



MAHARASHTRA NATURAL GAS LTD.,PUNE
(A joint venture of GAIL (India) Ltd & BPCL)
Pride Purple Coronet, 2nd Floor,
Baner, Pune-411045

Notice for Expression of Interest (EOI)
For
Empanelment of contractors for appointment of Direct Marketing Agency (DMA) for City Gas Distribution Network of Pune, Nashik, Sindhudurg and Ramanagara GA.

EOI response submission by 9th July 2026 Upto 15:00 Hrs

Ref. No – MNGL/C&P/2026-27/EOI/01/DMA/ Pune, Nashik, Sindhudurg and Ramanagara GA. dated 02.07.2026

 MAHARASHTRA NATURAL GAS LIMITED	Empanelment of contractors for appointment of Direct Marketing Agency (DMA) for City Gas Distribution Network of Pune, Nashik, Sindhudurg and Ramanagara GA EOI No.: MNGL/C&P/2026-27/EOI/01/DMA/ Pune, Nashik, Sindhudurg and Ramanagara GA. dated 02.07.2026
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NOTICE INVITING EXPRESSION OF INTEREST (EOI)

Maharashtra Natural Gas Limited invites offers through Expression of Interest (EOI) from interested parties ("Applicant") for submitting their proposal for the period upto **31.03.2026 (Service order validity)** for appointment of Direct Marketing Agency (DMA) for City Gas Distribution Network of **Pune, Nashik, Sindhudurg and Ramanagara GA**

EOI Details:

1. This EOI is open only to MNGL's existing PNG execution contractors and newly onboarded PNG execution contractors engaged by MNGL and willing to undertake DMA activities in Pune, Nashik, Sindhudurg and Ramanagara GA

2. EOI Schedule shall be as under:

a) Period: 02.07.2026 (From 9:00 Hrs) to 09.07.2026 (Up to 15:00 Hrs).

b) Last Date & time for Submission of EOI: 09.07.2026 (Up to 15:00 Hrs).

c) Place of submission of EOI:

General Manager (C&P)
Maharashtra Natural Gas Limited,
Pride Purple Coronet, 2nd Floor,
Baner, Pune-411045
Telephone: +91 (20) 25611000/1190/1157

d) EOI Opening Date and time: 09.07.2026 at 16:00 Hrs

Maharashtra Natural Gas Limited reserves the right to extend the EOI period and due date for submission, mentioned above.

3. EOI can be downloaded from the website www.mngl.in within the above-mentioned period. Any amendment, clarification, corrigendum w.r.t. EOI will be hosted on www.mngl.in. Applicants should regularly visit this website to keep themselves updated. Any query related to EOI may be submitted online only at Email ID neeraj@mngl.in and gasaid@mngl.in. Queries/clarifications received in any other form are liable to be unanswered. A written reply from the Maharashtra Natural Gas Ltd. will be suitably given.

 <p>MAHARASHTRA NATURAL GAS LIMITED</p>	<p>Empanelment of contractors for appointment of Direct Marketing Agency (DMA) for City Gas Distribution Network of Pune, Nashik, Sindhudurg and Ramanagara GA</p> <p>EOI No.: MNG/C&P/2026-27/EOI/01/DMA/ Pune, Nashik, Sindhudurg and Ramanagara GA. dated 02.07.2026</p>
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4. The completely filled & signed EOI, along with requisite documents, is to be submitted by Applicant before due date and time of submission to as per **Annexure-A**

General Manager (C&P)
Maharashtra Natural Gas Limited,
Pride Purple Coronet, 2nd Floor,
Baner, Pune-411045
Telephone: +91 (20) 25611000/1190/1157

- 5) EOI, complete in all respect, shall be opened and evaluated by Maharashtra Natural Gas Ltd. and the Applicant shall be informed accordingly on time-to-time basis.

Maharashtra Natural Gas Ltd. will not be responsible for any cost or expenses incurred by the Applicant in connection with preparation or delivery of EOI

This Notice inviting EOI neither confirms the right nor an expectation on any party to participate in the proposed EOI. Maharashtra Natural Gas Ltd. reserves the right to accept or reject, any or all EOIs received at its absolute discretion without assigning any reason whatsoever

The laws of Union of India shall govern all matters concerning the EOI. Any issue arising related to this EOI or the selection process shall be adjudged by the Courts in Pune in Maharashtra, India alone.

 <p>MAHARASHTRA NATURAL GAS LIMITED</p>	<p>Empanelment of contractors for appointment of Direct Marketing Agency (DMA) for City Gas Distribution Network of Pune, Nashik, Sindhudurg and Ramanagara GA</p> <p>EOI No.: MNGL/C&P/2026-27/EOI/01/DMA/ Pune, Nashik, Sindhudurg and Ramanagara GA. dated 02.07.2026</p>
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Annexure - I

ELIGIBILITY CRITERIA

1.0 Name of Work:

Empanelment of contractors for the period upto **31.03.2026 (Service order validity for appointment of Direct Marketing Agency (DMA) for City Gas Distribution Network of Pune, Nashik, Sindhudurg and Ramanagara GA.**

2.0 ELIGIBILITY CRITERIA – Technical

This EOI is open only to MNGL's existing PNG execution contractors and newly onboarded PNG execution contractors engaged by MNGL and willing to undertake DMA activities in Pune, Nashik, Sindhudurg and Ramanagara GA

3.0 Selection Process:

Eligible Applicants who meet the above criteria shall be empanelled for appointment of Direct Marketing Agency (DMA) for City Gas Distribution **Network of Pune, Nashik, Sindhudurg and Ramanagara GA**

After assessment of willingness and deployment capability of such contractors, an initial Service Order valued at 2.00 lakh (inclusive of GST) shall be issued to each eligible vendor. Thereafter, based on satisfactory performance, requirement, a maximum of two repeat Service Orders of 2.00 lakh each (inclusive of GST) may be issued to the same vendor.

 MAHARASHTRA NATURAL GAS LIMITED	Empanelment of contractors for appointment of Direct Marketing Agency (DMA) for City Gas Distribution Network of Pune, Nashik, Sindhudurg and Ramanagara GA EOI No.: MNGL/C&P/2026-27/EOI/01/DMA/ Pune, Nashik, Sindhudurg and Ramanagara GA. dated 02.07.2026
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Annexure-A

EOI Submission Checklist

The EOI shall be submitted in a Sealed envelope containing file, strictly along with the following sequence of documents.

Sr No	Required Document
1	Covering letter for EOI
2	Signed Copy of Complete EOI
3	Duly signed and stamped documents required for qualifying ELIGIBILITY CRITERIA-Technical as mentioned above (existing PNG execution contractors and newly onboarded PNG execution contractors engaged by MNGL)
4	Copy of Certificate of incorporation / Partnership Deed / Any other document.
5	Copy of PF and ESIC registration certificate / Undertaking
6	Copy of GST Registration certificate and Pan Card
7	Duly signed and stamped EOI acceptance letter as per format (Page No. 35)
8	Duly filled forms and formats as per tender (F-1)
9	Power of attorney signing the EOI
10	PART – F SCHEDULE OF RATES (SOR) (Page No 78.)
11	Signed and stamped copy of SOR-I for Pune GA and SOR-II for Nashik GA, SOR-III for Sindhudurg GA and SOR-IV for Ramanagara GA Or <u>whichever</u> this EOI submitted by Applicant

The applicant's name / firm name and mobile number must be clearly mentioned on the top of the application envelope

 <p>MAHARASHTRA NATURAL GAS LIMITED</p>	<p>Empanelment of contractors for appointment of Direct Marketing Agency (DMA) for City Gas Distribution Network of Pune, Nashik, Sindhudurg and Ramanagara GA</p> <p>EOI No.: MNG/C&P/2026-27/EOI/01/DMA/ Pune, Nashik, Sindhudurg and Ramanagara GA. dated 02.07.2026</p>
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1.0 INSTRUCTION TO BIDDERS (ITB)/APPLICANTS

 MAHARASHTRA NATURAL GAS LIMITED	Empanelment of contractors for appointment of Direct Marketing Agency (DMA) for City Gas Distribution Network of Pune, Nashik, Sindhudurg and Ramanagara GA EOI No.: MNG/C&P/2026-27/EOI/01/DMA/ Pune, Nashik, Sindhudurg and Ramanagara GA. dated 02.07.2026
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TABLE OF CONTENTS

- A. General
 - 1. Scope of EOI
 - 2. Eligible Bidders
 - 3. Bid Evaluation Criteria
 - 4. EOI from Consortium – Not applicable
 - 5. One EOI per Bidder
 - 6. Cost of Bidding
 - 7. Site Visit
- B. Bidding Documents
 - 8. Content of Bidding Documents
 - 9. Clarification of Bidding Documents
 - 10. Amendment of Bidding Documents
- C. Preparation of Bids
 - 11. Language of EOI
 - 12. Documents Comprising the EOI
 - 13. EOI Prices
 - 14. EOI Currencies
 - 15. EOI Validity
 - 16. VOID
 - 17. Pre-EOI Meeting
 - 18. Format and Signing of EOI
 - 19. Zero Deviation
 - 20. Mode of Payment
 - 21. Agent/ Consultant/ Representative/ Retainer/ Associate
- D. Submission of EOIs
 - 22. Deadline for Submission of EOIs
 - 23. Late EOIs
 - 24. Modification and Withdrawal of EOIs
- E. EOI Opening and Evaluation
 - 25. EOI Opening
 - 26. Process to be Confidential
 - 27. Contacting the Employer
 - 28. Examination of EOIs and Determination of Responsiveness
 - 29. VOID
 - 30. Correction of Errors
 - 31. VOID
 - 32. Evaluation and Comparison of EOIs

 <p>MAHARASHTRA NATURAL GAS LIMITED</p>	<p>Empanelment of contractors for appointment of Direct Marketing Agency (DMA) for City Gas Distribution Network of Pune, Nashik, Sindhudurg and Ramanagara GA</p> <p>EOI No.: MNG/C&P/2026-27/EOI/01/DMA/ Pune, Nashik, Sindhudurg and Ramanagara GA. dated 02.07.2026</p>
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- 33. Preference for Domestic bidders
- 34. Purchase Preference
- 35. Compensation of Extended Stay – Not Applicable

- F. Award of Contract
- 36. Award
- 37. Employer’s Right to accept any EOI and to reject any or all EOIs
- 38. Notification of Award
- 39. Signing of Agreement
- 40. Contract Performance Security
- 41. Corrupt or Fraudulent Practices
- 42. Land Border

 MAHARASHTRA NATURAL GAS LIMITED	Empanelment of contractors for appointment of Direct Marketing Agency (DMA) for City Gas Distribution Network of Pune, Nashik, Sindhudurg and Ramanagara GA EOI No.: MNG/C&P/2026-27/EOI/01/DMA/ Pune, Nashik, Sindhudurg and Ramanagara GA. dated 02.07.2026
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A. GENERAL

1. Scope of EOI

- 1.1 The Employer, as defined in the General Conditions of Contract, hereinafter “the Employer”, wishes to receive EOIs for the Work as described in EOI document.
- 1.2 The successful bidder will be expected to complete the Works within the period stated in Special Conditions of Contract.
- 1.3 Throughout these bidding documents, the terms “EOI” and “tender” and their derivatives (“bidder/ tenderer”, “EOI tendered”, “bidding/ tendering”, etc.) are synonymous, and day means calendar day. Singular also means plural.

2. Eligible Bidders (as per Eligibility criteria above)

- 2.1 Bidders shall, as part of their bid, submit duly executed power of attorney authorizing the signatory of the EOI to bind the bidder.
- 2.2 This invitation for bid is open to any bidder.
- 2.3 A bidder shall not be affiliated with a firm or entity
- (i) that has provided consulting services related-to the Works to the Employer during the preparatory stages of the Works or of the Project of which the Works form a part, or
 - (ii) that has been hired (or is proposed to be hired) by the Employer as Engineer/ Consultant for the contract.
- 2.4 The bidder shall not be under a declaration of ineligibility by Employer for corrupt or fraudulent practices as defined in ITB.
- 2.5 While evaluating the bids, pursuant to EOI evaluation criteria in Global Notice of EOI, bidders past performance shall be assessed for ascertaining the responsiveness of the EOI. In such case the decision of employer shall be final and binding on the bidder.
- 2.6 **The bidder is not Black / holiday list by MNG/MoP&NG/Oil Public Sector Enterprise(s)**

3. EOI Evaluation Criteria:-

3.1 Technical

3.1.1 Experience Criteria - As per Annexure – I of Notice Inviting EOI.

3.1.2 Equipment Deployment Criteria

The applicant shall meet the requirement regarding deployment and ownership of minimum critical construction equipment as specified in SCC Technical of the bidding document.

