEED TO CHECK AS PER CORRIGENDUM)

THIS	AGREEN	/IENT is	made	on		between	MANUU,	Hyderabad	(hereinafter	referred	to	as
					excluded or representation						esso	ors
and assigns), and whose place of office is at Telecom Nagar, Gachibowli, Hyderabad – 500032.												

AND

NOW THIS AGREEMENT WITNESSTH as follows:

- I. WHEREAS the Client invited bids through e-tender, vide e-tender no.dt................. for providing services of Group Medi-Claim Policy-cum-Group Personal Accident Policy and Covid19 Coverage for MANUU Regular Students at Hyderabad (HQ).
- II. AND WHEREAS the Contractor submitted his bid online through e-procurement (CPPP) in accordance with the procedure mentioned along with the bid documents and represented therein that it fulfils all the requirements and has resources and competence to provide the requisite services to the Client
- IV. AND WHEREAS the Client desires that for providing services for providing services of Group Medi-Claim Policy-cum-Group Personal Accident Policy and Covid19 Coverage for MANUU Regular Students at Hyderabad (HQ) be provided, performed, executed and completed by the Contractor, and wishes to appoint the Contractor for carrying out such services.
- V. AND WHEREAS the Contractor acknowledges that the Client shall enter into Contracts with other contractors / parties for providing services for providing services of Group Medi-Claim Policy-cum-Group Personal Accident Policy and Covid19 Coverage for MANUU Regular Students at Hyderabad (HQ) of its premises in cases the Contractor falls into breach of the terms and conditions as stipulated in the Tender Document and shall waive its claim whatsoever in this regard.
- VI. AND WHEREAS the terms and conditions of this Contract will be as per tender with reference to the terms and conditions of IRDAI from time to time will be final and binding.
- VII. AND WHEREAS the Contractor has fully read, understood and shall abide by all the terms and conditions as stipulated in the Tender Documents for providing services of Group Medi-Claim Policy-cum-Group Personal Accident Policy and Covid19 Coverage for MANUU Regular Students at Hyderabad (HQ) in the Client's premises, failing which the Contract is liable to be terminated at any time, without assigning any reasons whatsoever by the Client.
- VIII. AND WHEREAS the Contractor shall be responsible for payment of GST (if applicable). The documentary proof of the same must be submitted within one month of payment of particular bill for the amount of GST in the said bill.
- IX. AND WHEREAS the Client and the Contractor agree as follows:
 - 1. In this Agreement (including the recitals) capitalized words and expressions shall have the same meanings as are respectively assigned to them in the Contract documents referred to.

- 2. The following documents shall be deemed to form and be read and construed as part of this Agreement. This Agreement shall prevail over all other Contract documents.
 - (a) The Letter of Acceptance (LoA) issued by the Client.
 - (b) Notice to Proceed (NTP) issued by the Client
 - (c) The complete Bid, as submitted by the Contractor.
 - (d) The Addenda, if any, issued by the Client.
 - (e) Any other documents forming part of this Contract Agreement till date. (Performance Security)
 - (f) Charges Schedule annexed to this Article of Agreement
 - (g) Supplementary Agreements executed from time to time.
- 3. Any changes/ modifications/ amendments required to be incorporated in the Contract Agreement at a later stage shall be discussed and mutually agreed by both the parties and such supplementary agreements shall be binding on both the parties and shall form the part of this contract agreement.
- 4. This Contract shall be governed by and construed in accordance with the laws of India and subject to the exclusive jurisdiction of the courts in Hyderabad.
- X. IN WITNESS WHEREOF the parties hereto have caused this Agreement to be executed in accordance with the laws of India on the day, month and year indicated above.

Signed on behalf of the Contractor (Authorized Signatory)

Signed on Behalf of MANUU (Registrar)