3.2 Financial - As per Annexure – I of Notice Inviting EOI.

 MAHARASHTRA NATURAL GAS LIMITED	Empanelment of contractors for appointment of Direct Marketing Agency (DMA) for City Gas Distribution Network of Pune, Nashik, Sindhudurg and Ramanagara GA EOI No.: MNGL/C&P/2026-27/EOI/01/DMA/ Pune, Nashik, Sindhudurg and Ramanagara GA. dated 02.07.2026
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3.3 Bidder shall not be affiliated with a firm or entity, (i) that has provided consulting services related to Works to Employer during preparatory stages of Works or of the Project of which the Works form a part, or (ii) that has been hired (or is proposed to be hired) by Employer as Engineer/ Consultant for the contract.

3.4 Bidder shall meet the technical, as well as, commercial qualification criteria as stated above. Bidder shall furnish necessary documentary evidence such as LOA Copy/ Audited Financial Statement along with the EOI, to justify meeting the stipulated qualification criteria. In absence of requisite documents as stated above, MNGL reserve the right to reject the EOI without making any reference to the bidder.

4. EOIs from Consortium – Not applicable

5. One EOI per Applicants

5.1 A firm shall submit only one EOI in the same bidding process. A bidder who submits or participates in more than one EOI will cause all the proposals in which the bidder has participated to be disqualified.

5.2 More than one EOI means EOI(s) by bidder(s) having same Proprietor / Partners / Limited Liability Partner in any other bidder(s). Further, more than one bids shall also include two or more bidders having common power of attorney holder.

Failure to comply this clause during tendering process will disqualify all such bidders from process of evaluation of EOIs.

5.3 Alternative EOIs shall not be considered.

5.4 The provisions mentioned at Sl. No. 5.1 and 5.2 shall not be applicable wherein bidders are quoting for different Items / Sections / Parts / Groups / SOR items of the same EOI which specifies evaluation on Items / Sections / Parts / Groups / SOR items basis.

6. Cost of Bidding

6.1 The bidder shall bear all costs associated with the preparation and submission of the EOI, and MNGL will in no case, be responsible or liable for these costs, regardless of the conduct or outcome of the bidding process.

7. Site Visit

7.1 The bidder is advised to visit and examine the Site of Works and its surroundings and obtain for itself on its own responsibility all information that may be necessary for preparing the EOI and entering into a contract for construction of the Works. The costs of visiting the Site shall be at the bidder's own expense.

7.2 The bidder and any of its personnel or agents will be granted permission by the Employer to enter upon its premises and lands for the purpose of such visit, but only upon the express

 MAHARASHTRA NATURAL GAS LIMITED	Empanelment of contractors for appointment of Direct Marketing Agency (DMA) for City Gas Distribution Network of Pune, Nashik, Sindhudurg and Ramanagara GA EOI No.: MNGL/C&P/2026-27/EOI/01/DMA/ Pune, Nashik, Sindhudurg and Ramanagara GA. dated 02.07.2026
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condition that the bidder, its personnel, and agents will release and indemnify the Employer and its personnel and agents from and against all liability in respect thereof, and will be responsible for death or personal injury, loss of or damage to property, and any other loss, damage, costs, and expenses incurred as a result of the inspection.

7.3 The Employer may conduct a Site visit concurrently with the pre-EOI meeting.

B. BIDDING DOCUMENTS

8. Content of Bidding Document

8.1 The Bidding Documents/ Tender Documents should be read in conjunction with any addenda issued in accordance with ITB Clause 10.

8.2 The bidder is expected to examine all instructions, forms, terms and specifications in the bidding documents. The Invitation for EOIs together with all its attachments thereto, shall be considered to be read, understood and accepted by the bidders. Failure to furnish all information required by the bidding documents or submission of a bid not substantially responsive to the bidding documents in every respect will be at bidder's risk and may result in the rejection of his bid.

9. Clarification of Bidding Documents

9.1 A prospective bidder requiring any clarification of the EOI Documents may notify the Owner and / or the Consultant as the case may be, in writing or by email at the address indicated in the tender/RFQ. The Owner will respond in writing to any request for clarification of the EOI documents which it receives after issue of the EOI documents but prior to at least one (01) working day prior to the pre-EOI meeting date. Written copies of the Owner's response (including an explanation of the query but not necessarily identifying the source of inquiry) will be hosted on MNGL's website i.e. www.mngl.in along with the corrigendum before the EOI due date. All such clarifications issued shall deem to form a part and parcel of the EOI documents.

Any Clarification or information required-by the bidder but same not received by the Employer, one (01) working day prior to the pre-EOI meeting date, the same is liable to be considered as no clarification/information required.

10. Amendment of Bidding Documents

10.1 At any time prior to the EOI due date, Purchaser may, for any reason, whether at its own initiative or in response to a clarification requested by a prospective bidder, modify the EOI document, by issuing corrigendum.

10.2 Any addendum /corrigendum/ clarifications to bidders query thus issued shall be part of the bidding documents pursuant to ITB Clause-8.0 and shall be hosted on the MNGL's official website before EOI due date. All the prospective bidders who have attended the Pre-EOI meeting till date shall be informed by email/ post about the addendum/ corrigendum/ clarifications to bidders query for their reference. Bidders desirous to submit its EOI have to

 MAHARASHTRA NATURAL GAS LIMITED	Empanelment of contractors for appointment of Direct Marketing Agency (DMA) for City Gas Distribution Network of Pune, Nashik, Sindhudurg and Ramanagara GA EOI No.: MNGL/C&P/2026-27/EOI/01/DMA/ Pune, Nashik, Sindhudurg and Ramanagara GA. dated 02.07.2026
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take into consideration of all the addendum(s)/ corrigendum (s)/ clarifications to bidders query hosted on the above websites before submitting the EOI.

- 10.3 Bidders are advised to visit MNGL's websites from time to time to get updated information / documents.
- 10.4 In case of any inconsistency between an addendum and this tender document, the addendum shall prevail and in similar case between two or more addenda, the last issued addendum shall prevail.
- 10.5 The Purchaser may, at its discretion, extend the EOI due date in order to allow prospective bidders, a reasonable time to furnish their EOI taking into account the addenda / corrigenda issued.

C. PREPARATION OF EOIS

11. Language of EOI

- 11.1 The EOI prepared by the bidder and all-correspondence/drawings and documents relating to the EOI exchanged by bidder and MNGL shall be written in English language. Any printed literature furnished by the bidder may be written in another language so long as accompanied by an ENGLISH translation duly authenticated by the chamber of commerce of Bidders country, in which case, for the purpose of interpretation of the EOI, the ENGLISH translation shall govern. Metric measurement system shall be applied.

12. Documents Comprising the EOI

- 12.1 The EOI prepared by the bidder shall comprise the following components:

- 12.1 The EOI prepared by the bidder shall comprise of the following components that are required to be provided:

12.1.1 Technical cover:

Scanned documents (duly signed by the authorized signatory) to be submitted by the applicant as per list below:

Covering Letter as per format "EOI Acceptance Letter" enclosed with this document

- ii) Bidder's general/ details information as per format F-1.
- iii) Power of Attorney in favour of person(s) signing the bid that such person (s) is/are authorized to sign the bid on behalf of the bidder and any consequence resulting due to such signing shall be binding on the bidder.
- iv) Specific experience, annual turnover and equipment deployment details as called for in qualifying requirements.
- v) A EOIForm as per format F-2.
- vi) Copies of documents as required in list of enclosure.
- vii) Documents establishing the eligibility and conformity to the EOI Documents of all Goods and services, which the bidder proposes to supply under the award. Such document may be, literature, drawing or data and shall also include (a) the detailed

 MAHARASHTRA NATURAL GAS LIMITED	Empanelment of contractors for appointment of Direct Marketing Agency (DMA) for City Gas Distribution Network of Pune, Nashik, Sindhudurg and Ramanagara GA EOI No.: MNG/C&P/2026-27/EOI/01/DMA/ Pune, Nashik, Sindhudurg and Ramanagara GA. dated 02.07.2026
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description of the Good's essential technical and performance characteristics; (b) a clause by clause commentary on Employer's technical specification and demonstrating supplies substantial responsiveness to the specifications.

- ix) **NA**
 - x) Letter of authority in favour of any one or two of bidder's executives having authority to attend the un-priced and price bid opening on specified dates and venue as per format F-5.
 - xi) Confirmation of no deviation as per Format F-6.
 - xii) Present commitments strictly as per form F-9.
 - xiii) Indian Bidders are required to submit Employees Provident Fund registration certificate, ESIC registration certificate, Professional Tax Registration certificate, Labour welfare registration under Maharashtra Labour Welfare Fund Act and Shop Act Registration certificate.
 - xiv) Bidder's declaration that they are not under liquidation, court receivership or similar proceedings.
 - xv) Any other information/details required as per bid document.
- 12.1.2 Financial cover:**
Price SOR as per prescribed format in EOI.
- 12.2 All the documents submitted shall be duly signed and stamped on each page by the Applicant or an authorized signatory of the Applicant.
- 12.3 Applicant are advised to submit quotations based strictly on the terms and conditions and specifications contained in the EOI document and not stipulate any deviations.
- 12.4 Original schedule of rates duly filled in shall not contain any condition whatsoever. Any condition given in this part shall not be considered and shall render the offer liable for rejection.
- 12.5 All signatures in EOI shall be dated, as well as all pages of EOIs shall be initialed at lower right hand corner by the Applicant or by a person holding power of attorney authorizing him to sign on behalf of the Applicant before the submission of EOIs.
- 12.6 The Applicant's bid is central to the evaluation and selection process. Therefore, it is important that the Applicant carefully prepares the bid and answers all questions completely. Missing information and vague answers may delay the evaluation of a EOI and may impair the Applicant's chances of success.
- 12.7 Information received by Purchaser from the Applicant will be disclosed to Purchaser's employees and/or advisers or external consultants for the purpose of evaluating the EOI response.
- 13. EOI Prices**

 MAHARASHTRA NATURAL GAS LIMITED	Empanelment of contractors for appointment of Direct Marketing Agency (DMA) for City Gas Distribution Network of Pune, Nashik, Sindhudurg and Ramanagara GA EOI No.: MNGL/C&P/2026-27/EOI/01/DMA/ Pune, Nashik, Sindhudurg and Ramanagara GA. dated 02.07.2026
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- 13.1 Unless stated otherwise in the Bidding Documents, the Contract shall be for the whole works as described in Bidding Document, based on the unit rates and prices mentioned in the EOI and accepted by the EMPLOYER
- 13.2 Applicant shall accept rates as per Schedule of Rates after careful analysis of cost involved for the performance of the completed item considering all parts of the EOI Document. In case any activity though specifically not covered in description of item under 'Schedule of Rates' but is required to complete the works as per Scope of Work, Scope of supply, Specifications, Standards, Drawings, General Conditions of Contract, Special Condition of Contract or any other part of Bidding Document, the prices quoted shall deemed to be inclusive of cost incurred for such activity.
- 13.3 All duties and taxes including applicable Custom duty, Works Contract tax, Goods & Service Tax and other levies payable by the Contractor under the Contract, or for any other cause, shall be included in the rates and prices and the total EOI price submitted by the bidder.
- 13.4 Prices accepted by the Applicant, shall remain firm and fixed and valid until completion of the Contract and will not be subject to variation on any account except statutory variations in Goods & Service tax as mentioned below.
- Statutory variations in Goods & Service Tax on finished product during the contractual completion period, shall be to the Employer's account for which the Contractor will furnish documentary evidence(s) in support of their claims to MNGL. However, any increase in the rate of these taxes and duties beyond the contractual completion period shall be to Contractor's account and any decrease shall be passed on to MNGL.
- 13.5 Alternative EOIs shall not be considered.
- 13.6 Conditional discount, if offered, shall not be considered for evaluation.
- 13.7 The Applicant shall have to raise the Cenvatable invoice in the name of Director (Commercial), MNGL, Pune
14. **EOI Currencies – VOID**
15. **EOI Validity**
- 15.1 EOIs shall be kept valid for 4 (four) month from the final EOI due date.
- 15.2 In exceptional circumstances, prior to expiry of the original EOI validity period, the Employer may request that the bidders extend the period of validity for a specified additional period. The request and the responses thereto shall be made in writing or by fax / e-mail. A bidder may refuse the request without forfeiture of his bid security. A bidder agreeing to the request will not be required or permitted to modify his bid, but will be required to extend the validity of its EOI security for the period of the extension and in accordance with Clause 16 in all respects.
16. **VOID**

 MAHARASHTRA NATURAL GAS LIMITED	Empanelment of contractors for appointment of Direct Marketing Agency (DMA) for City Gas Distribution Network of Pune, Nashik, Sindhudurg and Ramanagara GA EOI No.: MNGL/C&P/2026-27/EOI/01/DMA/ Pune, Nashik, Sindhudurg and Ramanagara GA. dated 02.07.2026
---	---

17 VOID

18. Format and Signing of EOI:

18.1 The original of the EOI shall be typed or written in indelible ink and shall be signed by a person or persons duly authorized to sign on behalf of the bidder. The name and position held by each person signing, must be typed or printed below the signature. All pages of the bid except for unamended printed literature where entries or amendments have been made shall be initialed by the person or persons signing the EOI.

18.2 The EOI shall contain no alterations, omissions, or additions, unless such corrections are initialed by the person or persons signing the EOI.

19. Zero Deviation

19.1 Bidders shall note that if any deviation are taken to the under mentioned provisions of EOI Document by the Bidder the bid is liable to be rejection.

- i) Do not meet BEC Criteria
- ii) Performance Security (Contract Performance Bank Guarantee), **as per GCC clause no 24.0**
- iii) Delivery Period
- iv) Terms of Payment
- v) Force Majeure
- vi) Resolution of Dispute/Arbitration
- vii) Termination of Contract,
- viii) Warranty and Guarantee
- ix) Offer not submitted for complete scope of work
- x) Firm prices
- xi) **The bidder is not Black / holiday list by MNGL/MoP&NG/Oil Public Sector Enterprise(s).**
- xii) Bids not conforming to technical specification/requirements.
- xiii) Any other such provisions if specifically stipulated elsewhere in the EOI Document.
- xiv) Price Reduction Schedule.

However, MNGL reserve the right to request the bidder to withdraw the deviations against above mentioned provisions of EOI Documents.

20. Mode of Payment

Maharashtra Natural Gas Limited will release payment through Online / Cheque / RTGS payable at par in case work is awarded to bidder.

21. Agent/ consultant/ Representative/ Retainer/ Associate - VOID

D. SUBMISSION OF EOIS

22.0 DEADLINE FOR SUBMISSION OF BID/EOI

22.1 The bid must be submitted at MNGL Baner Office physically not later than the time and date as specified in Notice Inviting EOI.

 MAHARASHTRA NATURAL GAS LIMITED	Empanelment of contractors for appointment of Direct Marketing Agency (DMA) for City Gas Distribution Network of Pune, Nashik, Sindhudurg and Ramanagara GA EOI No.: MNG/C&P/2026-27/EOI/01/DMA/ Pune, Nashik, Sindhudurg and Ramanagara GA. dated 02.07.2026
---	--

22.2 The Purchaser may, in exceptional circumstances and at its discretion, on giving reasonable notice by email or any written communication to all prospective bidders who have been issued the EOI document to extend the deadline for the submission of bids in which case all rights and obligations of the Purchaser and bidders, previously subject to the original deadline will thereafter be subject to deadline as extended.

23.0 LATE EOIS

Any EOI received by the Purchaser after the deadline for submission of EOI may render the EOI to be declared “Late” and such EOI is liable for rejection; such EOI may be returned unopened to the bidder at the sole discretion of the Purchaser.

24.0 MODIFICATION AND WITHDRAWAL OF EOIS

24.1 The bidder may modify or withdraw its EOI after the EOI submission, but, before the due date of submission as per provisions provided in EOI. After the EOI due date & time however, no modifications whatsoever are allowed in the EOI.

24.2 No EOI shall be withdrawn in the interval between the deadline for submission of EOIs and the expiration of the period of EOI validity specified by the Bidder on the Bid form. In case of request in written by the authorized signatory for withdrawal of a bid during this interval, the Bidder's bid security shall be forfeited.

E. BID OPENING AND EVALUATION

25. **EOI Opening**

25.1 **EOI Opening**

MNGL will open EOIs, including withdrawals and modifications made pursuant to Clause 24, in the presence of Applicants' designated representatives who choose to attend, at date, time and location stipulated in the notice inviting EOI. The Applicants' representatives, who are present, shall sign a EOI opening register evidencing their attendance.

26. **Process to be Confidential**

26.1 Information relating to the examination, clarification, evaluation and comparison of EOIs, and recommendations for the award of a contract, shall not be disclosed to bidders or any other persons officially concerned with such process. Any effort by a bidder to influence the Employer's processing of EOIs or award decisions may result in the rejection of the bidder's EOI.

27. **Contacting the Employer**

27.1 From the time of EOI opening to the time of Contract award, if any bidder wishes to contact the Employer on any matter related to the bid, it should do so in writing.

 MAHARASHTRA NATURAL GAS LIMITED	Empanelment of contractors for appointment of Direct Marketing Agency (DMA) for City Gas Distribution Network of Pune, Nashik, Sindhudurg and Ramanagara GA EOI No.: MNG/C&P/2026-27/EOI/01/DMA/ Pune, Nashik, Sindhudurg and Ramanagara GA. dated 02.07.2026
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27.2 Any effort by the bidder to influence the Employer in the Employer's bid evaluation, bid comparison, or Contract award decisions may result in the rejection of the bidder's bid.

28. Examination of EOIs and Determination of Responsiveness

28.1 Prior to the detailed evaluation of bids, the Employer will determine whether each EOI

- a) meets the EOI Evaluation Criteria;
- b) has been properly signed;
- c) is accompanied by the required securities;
- d) is substantially responsive to the requirements of the bidding documents; and
- e) provides any clarification and/ or substantiation that the Employer may require to determine responsiveness pursuant to Sub-Clause 28.2.

28.2 A substantially responsive EOI is one which conforms to all the terms, conditions and specifications of the bidding documents without material deviations or reservations. A material deviation or reservation is one

- a) that affects in any substantial way the scope, quality, or performance of the Works;
- b) that limits in any substantial way, inconsistent with the bidding documents, the Employer's rights or the bidder's obligations under the contract; or
- c) whose rectification would affect unfairly the competitive position of other bidders presenting substantially responsive EOIs.

28.3 If a bid is not substantially responsive, it will be rejected by the Employer and may not subsequently be made responsive by correction or withdrawal of the nonconforming deviation or reservation.

29.0 **VOID**

30. **Void**

31. **Conversion to Single Currency for Comparison of Bids - NOT APPLICABLE**

32. **Evaluation and Comparison of EOIs**

32.1 The evaluation and comparison of bids will be done as per the provisions of the EOI evaluation criteria as per Annexure – I to Notice Inviting EOI.

33. **Preference for Domestic Bidders - VOID**

34. **Purchase Preference - VOID**

35. **Compensation for extended stay - VOID**

F. AWARD OF CONTRACT

36. **Award**

 MAHARASHTRA NATURAL GAS LIMITED	Empanelment of contractors for appointment of Direct Marketing Agency (DMA) for City Gas Distribution Network of Pune, Nashik, Sindhudurg and Ramanagara GA EOI No.: MNGL/C&P/2026-27/EOI/01/DMA/ Pune, Nashik, Sindhudurg and Ramanagara GA. dated 02.07.2026
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36.1 Subject to Clause 32, MNGL will award the contract to the successful bidder whose EOI has been determined to be substantially responsive and has been determined as the highest in ranking, is determined to be qualified to satisfactorily perform the contract.

37. **Employer's Right to Accept Any EOI and to Reject Any or all EOIs**

37.1 MNGL reserves the right to accept or reject any EOI, and to annul the bidding process and reject all EOIs, at any time prior to award of contract, without thereby incurring any liability to the affected bidder or bidders or any obligations to inform the affected bidder or bidders of the ground for MNGL'S ACTION.

38. **Notification of Award**

38.1 Prior to the expiration of period of EOI validity MNGL will notify the successful bidder in writing by fax, cable or telex to be confirmed in writing, that his EOI has been accepted. The notification of award/ Service Order will constitute the formation of the Contract.

38.2 Delivery/ completion period shall be counted from the date of notification of award / Service Order.

The notification of award will constitute the formation of a Contract, until the Contract has been effected pursuant to signing of Contract as per Clause 39 of ITB.

Upon the successful bidder's furnishing of contract performance security, pursuant to Clause 40 of ITB, MNGL will promptly notify each unsuccessful bidder.

Also, successful bidder has to ensure that purchase order (PO) of long lead items (i.e. fittings and flanges) is made available to MNGL within 10 days of Service Order. Failure to do so shall result in termination of contract.

39. **Signing of Agreement**

39.1 MNGL will award the Contract to the successful bidder, who, within 15 days of receipt of the same, shall sign and return the acceptance copy to MNGL.

39.2 The successful bidder shall be required to execute an AGREEMENT in the proforma given in of this standard bidding document on non-judicial paper of appropriate value (the cost of stamp paper shall be borne by the Contractor), within 15 days of the receipt by him of the Notification of Acceptance of Tender. In the event of failure on the part of the successful bidder to sign the AGREEMENT within the above stipulated period, the acceptance of the EOI shall be considered as cancelled.

40. **Contract Performance Security**

40.1 Within 15 days of the receipt of the notification of award/ Service Order from MNGL, the successful bidder shall furnish the contract performance security in accordance with Article 24 of General Conditions of the Contract in the form provided in the bidding documents. The

 MAHARASHTRA NATURAL GAS LIMITED	Empanelment of contractors for appointment of Direct Marketing Agency (DMA) for City Gas Distribution Network of Pune, Nashik, Sindhudurg and Ramanagara GA EOI No.: MNGL/C&P/2026-27/EOI/01/DMA/ Pune, Nashik, Sindhudurg and Ramanagara GA. dated 02.07.2026
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Contract Performance Security shall be in the form of either Banker's Cheque or Demand Draft or Bank Guarantee or Letter of Credit and shall be in the currency of the Contract.

40.2 The contract performance security shall be for an amount equal to 10% of the value of the contract towards faithful performance of the contractual obligations and performance of equipment. This Bank Guarantee/ DD/ Letter of Credit shall be from any Indian scheduled bank or a branch of an International bank situated in India and registered with Reserve bank of India as scheduled foreign bank. This Bank Guarantee shall be valid for a period as stated in Article-24 of General Conditions of The Contract.

40.3 Failure of the successful bidder to comply with the requirements of this article shall constitute sufficient grounds for the annulment of the award and forfeiture of the bid security, in which event MNGL may award the order to the next lowest evaluated bidder or call for new bids.

41. Corrupt or Fraudulent Practices

41.1 MNGL requires that bidders/ contractors observe the highest standard of ethics during the execution of contracts. In pursuance of this policy, the Employer:

- a) defines, for the purposes of this provision, the terms set forth below as follows:
 - i) "corrupt practice" means the offering, giving or soliciting of anything of value to influence the action of a public official in the procurement process or in contract execution; and
 - ii) "fraudulent practice" means a misrepresentation of facts in order to influence a procurement process or the execution of a contract to the detriment of the Employer, and includes collusive practice among bidders (prior to or after bid submission) designed to establish bid prices at artificial non-competitive levels and to deprive the Employer of the benefits of free and open competition;
- b) will reject a proposal for award if it determines that the bidder recommended for award has engaged in corrupt or fraudulent practices in competing for the contract in question;
- c) will declare a firm ineligible and put on holiday, either indefinitely or for a stated period of time if it at any time determines that the firm has engaged in corrupt or fraudulent practices in competing for, or in executing a contract.

42: PROCUREMENT FROM A BIDDER WHICH SHARES A LAND BORDER WITH INDIA.

- I. Order (Public Procurement No. 1) dated 23.07.2020, Order (Public Procurement No. 2) dated 23.07.2020 and Order (Public Procurement No. 3) dated 24.07.2020, Department of Expenditure, Ministry of Finance, Govt. of India refers. The same are available at website <https://doe.gov.in/procurement-policy-divisions>.

 MAHARASHTRA NATURAL GAS LIMITED	Empanelment of contractors for appointment of Direct Marketing Agency (DMA) for City Gas Distribution Network of Pune, Nashik, Sindhudurg and Ramanagara GA EOI No.: MNG/C&P/2026-27/EOI/01/DMA/ Pune, Nashik, Sindhudurg and Ramanagara GA. dated 02.07.2026
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- II. Any bidder from a country which shares a land border with India will be eligible to bid in this tender only if the bidder is registered with the Competent Authority. For details of competent authority refer to Annexure I of Order (Public Procurement No. 1) dated 23.07.2020. Further the above will not apply to bidders from those countries (even if sharing a land border with India) to which the Government of India has extended lines of credit or in which the Government of India is engaged in development projects. Updated lists of countries to which lines of credit have been extended or in which development projects are undertaken are given in the website of the Ministry of External Affairs, Govt. of India
- III. "Bidder" (including the term 'tenderer', 'consultant' 'vendor' or 'service provider' in certain contexts) for purpose of this provision means any person or firm or company, including any member of a consortium or joint venture (that is an association of several persons, or firms or companies), every artificial juridical person not falling in any of the descriptions of bidders stated hereinbefore, including any agency, branch or office controlled by such person, participating in a procurement process.
- IV. "Bidder from a country which shares a land border with India" for the purpose of this:
- a. An entity incorporated, established or registered in such a country; or
 - b. A subsidiary of an entity incorporated, established or registered in such a country; or
 - c. An entity substantially controlled through entities incorporated, established or registered in such a country; or
 - d. An entity whose beneficial owner is situated in such a country; or
 - e. An Indian (or other) agent of such an entity; or
 - f. A natural person who is a citizen of such a country; or
 - g. A consortium or joint venture where any member of the consortium or joint venture falls under any of the above
- V. "Beneficial owner" for the purpose of above (4) will be as under:
- i) In case of a company or Limited Liability Partnership, the beneficial owner is the natural person(s), who, whether acting alone or together, or through one or more juridical person(s), has a controlling ownership interest or who exercises control through other means.
Explanation—
 - a) "Controlling ownership interest" means ownership of, or entitlement to, more than twenty-five per cent of shares or capital or profits of the company.
 - b) "Control" shall include the right to appoint the majority of the directors or to control the management or policy decisions, including

 <p>MAHARASHTRA NATURAL GAS LIMITED</p>	<p>Empanelment of contractors for appointment of Direct Marketing Agency (DMA) for City Gas Distribution Network of Pune, Nashik, Sindhudurg and Ramanagara GA</p> <p>EOI No.: MNGL/C&P/2026-27/EOI/01/DMA/ Pune, Nashik, Sindhudurg and Ramanagara GA. dated 02.07.2026</p>
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by virtue of their shareholding or management rights or shareholder's agreements or voting agreements.

ii) In case of a partnership firm, the beneficial owner is the natural person(s) who, whether acting alone or together, or through one or more juridical person, has ownership of entitlement to more than fifteen percent of capital or profits of the partnership.

iii) In case of an unincorporated association or body of individuals, the beneficial owner is the natural person(s), who, whether acting alone or together, or through one or more juridical person, has ownership of or entitlement to more than fifteen percent of the property or capital or profits of such association or body of individuals.

iv) Where no natural person is identified under (i) or (ii) or (iii) above, the beneficial owner is the relevant natural person who holds the position of senior managing official.

v) In case of a trust, the identification of beneficial owner(s) shall include identification of the author of the trust, the trustee, the beneficiaries with fifteen percent or more interest in the trust and any other natural person exercising ultimate effective control over the trust through a chain of control or ownership.

VI. "Agent" for the purpose of this Order is a person employed to do any act for another, or to represent another in dealings with third persons

VII. SUBMISSION OF CERTIFICATE IN BIDS: Bidder shall submit a certificate in this regard as Form-I to Section-II. If such certificate given by a bidder whose bid is accepted is found to be false, this would be a ground for immediate rejection of the bid/termination and further action as per "Procedure for Action in case of Corrupt/Fraudulent/ Collusive / Coercive Practices" of tender document.

VIII. The registration, wherever applicable, should be valid at the time of submission of bids and at the time of acceptance of bids. In respect of supply otherwise than by tender, registration should be valid at the time of placement of order. If the bidder was validly registered at the time of acceptance / placement of order, registration shall not be a relevant consideration during contract execution.

 <p>MAHARASHTRA NATURAL GAS LIMITED</p>	<p>Empanelment of contractors for appointment of Direct Marketing Agency (DMA) for City Gas Distribution Network of Pune, Nashik, Sindhudurg and Ramanagara GA</p> <p>EOI No.: MNG/C&P/2026-27/EOI/01/DMA/ Pune, Nashik, Sindhudurg and Ramanagara GA. dated 02.07.2026</p>
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LIST OF FORMATS
{Annexure – II TO Instruction to Bidder (ITB)}

 MAHARASHTRA NATURAL GAS LIMITED	Empanelment of contractors for appointment of Direct Marketing Agency (DMA) for City Gas Distribution Network of Pune, Nashik, Sindhudurg and Ramanagara GA EOI No.: MNG/C&P/2026-27/EOI/01/DMA/ Pune, Nashik, Sindhudurg and Ramanagara GA. dated 02.07.2026
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Sl. No.	Description
1)	F-1 : Bidder's General Information
2)	F-2 : Bid Form
3)	F-3 : Void
4)	F-3A : Void
5)	F-4 : Void
6)	F-5 : Letter of Authority
7)	F-6 : No Deviation Confirmation
8)	F-7 : Certificate
9)	F-8 : Void
10)	F-9 : Void
11)	F-10 : Proforma of Bank Guarantee for Contract Performance Security
12)	F-11 : UNDERTAKING ON LETTERHEAD shares a land border with India
13)	Format for Tender acceptance letter

 MAHARASHTRA NATURAL GAS LIMITED	Empanelment of contractors for appointment of Direct Marketing Agency (DMA) for City Gas Distribution Network of Pune, Nashik, Sindhudurg and Ramanagara GA EOI No.: MNG/C&P/2026-27/EOI/01/DMA/ Pune, Nashik, Sindhudurg and Ramanagara GA. dated 02.07.2026
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**F-1
APPLICANTS 'S GENERAL INFORMATION**

To
M/s Maharashtra Natural Gas Limited
Pride Purple Coronet, 2nd Floor,
Baner Road, Baner,
Pune - 411045

- 1.1 Bidder Name : _____
- 1.2 Number of Years in Operation: _____
- 1.3 Registered Address : _____

- 1.4 Operation Address : _____
if different from above _____
- 1.5 Telephone Number : _____
(Country Code) (Area Code) (Telephone No.)
- 1.6 E-mail address & Web Site : _____
- 1.7 Telefax Number : _____
(Country Code) (Area Code) (Telephone No.)
- 1.8 ISO Certification, if any : {If yes, please furnish details}

(SIGNATURE OF BIDDER WITH SEAL)

 MAHARASHTRA NATURAL GAS LIMITED	Empanelment of contractors for appointment of Direct Marketing Agency (DMA) for City Gas Distribution Network of Pune, Nashik, Sindhudurg and Ramanagara GA EOI No.: MNG/C&P/2026-27/EOI/01/DMA/ Pune, Nashik, Sindhudurg and Ramanagara GA. dated 02.07.2026
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**-1A
DETAILED INFORMATION ABOUT BIDDERS
(In case of open Tender)**

1. IN CASE OF INDIVIDUAL
 - 1.1 Name of Business
 - 1.2 Whether his business is registered
 - 1.3 Date of commencement of business
 - 1.4 Whether he pays Income Tax over Rs.10, 000/- per year
2. IN CASE OF PARTNERSHIP
 - 2.1 Name of Partners
 - 2.2 Whether the partnership is registered
 - 2.3 Date of establishment of firm
 - 2.4 If each of partners of the firm pays Income Tax over Rs.10,000/- per year and if so, which of them pays the same.
3. IN CASE OF LIMITED LIABILITY COMPANY OR COMPANY LIMITED BY GUARANTEE
 - 3.1 Amount of paid-up capital
 - 3.2 Name of Directors
 - 3.3 Date of Registration of Company
 - 3.4 Copies of the balance sheet of the company of the last three years.

(SEAL AND SIGNATURE OF BIDDER)

 MAHARASHTRA NATURAL GAS LIMITED	Empanelment of contractors for appointment of Direct Marketing Agency (DMA) for City Gas Distribution Network of Pune, Nashik, Sindhudurg and Ramanagara GA EOI No.: MNG/C&P/2026-27/EOI/01/DMA/ Pune, Nashik, Sindhudurg and Ramanagara GA. dated 02.07.2026
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**F-2
BID FORM**

To
M/s Maharashtra Natural Gas Limited
Pride Purple Coronet, 2nd Floor,
Baner Road, Baner,
Pune - 411045

Dear Sir,
After examining/ reviewing the Bidding Documents for **Expression of Interest (EOI) for Empanelment of contractors for appointment of Direct Marketing Agency (DMA) for City Gas Distribution Network of Pune, Nashik, Sindhudurg and Ramanagara GA** including technical specifications, drawings, General and Special Conditions of Contract and schedule of rates etc. The receipt of which is hereby duly acknowledged, we, the undersigned, pleased to offer to execute the whole of the Job of **Expression of Interest (EOI) for Empanelment of contractors for appointment of Direct Marketing Agency (DMA) for City Gas Distribution Network of Pune, Nashik, Sindhudurg and Ramanagara GA**

and in conformity with, the said Bid Document, including Addenda Nos. (if any).

We confirm that this bid is valid for a period of four (4) months from the date of opening of Techno-commercial Bid, and it shall remain binding upon us and may be accepted by any time before the expiration of that period.

If our EOI is accepted, we will provide the performance security equal to 10% (Ten percent) of the Contract Price, for the due performance with in fifteen days of such award.

Until a final Agreement is prepared and executed, the bid together with your written acceptance thereof in your notification of award shall constitute a EOI Agreement between us.

We understand that EOI Document is not exhaustive and any action and activity not mentioned in Bid Documents but may be inferred to be included to meet the intend of the Bid Documents shall be deemed to be mentioned in Bid Documents unless otherwise specifically excluded and we confirm to perform for fulfillment of Agreement and completeness of the Work in all respects within the time frame and agreed price.

We understand that you are not bound to accept the lowest priced or any bid that you may receive.

SEAL AND SIGNATURE
DATE: _____

Duly authorized to sign bid for and on behalf of _____

(SIGNATURE OF WITNESS)
WITNESS NAME:
ADDRESS:



**MAHARASHTRA
NATURAL GAS LIMITED**

Empanelment of contractors for appointment of Direct Marketing Agency (DMA) for City Gas Distribution Network of Pune, Nashik, Sindhudurg and Ramanagara GA

EOI No.: MNGL/C&P/2026-27/EOI/01/DMA/ Pune, Nashik, Sindhudurg and Ramanagara GA. dated 02.07.2026

F3 & F 4- Void

 MAHARASHTRA NATURAL GAS LIMITED	Empanelment of contractors for appointment of Direct Marketing Agency (DMA) for City Gas Distribution Network of Pune, Nashik, Sindhudurg and Ramanagara GA EOI No.: MNG/C&P/2026-27/EOI/01/DMA/ Pune, Nashik, Sindhudurg and Ramanagara GA. dated 02.07.2026
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**F-5
LETTER OF AUTHORITY
PROFORMA FOR LETTER OF AUTHORITY FOR ATTENDING AND SUBSEQUENT
NEGOTIATIONS/CONFERENCES**

No.:

Date:

To,
Maharashtra Natural Gas Limited,
Pride Purple Coronet, 2nd Floor,
Baner Road, Baner,
Pune - 411045

Dear Sir,

We _____ hereby authorize following representative(s) to attend un-priced bid opening and price bid opening and for any other correspondence and communication against above Bidding Document:

1) Name & Designation _____ Signature _____

2) Name & Designation _____ Signature _____

We confirm that we shall be bound by all commitments made by aforementioned authorized representatives.

Yours faithfully,

Signature

Name & Designation

For and on behalf of

Note: This letter of authority should be on the letterhead of the applicant and should be signed by a person competent and having the power of attorney to bind the bidder.

Not more than two persons are permitted to attend techno-commercial un-priced and price bid opening.

 MAHARASHTRA NATURAL GAS LIMITED	Empanelment of contractors for appointment of Direct Marketing Agency (DMA) for City Gas Distribution Network of Pune, Nashik, Sindhudurg and Ramanagara GA EOI No.: MNG/C&P/2026-27/EOI/01/DMA/ Pune, Nashik, Sindhudurg and Ramanagara GA. dated 02.07.2026
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**F-6
NO DEVIATION CONFIRMATION**

(Tender/ Applicant Document No. _____)

EXCEPTION AND DEVIATION STATEMENT

NAME OF WORK:

BID DOCUMENT NO.:

Bidder may stipulate exceptions and deviations to Bid Document, if considered unavoidable as per the following format:

SL. NO.	CLAUSE NO.	PAGE NO. OF TENDER DOCUMENT	DEVIATION	REASONS FOR DEVIATION
NA	NA	NA	NA	NA

Any exceptions / deviations brought out by us elsewhere in our Offer shall not be considered as valid and should be ignored by the Owner.

NAME OF BIDDER: _____

SIGNATURE OF BIDDER: _____
& SEAL

 <p>MAHARASHTRA NATURAL GAS LIMITED</p>	<p>Empanelment of contractors for appointment of Direct Marketing Agency (DMA) for City Gas Distribution Network of Pune, Nashik, Sindhudurg and Ramanagara GA</p> <p>EOI No.: MNG/C&P/2026-27/EOI/01/DMA/ Pune, Nashik, Sindhudurg and Ramanagara GA. dated 02.07.2026</p>
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**F-7
CERTIFICATE**

To,
Maharashtra Natural Gas Limited,
Pride Purple Coronet, 2nd Floor,
Baner Road, Baner,
Pune - 411045

Dear Sir,

If, we become a successful bidder and pursuant to the provisions of the Bidding Documents and contract is awarded to us the following certificate shall be automatically enforceable:

‘We agree and acknowledge that the Employer is entering into the Agreement solely on its own behalf and not on behalf of any other person or entity. In particular, it is expressly understood and agreed that the Government of India is not a party to the Agreement and has no liabilities, obligations or rights there under. It is expressly understood and agreed that the Employer is authorized to enter into Agreement, solely on its own behalf under the applicable laws of India. We expressly agree, acknowledge and understand that the Employer is not an agent, representative or delegate of the Government of India. It is further understood and agreed that the Government of India is not and shall not be liable for any acts, omissions, commissions, breaches or other wrongs arising out of the Agreement. Accordingly, we hereby expressly waive, release and forego any and all actions or claims, including cross claims, VIP claims or counterclaims against the Government of India arising out of the Agreement and covenants not to sue to Government of India as to any manner, claim, cause of action or things whatsoever arising of or under the Agreement.’

(SEAL AND SIGNATURE OF BIDDER)

 <p>MAHARASHTRA NATURAL GAS LIMITED</p>	<p>Empanelment of contractors for appointment of Direct Marketing Agency (DMA) for City Gas Distribution Network of Pune, Nashik, Sindhudurg and Ramanagara GA</p> <p>EOI No.: MNG/C&P/2026-27/EOI/01/DMA/ Pune, Nashik, Sindhudurg and Ramanagara GA. dated 02.07.2026</p>
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F8 & F9 Void

 MAHARASHTRA NATURAL GAS LIMITED	Empanelment of contractors for appointment of Direct Marketing Agency (DMA) for City Gas Distribution Network of Pune, Nashik, Sindhudurg and Ramanagara GA EOI No.: MNG/C&P/2026-27/EOI/01/DMA/ Pune, Nashik, Sindhudurg and Ramanagara GA. dated 02.07.2026
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**F-10
PROFORMA OF BANK GUARANTEE FOR CONTRACT PERFORMANCE SECURITY
(ON NON-JUDICIAL PAPER OF APPROPRIATE VALUE)**

TO:
M/s Maharashtra Natural Gas Limited
Pride Purple Coronet, 2nd Floor,
Baner Road, Baner,
Pune - 411045

Dear Sir,

M/s _____ have been awarded the work of _____ for Maharashtra Natural Gas Limited, vide Service Order No. _____ dated _____.

The Contracts conditions provide that the CONTRACTOR shall pay a sum of Rs. _____ (Rupees _____) as full Contract Performance Guarantee in the form therein mentioned. The form of payment of Contract Performance Guarantee includes guarantee executed by Nationalized Bank, undertaking full responsibility to indemnify Maharashtra Natural Gas Limited, in case of default.

The said _____ has approached us and at their request and in consideration of the premises we having our office at _____ have agreed to give such guarantee as hereinafter mentioned.

1. We _____ hereby undertake and agree with you that if default shall be made by M/s _____ in performing any of the terms and conditions of the tender or in payment of any money payable to Maharashtra Natural Gas Limited we shall on demand pay without any recourse to the contractor to you in such manner as you may direct the said amount of Rupees _____ only or such portion thereof not exceeding the said sum as you may from time to time require.
2. You will have the full liberty without reference to us and without affecting this guarantee, postpone for any time or from time to time the exercise of any of the powers and rights conferred on you under the contract with the said _____ and to enforce or to forbear from endorsing any powers or rights or by reason of time being given to the said _____

 MAHARASHTRA NATURAL GAS LIMITED	Empanelment of contractors for appointment of Direct Marketing Agency (DMA) for City Gas Distribution Network of Pune, Nashik, Sindhudurg and Ramanagara GA EOI No.: MNG/C&P/2026-27/EOI/01/DMA/ Pune, Nashik, Sindhudurg and Ramanagara GA. dated 02.07.2026
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_____ which under law relating to the sureties would but for provision have the effect of releasing us.

3. Your right to recover the said sum of Rs. _____ (Rupees _____) from us in manner aforesaid will not be affected or suspended by reason of the fact that any dispute or disputes have been raised by the said M/s _____ and/ or that any dispute or disputes are pending before any officer, tribunal or court.
4. The guarantee herein contained shall not be determined or affected by the liquidation or winding up dissolution or changes of constitution or insolvency of the said but shall in all respects and for all purposes be binding and operative until payment of all money due to you in respect of such liabilities is paid.
5. This guarantee shall be irrevocable and shall remain valid up to _____. If any further extension of this guarantee is required, the same shall be extended to such required period on receiving instruction from M/s _____ on whose behalf this guarantee is issued.
6. The Bank Guarantee's payment of an amount is payable on demand and in any case within 48 hours of the presentation of the letter of invocation of Bank Guarantee. Any dispute arising out of or in relation to the said Bank Guarantee shall be subject to the jurisdiction of Nashik, Ramanagara & Sindhudurga or High Court of Mumbai.
7. We have power to issue this guarantee in your favor under Memorandum and Articles of Association and the undersigned has full power to do under the Power of Attorney dated _____ granted to him by the Bank.

Yours faithfully,

_____ Bank

By its Constituted Attorney

Signature of a person duly authorized to sign on behalf of the Bank.

NOTE: Bidder to Submit Bank Guarantee along with SWIFT statement and it is mandatory.

 MAHARASHTRA NATURAL GAS LIMITED	Empanelment of contractors for appointment of Direct Marketing Agency (DMA) for City Gas Distribution Network of Pune, Nashik, Sindhudurg and Ramanagara GA EOI No.: MNG/C&P/2026-27/EOI/01/DMA/ Pune, Nashik, Sindhudurg and Ramanagara GA. dated 02.07.2026
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F-11

Attachment 1

UNDERTAKING ON LETTERHEAD

To,
M/s Maharashtra Natural Gas Limited,
Pride Purple Coronet, 2nd Floor,
Baner Road, Baner,
Pune – 411045

Sub:

Tender No:

Dear Sir,

We have read the clause regarding Provisions for Procurement from a Bidder which shares a land border with India, we certify that, bidder M/s _____ (Name of Bidder) is:

(i) Not from such a country [] (If this not applicable pls refer sr. no ii below)

(ii) If from such a country, has been registered []
With the Competent Authority.
(Evidence of valid registration by the
Competent Authority shall be attached)

(Bidder to tick appropriate option above)

We hereby certify that bidder M/s _____ (***Name of bidder***) fulfils all requirements in this regard and is eligible to be considered against the tender.

Place: {Signature of Authorised Signatory of Bidder}
Date: Name:
Seal: Designation:

 MAHARASHTRA NATURAL GAS LIMITED	Empanelment of contractors for appointment of Direct Marketing Agency (DMA) for City Gas Distribution Network of Pune, Nashik, Sindhudurg and Ramanagara GA EOI No.: MNG/C&P/2026-27/EOI/01/DMA/ Pune, Nashik, Sindhudurg and Ramanagara GA. dated 02.07.2026
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FORMAT FOR EOI ACCEPTANCE LETTER

(To be given on Company Letter Head)

Date:

To,
M/s Maharashtra Natural Gas Limited
Pride Purple Coronet, 2nd Floor,
Baner Raod, Baner,
Pune – 411045

Sub: Acceptance of Terms & Conditions of EOI.

EOI Reference No: **MNG/C&P/2026-27/EOI/01/DMA/ Pune, Nashik, Sindhudurg and Ramanagara GA. dated 02.07.2026**

Name of Tender / Work: - **Empanelment of contractors for appointment of Direct Marketing Agency (DMA) for City Gas Distribution Network of Pune, Nashik, Sindhudurg and Ramanagara GA**

Dear Sir / Madam,

1. I / We have downloaded / obtained the tender document(s) for the above mentioned 'EOI/Work' from the web site(s) namely:

_____ as per your advertisement, given in the above-mentioned website(s).
2. I / We hereby certify that I / we have read the entire terms and conditions of the EOI documents from Page No. _____ to _____ (including all documents like annexure(s), schedule(s), etc.), which form part of the contract agreement and I / we shall abide hereby by the terms / conditions / clauses contained therein.
3. The corrigendum(s) issued from time to time by your department / organization too have also been taken into consideration, while submitting this acceptance letter.
4. I / We hereby unconditionally accept the EOI conditions of above-mentioned tender document(s) / corrigendum(s) in its totality / entirety.
5. I / We hereby declare that our Firm has not been Black / holiday list by MNG/MoP&NG/Oil Public Sector Enterprise(s)
6. I / We certify that all information furnished by our Firm is true & correct and in the event that the information is found to be incorrect/untrue or found violated, then your department/ organization shall without giving any notice or reason thereof summarily reject the EOI or terminate the contract, without prejudice to any other rights or remedy including the forfeiture of the full said earnest money deposit absolutely.

Yours Faithfully,
(Signature of the Applicant, with Official Seal)

 <p>MAHARASHTRA NATURAL GAS LIMITED</p>	<p>Empanelment of contractors for appointment of Direct Marketing Agency (DMA) for City Gas Distribution Network of Pune, Nashik, Sindhudurg and Ramanagara GA</p> <p>EOI No.: MNG/C&P/2026-27/EOI/01/DMA/ Pune, Nashik, Sindhudurg and Ramanagara GA. dated 02.07.2026</p>
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PART-C

GENERAL CONDITIONS OF CONTRACT (GCC-SERVICES)

 MAHARASHTRA NATURAL GAS LIMITED	Empanelment of contractors for appointment of Direct Marketing Agency (DMA) for City Gas Distribution Network of Pune, Nashik, Sindhudurg and Ramanagara GA EOI No.: MNGL/C&P/2026-27/EOI/01/DMA/ Pune, Nashik, Sindhudurg and Ramanagara GA. dated 02.07.2026
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ARTICLE 3.1: DEFINITIONS AND INTERPRETATIONS

In this Document, as hereunder defined, the following terms and expressions shall have the meaning hereby assigned to them except where the context otherwise requires:

AGREEMENT means the agreement concluded on non-judicial stamp paper between Maharashtra Natural Gas Ltd. and Service Provider for Services as per this Bid document.

Maharashtra Natural Gas Ltd./OWNER shall mean MNGL.

MNGL REPRESENTATIVE means the person appointed or authorized from time to time by MNGL for execution of the contract.

SERVICE PROVIDER'S REPRESENTATIVE means the person appointed from time to time by SERVICE PROVIDER for execution of the Contract.

ENGINEER-IN-CHARGE/EXECUTIVE-IN-CHARGE shall mean the person designated from time to time by the MNGL and shall include those who are expressly authorized by him to act for and on his behalf for operation of this CONTRACT.

SIGN OFF means a recorded statement for completion of a milestone/major activity by Service Provider as envisaged in this document and accepted by MNGL.

CONTRACT shall mean Letter of Acceptance / Service Order and all attached exhibits and document referred to therein and all terms and conditions thereof together with any subsequent modifications thereto.

SERVICES mean the duties to be performed and the services to be rendered by Service Provider according to the terms and conditions of the Contract.

HEADINGS the headings appearing herein are for convenience only and shall not be taken in consideration in the interpretation or construction of the Contract.

SINGULAR AND PLURAL WORDS importing the singular only also include the plural and vice-versa where the context requires.

 MAHARASHTRA NATURAL GAS LIMITED	Empanelment of contractors for appointment of Direct Marketing Agency (DMA) for City Gas Distribution Network of Pune, Nashik, Sindhudurg and Ramanagara GA EOI No.: MNGL/C&P/2026-27/EOI/01/DMA/ Pune, Nashik, Sindhudurg and Ramanagara GA. dated 02.07.2026
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ARTICLE 3.2: PERFORMANCE OF DUTIES AND SERVICES BY CONSULTANT

- 3.2.1 Service Provider shall perform its Services in full accordance with the terms and conditions of the Contract and any applicable local laws and regulations and shall exercise all reasonable professional skill, care and diligence in the discharge of said Project work. Service Provider shall in all professional matters act as a faithful advisor to MNGL, and will provide all the expert commercial/technical advice and skills which are normally required for the class of Services for which it is engaged.

Service Provider, its staff, employees shall carry out all its responsibilities in accordance with the best professional standards.

Service Provider shall prepare and submit documents /reports etc. in due time and in accordance with the Tender Conditions.

- 3.2.2 Service Provider will maintain for the performance of the Contract, personnel as determined to be responsible for carrying out this job and such persons shall not be replaced or substituted without written approval of MNGL.

ARTICLE 3.3: MNGL REPRESENTATIVE

- 3.3.1 MNGL shall nominate its Representative(s) who shall be entitled to act on behalf of Maharashtra Natural Gas Ltd. with respect to any decision it is empowered to make. The bill / invoice of Service Provider will be certified for payment by such representatives.

ARTICLE 3.4: SERVICE PROVIDER'S REPRESENTATIVE

- 3.4.1 Service Provider shall nominate a qualified and experienced person as its Representative who will be the contact person between MNGL and Service Provider for the performance of the Contract. This nomination shall be done within ten (10) days after the coming into force of the Contract. Service Provider shall notify MNGL in writing prior to the appointment of a new representative. Service Provider's Representative may be replaced only with MNGL consent after getting approved his CV's from MNGL.

MNGL shall be at liberty to object to any nomination and to require Service Provider to remove Service Provider's representative for good causes.

Service Provider shall replace immediately such person by competent substitute at no extra cost to MNGL.

- 3.4.2 Service Provider's Representative shall be entitled to act on behalf of Service

 MAHARASHTRA NATURAL GAS LIMITED	Empanelment of contractors for appointment of Direct Marketing Agency (DMA) for City Gas Distribution Network of Pune, Nashik, Sindhudurg and Ramanagara GA EOI No.: MNG/C&P/2026-27/EOI/01/DMA/ Pune, Nashik, Sindhudurg and Ramanagara GA. dated 02.07.2026
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Provider with respect to any decisions to be made under the Contract.

ARTICLE 3.5: PAYMENT TERMS

- 3.5.1 MNGL shall pay for the services rendered as per stipulation in the tender through at par cheque only. All Bank charges of Service Provider's Bankers shall be to the Service Provider's account.
- 3.5.2 Service Provider will invoice MNGL according to the terms and conditions provided in the tender. **Service Provider has to submit the declaration for authorized signatory for signing the invoices as well as other correspondence documents before raising the bills to concern Engineer-in-charge.**
- 3.5.3 Payment terms will be as per scope of work
- 3.5.4 In case of disputes concerning invoice(s), MNGL shall return said invoice(s) to Service Provider within fifteen (15) days from its/their receipt specifying in writing the reasons for its / their rejection.
- MNGL shall pay the undisputed amount of the invoice(s) according to Article - 3.5.3 hereof.
 - The disputed amount, if any, shall be paid after mutual settlement between MNGL and Service Provider.
 - Total or partial rejection of the invoice(s) shall not release Service Provider from any of its obligations under the Contract.

ARTICLE 3.6: PERFORMANCE GUARANTEE

- 3.6.1 Service Provider shall submit to MNGL an unconditional, irrevocable and on first demand guarantee from any Indian scheduled bank or a branch of an International bank situated in India and registered with Reserve Bank of India as scheduled foreign bank. However, other than the Nationalized Indian Banks, the banks whose BGs are furnished, must be commercial banks having net worth in excess of Rs. 100 Crores and a declaration to this effect should be made by such commercial bank either in the bank guarantee itself or separately on a letter head.

 <p>MAHARASHTRA NATURAL GAS LIMITED</p>	<p>Empanelment of contractors for appointment of Direct Marketing Agency (DMA) for City Gas Distribution Network of Pune, Nashik, Sindhudurg and Ramanagara GA</p> <p>EOI No.: MNGL/C&P/2026-27/EOI/01/DMA/ Pune, Nashik, Sindhudurg and Ramanagara GA. dated 02.07.2026</p>
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The value of Contract Performance Guarantee shall be **10% of the Contract Value for the due performance of the Contract. The Contract Performance Guarantee shall be valid** for a period of three months beyond the guarantee/warranty period of the contract. The format of performance guarantee is annexed hereto . All expenses incurred in obtaining of such guarantee shall be borne by Service Provider.

- 3.6.2 In case of extension of completion period, Service Provider shall be required to extend the performance guarantee for an appropriate period of time as per contractual requirements.

ARTICLE 3.7: CONFIDENTIALITY

- 3.7.1 Service Provider/MNGL shall treat all matters in connection with the Contract as strictly confidential and undertakes not to disclose, in any way, information, documents, technical data, experience and know-how given to him by MNGL/Service Provider without the prior written consent of the latter.
- 3.7.2 Service Provider further undertakes to limit the access to confidential information to those of its employees, Implementation Partners who reasonably require the same for the proper performance of the Contract provided however that Service Provider shall ensure that each of them has been informed of the confidential nature of the confidentiality and non-disclosure provided for hereof.

ARTICLE 3.8: TAXES AND DUTIES

- 3.8.1 Service Provider shall pay any and all taxes including goods & service tax, duties, levies etc. which are payable in relation to the performance of the Contract. The quoted price shall be inclusive of all such taxes and duties.
- 3.8.2 Statutory variation in taxes (Goods & service tax) and duties, if any, within the contractual completion period shall be borne by MNGL. No variation in taxes duties or levies other than statutory taxes & duties shall be payable.
- 3.8.3 Service Provider will not claim from MNGL any taxes paid by him.
- 3.8.4 MNGL shall deduct Income tax at source at applicable rates.

ARTICLE 3.9: RESOLUTION OF DISPUTES / ARBITRATION

 MAHARASHTRA NATURAL GAS LIMITED	Empanelment of contractors for appointment of Direct Marketing Agency (DMA) for City Gas Distribution Network of Pune, Nashik, Sindhudurg and Ramanagara GA EOI No.: MNGL/C&P/2026-27/EOI/01/DMA/ Pune, Nashik, Sindhudurg and Ramanagara GA. dated 02.07.2026
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3.9.1 MNGL and Service Provider shall make every effort to resolve amicably by direct informal negotiations any disagreement or dispute arising between them under or in connection with the Contract.

3.9.2 All disputes, controversies, or claims between the parties (except in matters where the decision of the Executive/Engineer-in-Charge is deemed to be final and binding) which cannot be mutually resolved within a reasonable time shall be referred to Arbitration by sole arbitrator.

MNGL shall suggest a panel of three independent and distinguished persons to the other party (Service Provider) to select any one among them to act as the sole Arbitrator.

In the event of failure of the other party to select the Sole Arbitrator within 30 days from the receipt of the communication suggesting the panel of arbitrators, the right of selection of sole Arbitrator by the other party shall stand forfeited and MNGL shall have discretion to proceed with the appointment of the sole Arbitrator. The decision of the MNGL on the appointment of Sole Arbitrator shall be final and binding on the parties.

The award of the Sole Arbitrator shall be final and binding on the parties and unless directed/awarded otherwise by the Sole Arbitrator, the cost of arbitration proceedings shall be shared equally by the PARTIES. The arbitration proceeding shall be in English language and the venue shall be at Pune, Maharashtra, India.

Subject to the above, the provisions of (Indian) Arbitration & Conciliation Act, 1996 and the rules framed there-under shall be applicable. All matters relating to this contract are subject to the exclusive jurisdiction of the Courts situated in the Pune in Maharashtra (India).

3.9.3 Service Provider may please note that the Arbitration & Conciliation Act 1996 was enacted by the Indian Parliament and is based on United Nations Commission on International Trade Law (UNCITRAL model law), which were prepared after extensive consultation with Arbitral Institutions and centers of International Commercial Arbitration. The United Nations General Assembly vide resolution 31/98 adopted the UNCITRAL Arbitration rules on 15 December 1976.

ARTICLE 3.10: LEGAL CONSTRUCTION

 MAHARASHTRA NATURAL GAS LIMITED	Empanelment of contractors for appointment of Direct Marketing Agency (DMA) for City Gas Distribution Network of Pune, Nashik, Sindhudurg and Ramanagara GA EOI No.: MNGL/C&P/2026-27/EOI/01/DMA/ Pune, Nashik, Sindhudurg and Ramanagara GA. dated 02.07.2026
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3.10.1 Subject to the provisions of this Article, the Contract shall be, in all respects, constructed and operated as an Indian Contract and in accordance with Indian Laws as in force for the time being and is subject to and referred to the Court of Law situated at Pune

ARTICLE 3.11: SUSPENSION OF THE PERFORMANCE OF DUTIES AND SERVICES

- 3.11.1 MNGL may suspend in whole or in part – the performance of services of Service Providers any time upon giving not less than fifteen (15) days’ notice.
- 3.11.2 Upon notice of suspension, Service Provider shall suspend immediately the services and reduce expenditure to a minimum to be agreed upon by both the parties.
- 3.11.3 Upon suspension of the performance of services, Service Provider shall be entitled to reimbursement of the costs which shall have been actually incurred prior to the date of such suspension. However, the total reimbursement shall be restricted to contract price.
- 3.11.4 By fifteen days’ prior notice, MNGL may request Service Provider to resume the performance of the services, without any additional cost to MNGL.
- 3.11.5 In case of suspension of work by Service Provider on MNGL request for more than 10 days, demobilization and remobilization charges will be paid to Service Provider as per Schedule of Rates.
- 3.11.6 If the suspension of the duties and services exceeds six months, either party shall be entitled to terminate contract according to Article 3.16 hereunder.

ARTICLE 3.12: PRICE REDUCTION SCHEDULE (PRS)

- 3.12.1 In case Service Provider fails to complete the services within stipulated period then unless such failure is due to force majeure as defined in Article 3.19 hereinafter or due to MNGL’s default, there will be a reduction in contract price @ 1/2% for each week of delay or part thereof subject to maximum of 5 % of contract price.
- 3.12.2 MNGL may without prejudice to any methods of recovery, deduct the amount of

 <p>MAHARASHTRA NATURAL GAS LIMITED</p>	<p>Empanelment of contractors for appointment of Direct Marketing Agency (DMA) for City Gas Distribution Network of Pune, Nashik, Sindhudurg and Ramanagara GA</p> <p>EOI No.: MNGL/C&P/2026-27/EOI/01/DMA/ Pune, Nashik, Sindhudurg and Ramanagara GA. dated 02.07.2026</p>
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such PRS from any money due or which may at any time become due to Service Provider from its obligations and liabilities under the contract or by recovery against the Performance Bank Guarantee. Both Service Provider and MNGL agree that the above percentage of price reduction are genuine pre-estimates of the loss/damage which MNGL would have suffered on account of delay/ breach on the part of Service Provider and the said amount will be payable on demand without there being any proof of the actual loss/or damage caused by such breach/delay. A decision of MNGL in the matter of applicability of pricereduction shall be final and binding.

3.12.3 Please refer penalties in Scope of Work.

ARTICLE 3.13: ASSIGNMENT

Service Provider shall not have the right to assign or transfer the benefit and obligations of the contract or any part thereof to the third party without the prior express approval in writing of MNGL which it shall do at its discretion. However, in event of that all legal/contractual obligations shall be binding on Service Provider only.

ARTICLE 3.14: INDUSTRIAL AND INTELLECTUAL PROPERTY

- 3.14.1 In order to perform the services, Service Provider must obtain at its sole account, the necessary assignments, permits and authorizations from the titleholder of the corresponding patents, models, trademarks, names or other protected rights and shall keep MNGL harmless and indemnify MNGL from and against claims, proceedings, damages, costs and expenses (including but not limited to legal costs) for and/or on account of infringements of said patents, models, trademarks names or other protected rights.
- 3.14.2 All documents, report, information, data etc. collected and prepared by Service Provider in connection with the scope of work submitted to MNGL will be property of MNGL.
- 3.14.3 Service Provider shall not be entitled either directly or indirectly to make use of the documents, reports given by MNGL for carrying out of any services with any third parties.
- 3.14.4 Service Provider shall not without the prior written consent of MNGL be entitled to publish studies or descriptive article with or without illustrations or data in respect of or in connection with the performance of services.

 MAHARASHTRA NATURAL GAS LIMITED	Empanelment of contractors for appointment of Direct Marketing Agency (DMA) for City Gas Distribution Network of Pune, Nashik, Sindhudurg and Ramanagara GA EOI No.: MNGL/C&P/2026-27/EOI/01/DMA/ Pune, Nashik, Sindhudurg and Ramanagara GA. dated 02.07.2026
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ARTICLE 3.15: LIABILITIES

- 3.15.1 Without prejudice to any express provision in the contract, Service Provider shall be solely responsible for any delay, lack of performance, breach of agreement and/or any default under this contract.
- 3.15.2 Service Provider shall remain liable for any damages due to its gross negligence within the next 12 months after the issuance of the provisional acceptance certificate of the contract.
- 3.15.3 The amount of liability will be limited to 10% of the contract value.

ARTICLE 3.16: TERMINATION OF CONTRACT

- 3.16.1 Termination for Default
MNGL reserves its right to terminate / short close the contract, without prejudice to any other remedy for breach of CONTRACT, by giving one-month notice if Service Provider fails to perform any obligation(s) under the CONTRACT and if Service Provider, does not cure his failure within a period of 30 days (or such longer period as MNGL may authorize in writing) after receipt of the default notice from MNGL.
- 3.16.2 Termination for Insolvency
MNGL may at any time terminate the CONTRACT by giving written notice without compensation to Service Provider, if Service Provider becomes bankrupt or otherwise insolvent, provided that such termination will not prejudice or affect any right of action or remedy which has accrued or will accrue thereafter to MNGL.
- 3.16.3 Termination for convenience
MNGL may by written notice sent to Service Provider, terminate the contract, in whole or part, at any time for its convenience. However, the payment shall be released to the extent

to which performance of work executed as determined by MNGL till the date upon which such termination becomes effective.

ARTICLE 3.17: MODIFICATION

 <p>MAHARASHTRA NATURAL GAS LIMITED</p>	<p>Empanelment of contractors for appointment of Direct Marketing Agency (DMA) for City Gas Distribution Network of Pune, Nashik, Sindhudurg and Ramanagara GA</p> <p>EOI No.: MNG/C&P/2026-27/EOI/01/DMA/ Pune, Nashik, Sindhudurg and Ramanagara GA. dated 02.07.2026</p>
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Any modification of or addition to the contract shall not be binding unless made in writing and agreed by both the parties.

ARTICLE 3.18: CONTRACT/AGREEMENT

The notification of award along with agreement on non-judicial stamp paper of appropriate value as per proforma within 10 days from the date of receipt of SO, the cost of stamp paper is to be borne by Service Provider, and its enclosures shall constitute the contract between the parties and supersedes all other prior agreements, arrangements and communications, whether oral or written, between the parties relating to the subject matter hereof.

ARTICLE 3.19: FORCE MAJEURE

Shall mean and be limited to the following:

- a) War/hostilities
- b) Riot or Civil commotion
- c) Earthquake, flood, tempest, lightening or other natural physical disaster.
- d) Restrictions imposed by the Government or other statutory bodies which prevents or delays the execution of the Contract by Service Provider.

SERVICE PROVIDER shall advise MNGL by a registered letter duly certified by the local Chamber of Commerce or statutory authorities, the beginning and end of the above causes of delay within seven (7) days of the occurrence and cessation of such Force Majeure Conditions. In the event of delay lasting over one month, if arising out of causes of Force Majeure, MNGL reserves the right to cancel the Contract and the provisions governing termination stated under Article 3.16 shall apply.

For delays arising out of Force Majeure, Service Provider shall not claim extension in completion date for a period exceeding the period of delay attributable to the causes of Force Majeure and neither MNGL nor Service Provider shall be liable to pay extra costs provided it is mutually established that Force Majeure Conditions did actually exist.

Service Provider shall categorically specify the extent of Force Majeure Conditions prevalent in their works at the time of submitting their bid and whether the same have been taken into consideration or not in their quotations. In the event of any force majeure cause, Service Provider or the MNGL shall not be liable for delays in performing their obligations under this order and the completion dates will be extended to Service Provider

 MAHARASHTRA NATURAL GAS LIMITED	Empanelment of contractors for appointment of Direct Marketing Agency (DMA) for City Gas Distribution Network of Pune, Nashik, Sindhudurg and Ramanagara GA EOI No.: MNG/C&P/2026-27/EOI/01/DMA/ Pune, Nashik, Sindhudurg and Ramanagara GA. dated 02.07.2026
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without being subject to price reduction for delayed completion, as stated elsewhere.

ARTICLE – 3.20: Rectification Period

All services shall be rendered strictly in accordance with the terms and conditions stated in the Contract.

No deviation from such conditions shall be made without MNGL agreement in writing which must be obtained before any work against the order is commenced. All services rendered by Service Provider pursuant to the Contract (irrespective of whether engineering, design data or other information has been furnished, reviewed or approved by MNGL) are guaranteed to be of the best quality of their respective kinds.

Service Provider shall rectify at his own cost any mistake in assumption of any data in the study or use of wrong data or faulty study observed within twelve months of the acceptance of his report and will submit the rectified report incorporating the changes wherever applicable within 30 days of observance of mistake.

ARTICLE – 3.21: Sub Contract

Any sub contract to be made by the SERVICE PROVIDER relating to the services shall be made only to such extent and with such duly qualified specialists and entities as shall be approved in writing in advance by MNGL. Upon the request of MNGL, the Service Provider shall submit for MNGL prior approval, the terms of reference or any amendment thereof for such sub contractor’s SERVICES. Notwithstanding such approval, the Service Provider shall remain fully responsible for the performance of services under the CONTRACT.

ARTICLE – 3.22: Notices

3.22.1 Any notice given by one party to the other pursuant to the CONTRACT shall be sent in writing or by telegram or fax, telex/cable confirmed in writing.

3.22.2 A notice shall be effective when delivered or on the notice’s effective date, whichever is later.

ARTICLE – 3.23: Acquisition of Data

 MAHARASHTRA NATURAL GAS LIMITED	Empanelment of contractors for appointment of Direct Marketing Agency (DMA) for City Gas Distribution Network of Pune, Nashik, Sindhudurg and Ramanagara GA EOI No.: MNG/C&P/2026-27/EOI/01/DMA/ Pune, Nashik, Sindhudurg and Ramanagara GA. dated 02.07.2026
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If required, SERVICE PROVIDER shall be responsible for carrying out any surveys and acquisition of all data from necessary sources. MNG, if requested in writing by SERVICE PROVIDER, may assist the Service Provider in the said acquisition by way of issue of recommendatory letters only. All requisite clearances, co-ordination, fees, charges, etc. and compliance to the local laws required for completion of the job shall be the responsibility of the SERVICE PROVIDER.

ARTICLE – 3.24

Insurance:

Service provider as far as possible shall cover insurance with Indian Insurance companies, including marine Insurance during ocean transportation.

i) EMPLOYEES STATE INSURANCE ACT (ESI):

The Service Provider agrees to and does hereby accept full and exclusive liability for the compliance with all obligations imposed by the Employee State Insurance Act 1948 and the Service Provider further agrees to defend, indemnify and hold OWNER harmless for any liability or penalty which may be imposed by the Central, State or Local authority by reason of any asserted violation by Service Provider or of the Employees' State Insurance Act, 1948, and also from all claims, suits or proceeding that may be brought against the OWNER arising under, growing out of or by reasons of the work provided for by this Service Provider whether brought by employees of the Service Provider, by third parties or by Central or State Government authority or any political subdivision thereof.

The Service Provider agrees to fill in with the Employee's State Insurance Corporation, the Declaration Forms, and all forms which may be required in respect of the Service Provider 'S or subcontractor's employees, who are employed in the WORK provided for or those covered by ESI from time to time under the Agreement. The CONTRACTOR shall deduct and secure the agreement of the to deduct the employee's contribution as per the first schedule of the Employee's State Insurance Act from wages and affix the Employees Contribution Card at wages payment intervals. The Service Provider shall remit and secure the agreement of to remit to the State Bank of India. Employee's State Insurance Corporation Account, the Employee's contribution as required by the Act. The Service Provider agrees to maintain all Cards and Records as required under the Act in respect of employees and payments and the Service Provider shall secure the agreement of the to maintain such records. Any expenses incurred for the contribution, making contributions or maintaining records shall be to the C Service Provider 'S account.

The OWNER shall retain such sum as may be necessary from the total VALUE OF Service Provider will the Service Provider shall furnish satisfactory proof that all contributions as required by the Employees State Insurance Act,1948, have

 MAHARASHTRA NATURAL GAS LIMITED	Empanelment of contractors for appointment of Direct Marketing Agency (DMA) for City Gas Distribution Network of Pune, Nashik, Sindhudurg and Ramanagara GA EOI No.: MNG/C&P/2026-27/EOI/01/DMA/ Pune, Nashik, Sindhudurg and Ramanagara GA. dated 02.07.2026
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been paid. This will be pending on the Service Provider when the ESI Act is extended to the place of work.

ii) EMPLOYEE'S COMPENSATION AND EMPLOYER'S LIABILITY INSURANCE:

Insurance shall be effected for all the CONTRACTOR'S employees engaged in the performance of this Service Provider. If any of the work is sublet, the Service Provider shall require to provide employee's Compensation and employer's liability insurance for the later's employees if such employees are not covered under the CONTRACTOR'S Insurance.

iii) ANY OTHER INSURANCE REQUIRED UNDER LAW OR REGULATIONS OR BY OWNER :

Service Provider shall also carry and maintain any and all other insurance(s) which he may be required under any law or regulation from time to time without any extra cost to OWNER. He shall also carry and maintain any other insurance which may be required by the OWNER.

iv) ACCIDENT OR INJURY TO WORKMEN:

The OWNER shall not be liable for or in respect of any damages or compensation payable at law in respect or in consequence of any accident or injury to any workman or other person in the Employment of the Service Provider or any save and except an accident or injury resulting from any act or default of the OWNER, his agents or servants and the Service Provider shall indemnify and keep indemnified the OWNER against all such damages and compensation (save and except and aforesaid) and against all claims, demands, proceeding, costs, charges and expenses, whatsoever in respect or in relation thereto.

ARTICLE – 3.25

1. DAMAGE TO PROPERTY OR TO ANY PERSON OR ANY THIRD PARTY :

- i) Service Provider shall be responsible for making good to the satisfaction of the OWNER any loss or any damage to structures and properties belonging to the OWNER or being executed or procured or being procured by the OWNER or of other agencies with in the premises of all the work of the OWNER, if such loss or damage is due to fault and/or the negligence or willful acts or omission of the Service Provide, his employees, agents, representatives etc.
- ii) The Service Provide shall take sufficient care that employees /representatives/agents do not cause any damage to any person or to the property of the OWNER or any third party and in the event of any damage resulting to the property of the OWNER or of a third party cost of such damages including eventual loss of production, operation or services in any plant or establishment as estimated by the OWNER or ascertained or demanded by the third party shall be borne by the Service Provide.

 <p>MAHARASHTRA NATURAL GAS LIMITED</p>	<p>Empanelment of contractors for appointment of Direct Marketing Agency (DMA) for City Gas Distribution Network of Pune, Nashik, Sindhudurg and Ramanagara GA</p> <p>EOI No.: MNG/C&P/2026-27/EOI/01/DMA/ Pune, Nashik, Sindhudurg and Ramanagara GA. dated 02.07.2026</p>
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- iii) The Service Provide shall indemnify and keep the OWNER harmless of all claims for damage to property other than OWNER'S property arising under or by reason of this agreement, if such claims result from the fault and/or negligence or willful acts or omission of the CONTRACTOR, his employees, agents, subcontractors, his agents, representative of subcontractors.

Service Provide shall exclusively be liable for group insurance as per the provision of workman compensation act for the persons engaged/employed by him. Company shall not be liable for or in respect of any damages or compensation to any persons engaged by the CONTRACTOR and the CONTRACTOR shall keep the company indemnified thereof.

ARTICLE – 3.26

In case the Service Provider fails to provide the required services under the contract to the satisfaction of MNG, MNG reserves the right to get the services through alternate agencies at the risk and cost of contractor and penal deduction shall be made, from the contractor's bills and the decision of MNG in this connection shall be final and binding on the contractor.

ARTICLE – 3.27

The tenderer hereby agrees to provide services and necessary such provision to carry out the work as given in the scope and description of work.

ARTICLE – 3.28

The work executed shall be to the satisfaction of MNG and contract rules shall include for any incidental and contingent work although not specifically mentioned in the contract but is necessary for the completion in an efficient and workman like manner.

ARTICLE – 3.29

The Service Provider (which shall include the contracting firm / company) shall be solely liable to obtain and abide by all necessary license / permissions from the concerned authorities as provided under the various labour laws / legislation including labour license from the competent authority under The Contract Labour (Regulation & Abolition) Act 1970.

ARTICLE – 3.30

The tenderer should have his PF account no. with Regional Provident Fund Commissioner and shall submit to the COMPANY proof of depositing the employee's contribution, on monthly basis. **Indian Bidders are required to submit Employees Provident Fund registration certificate, ESIC registration certificate, Professional Tax Registration certificate, Labour welfare registration under Maharashtra Labour Welfare Fund Act and Shop Act Registration certificate..**

ARTICLE – 3.31

 <p>MAHARASHTRA NATURAL GAS LIMITED</p>	<p>Empanelment of contractors for appointment of Direct Marketing Agency (DMA) for City Gas Distribution Network of Pune, Nashik, Sindhudurg and Ramanagara GA</p> <p>EOI No.: MNGL/C&P/2026-27/EOI/01/DMA/ Pune, Nashik, Sindhudurg and Ramanagara GA. dated 02.07.2026</p>
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The Service Provider shall also be bound to discharge obligations as provided under various statutory enactment including the Employees Provident Fund & Miscellaneous Act, 1952, The Employees State Insurance Act 1948, The Contract Labour (Regulation and Abolition) Act 1970, The Minimum Wages Act 1948, The Payment of Wages Act 1936, Workmen's Compensation Act, 1923 and other relevant Acts rules and regulations in force from time to time in respect of the person deployed by him to carry out the obligation under the contract.

ARTICLE – 3.32

The Service Provider shall be responsible for necessary contributions towards PF, ESI or any other statutory payment to Government Agencies as applicable under the law in respect of the contract and of personnel employed by the contractor for rendering services to MNGL and shall deposit the required amounts with the concerned statutory authorities on or before due dates. Each contractor shall obtain a separate P.F. number from the concerned Regional Provident Fund Commissioner and submit necessary proof of having deposited the employees PF and shall be responsible for payment of any administration / inspection charges thereof, wherever applicable, in respect of the personnel deployed by him relating to the work of MNGL.

ARTICLE – 3.33

The Service Provider shall regularly submit all relevant records / documents in this regard to MNGL representative for verification and upon such satisfaction only, MNGL will allow payment to the Contractor.

ARTICLE – 3.34

The Service Provider shall ensure and will be solely responsibly for payment of wages and other dues latest by 7th of the following month to the personnel deployed by him. The contractor shall be directly responsible and indemnify the company against all charges, claims, dues and employment of personnel deployed by him.

ARTICLE – 3.35

The Service Provider shall indemnify the company against all losses or damages caused to it on account of acts of the personnel deployed by the contractor.

ARTICLE – 3.36

The tenderer shall not engage any person(s) less than eighteen years of age and shall not pay less than what is prescribed under law.

ARTICLE – 3.37

MNGL RESERVES THE RIGHT TO:

- i. Reduce the rates at which payment shall be made if the quantity and quality of services although acceptable is not up to required standard.

 MAHARASHTRA NATURAL GAS LIMITED	Empanelment of contractors for appointment of Direct Marketing Agency (DMA) for City Gas Distribution Network of Pune, Nashik, Sindhudurg and Ramanagara GA EOI No.: MNG/C&P/2026-27/EOI/01/DMA/ Pune, Nashik, Sindhudurg and Ramanagara GA. dated 02.07.2026
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- ii. Issue the Service Provider from time to time during the progress of the service such further instructions as shall be necessary for the purpose of proper and adequate execution of the service and the Service Provider shall carry out and be bound by the same.
- iii. In order the Service Provider to remove or replace any person engaged in providing the services to the COMPANY whom the company considers incompetent or unsuitable. Opinion of the representative in the competence of any person engaged by the contractor shall be final and binding on the contractor.

ARTICLE – 3.38

AWARD OF CONTRACT:-

The Acceptance of Tender will be intimated to the successful Tenderer by MNGL either by Telegram/Fax or by Letter or like means-defined as LETTER OF INTENT OR SERVICE ORDER.

MNGL will be the sole judge in the matter of award of CONTRACT and the decision of MNGL shall be final and binding.

ARTICLE – 3.39

The Service Provider shall be required to obtain requisite labour license / permission from the appropriate authorities as provided under the various labour regulations, before undertaking any contract work. The contractor shall exclusively be liable for compliance of the provisions of any Act, laws, rules and regulations having execution, taking over engagement of his personnel directly or indirectly for execution of work and the contractor hereby undertakes to indemnify the company against all actions, suits, proceedings, claims, losses, damages etc. which may arise due to his noncompliance of the provisions under various laws mentioned in this document or not herein specifically mentioned but having direct or indirect application for the persons engaged under the contract. Company shall not be liable in respect of any damages or compensation for any injury or for any occupational diseases, to the employment to any person engaged by the contractor and the contractor shall keep the company indemnified thereof.

ARTICLE – 3.40

During the currency of the job, if the work progress does not commensurate with time elapsed in respect of any person / persons engaged, the Service provider shall be liable to pay the company compensation as may be considered reasonable by the company.

ARTICLE – 3.41

In case of any default for more than three days in respect of services to be provided in accordance with the requirements specified by the officer in charge, Company will have the

 <p>MAHARASHTRA NATURAL GAS LIMITED</p>	<p>Empanelment of contractors for appointment of Direct Marketing Agency (DMA) for City Gas Distribution Network of Pune, Nashik, Sindhudurg and Ramanagara GA</p> <p>EOI No.: MNG/C&P/2026-27/EOI/01/DMA/ Pune, Nashik, Sindhudurg and Ramanagara GA. dated 02.07.2026</p>
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right to avail the services from other sources at the risk and cost of the Service provider or terminate the contract and forfeit his security deposit etc.

ARTICLE – 3.42

The company for any reason whatsoever of which the company shall be the sole judge may terminate this contract by giving notice of 15 days and the Service provider shall vacate the work place with his men and material on the expiry of such notice period in the event of such termination of the contract. The Service provider shall be paid for all the work executed up to the date of terminations of the contract including refund of security deposit subject to deduction of any dues, penalties, other recoveries etc within a period of two months at the discretion of the officer in charge.

ARTICLE – 3.43

MNGL reserve right to short close/ Terminate the contract any time based on non-performance/ poor performance during contractual period by giving 15 days notice.

ARTICLE – 3.44

The Service provider shall be liable for making good all damages / losses arising out of theft, pilferage of any furniture, equipment, fittings, fixtures, utensils, appliances whatsoever as may be caused directly or indirectly by the persons engaged by the contractor. At the appointed date, place hour the contractor shall make available persons to be engaged along with appropriate tools wherever stated.

ARTICLE – 3.45

The Service provider shall take charge of all the materials handed over to him by the company and will be responsible for any loss/damage thereof.

ARTICLE – 3.46

The Service provider shall issue an identity card to all its employees engaged for the services to be provided. The contractor shall also provide at his own cost safety equipments, materials, uniforms etc to his employees. All the safety rules and regulations will be observed by the persons engaged under this contract.

ARTICLE – 3.47

The contract shall be directly and exclusively responsible for any liability arising due to any dispute between him and his employees and shall indemnify the company against all charges, dues, claims etc arising out of the disputes relating to the dues and employments of personnel deployed by him.

ARTICLE – 3.48

 <p>MAHARASHTRA NATURAL GAS LIMITED</p>	<p>Empanelment of contractors for appointment of Direct Marketing Agency (DMA) for City Gas Distribution Network of Pune, Nashik, Sindhudurg and Ramanagara GA</p> <p>EOI No.: MNG/C&P/2026-27/EOI/01/DMA/ Pune, Nashik, Sindhudurg and Ramanagara GA. dated 02.07.2026</p>
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The Service provider shall ensure regular and effective supervision and control of the personnel deployed by him and give suitable direction for undertaking the contractual obligation.

ARTICLE – 3.49

For non-fulfillment of any obligation under the contract, the company reserves the right to withhold the payments due to the contractor and out of such amount or the amounts likely to fall due to the contractor (but without obligation to do so) make such payments as it may consider necessary for smooth working.

ARTICLE – 3.50

Service provider shall deploy the resources as per requirements.

ARTICLE – 3.51

The company shall have the power to issue necessary instructions to the contractor concerning discipline, decorum, work performance, safety etc. in respect of the employees of the contractor engaged by him for providing the services to the company and the contractor shall ensure compliance of all such instruction strictly.

ARTICLE – 3.52

No payments shall be payable other than schedules payment to the contractor.

ARTICLE – 3.53

The quoted rates shall be inclusive of Leave wages & other statutory payments for providing such services.

ARTICLE – 3.54

Income tax as per rule, any other taxes shall be deducted from contractor's monthly bill / bills. Income Tax deduction certificate shall be issued to the contractors.

ARTICLE – 3.55

The bidder shall deemed to have quoted after having satisfied himself to the total nature of work, site of work, surrounding the means access transport availability of services & to have obtained his information on all matters which can in any way influence his offer.

ARTICLE – 3.56

MNGL reserves the right to terminate the contract with 15 days notice without assigning any reason.

ARTICLE – 3.57

 MAHARASHTRA NATURAL GAS LIMITED	Empanelment of contractors for appointment of Direct Marketing Agency (DMA) for City Gas Distribution Network of Pune, Nashik, Sindhudurg and Ramanagara GA EOI No.: MNG/C&P/2026-27/EOI/01/DMA/ Pune, Nashik, Sindhudurg and Ramanagara GA. dated 02.07.2026
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Bidder to confirm the unconditional acceptance to the following clauses of the tender

- i) Security Deposit./Performance bank guarantee
- ii) Schedule of Rates.
- iii) Termination.
- iv) Scope of Work.
- v) Arbitration.
- vi) Period of Validity Offer.

ARTICLE – 3.58

DOCUMENTS:

70.1 GENERAL

The tenders as submitted will consist of the following:

- i)** Complete set of Tender Documents (Original) duly filled in and signed by the tenderer as prescribed in different clause of the Tender Documents.
- ii)** Power of Attorney or a true copy thereof duly attested by an officer in case an authorized representative has signed the tender, as required
- iii)** Details of work of similar type and magnitude carried out by the Tenderer.
- iv)** Organisation chart giving details of field management at site, the tenderer proposes to have for this job.
- v)** Latest Balance sheet and profit & Loss Account / Turnover Certificate duly audited.
- vi)** The bidder shall submit the documentary evidence like certificate of registration with PF, ESIC authorities failing the bids are liable for rejection.

ARTICLE – 3.59

Failure by the Service provider to comply with the provisions of the contract:

3.59.1 If the Service provider refuses or fails to execute the WORK or any separate part thereof with such diligence as will ensure its completion within the time specified in the CONTRACT or extension thereof or fails to perform any of his obligation under the CONTRACT or in any manner commits a breach of any **of the provisions of the CONTRACT** it shall be open to the EMPLOYER at its option by written notice to the Service provider :

- a) TO DETERMINE THE CONTRACT in which event the CONTRACT shall stand terminated and shall cease to be in force and effect on and from the date appointed by the EMPLOYER on that behalf, whereupon the CONTRACTOR shall stop forthwith any of the Service provider 's work then in progress, except such WORK as the EMPLOYER may, in writing, require to be done to safeguard any property or

 <p>MAHARASHTRA NATURAL GAS LIMITED</p>	<p>Empanelment of contractors for appointment of Direct Marketing Agency (DMA) for City Gas Distribution Network of Pune, Nashik, Sindhudurg and Ramanagara GA</p> <p>EOI No.: MNG/C&P/2026-27/EOI/01/DMA/ Pune, Nashik, Sindhudurg and Ramanagara GA. dated 02.07.2026</p>
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WORK, or installations from damage, and the EMPLOYER, for its part, may take over the work remaining unfinished by the Service provider and complete the same through a fresh contractor or by other means, at the risk and cost of the Service provider, and any of his sureties if any, shall be liable to the EMPLOYER for any excess cost occasioned by such work having to be so taken over and completed by the EMPLOYER over and above the cost at the rates specified in the schedule of quantities and rate/prices.

- b) WITHOUT DETERMINING THE CONTRACT to take over the work of the Service provider or any part thereof and complete the same through a fresh contractor or by other means at the risk and cost of the Service provider. The Service provider and any of his sureties are liable to the EMPLOYER for any excess cost over and above the cost at the rates specified in the Schedule of Quantities/ rates, occasioned by such works having been taken over and completed by the EMPLOYER.

3.59.2 In such events of Clause 3.59.1 (a) or (b) above.

- a) The whole or part of the Contract Performance Security furnished by the Service provider is liable to be forfeited without prejudice to the right of the EMPLOYER to recover from the Service provider the excess cost referred to in the sub-clause aforesaid, the EMPLOYER shall also have the right of taking possession and utilizing in completing the works or any part thereof, such as materials equipment and plants available at work site belonging to the Service provider as may be necessary and the Service provider shall not be entitled for any compensation for use or damage to such materials, equipment and plant.
- b) The amount that may have become due to the Service Provider on account of work already executed by him shall not be payable to him until after the expiry of Six (6) calendar months reckoned from the date of termination of CONTRACT or from the taking over of the WORK or part thereof by the EMPLOYER as the case may be, during which period the responsibility for faulty materials or workmanship in respect of such work shall, under the CONTRACT, rest exclusively with the Service Provider. This amount shall be subject to deduction of any amounts due from the CONTRACT to the EMPLOYER under the terms of the CONTRACT authorized or required to be reserved or retained by the EMPLOYER.

3.59.3 Before determining the CONTRACT as per Clause 3.59.1 (a) or (b) provided in the judgement of the EMPLOYER, the default or defaults committed by the Service Provider is/are curable and can be cured by the Service Provider if an opportunity given to him, then the EMPLOYER may issue Notice in writing calling the Service Provider to cure the default within such time specified in the Notice.

3.59.4 The EMPLOYER shall also have the right to proceed or take action as per 3.59.1 (a) or (b) above, in the event that the CONTRACTOR becomes bankrupt, insolvent, compounds with his creditors, assigns the CONTRACT in favour of his creditors or

 <p>MAHARASHTRA NATURAL GAS LIMITED</p>	<p>Empanelment of contractors for appointment of Direct Marketing Agency (DMA) for City Gas Distribution Network of Pune, Nashik, Sindhudurg and Ramanagara GA</p> <p>EOI No.: MNG/C&P/2026-27/EOI/01/DMA/ Pune, Nashik, Sindhudurg and Ramanagara GA. dated 02.07.2026</p>
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any other person or persons, or being a company or a corporation goes into voluntary liquidation, provided that in the said events it shall not be necessary for the EMPLOYER to give any prior notice to the CONTRACTOR.

3.59.5 Termination of the CONTRACT as provided for in sub-clause 3.59.1 (a) above shall not prejudice or affect their rights of the EMPLOYER which may have accrued up to the date of such termination.

ARTICLE – 3.60

Contractor remains liable to pay compensation if action not taken under Section 3.59

3.60.1 In any case in which any of the powers conferred upon the EMPLOYER BY CLAUSE 3.59 thereof shall have become exercisable and the same had not been exercised, the non-exercise thereof shall not constitute a waiver of any of the conditions hereof and such powers shall notwithstanding be exercisable in the event of any further case of default by the CONTRACTOR for which by any clause or clauses hereof he is declared liable to pay compensation amounting to the whole of his Contract Performance Security, and the liability of the CONTRACTOR for past and future compensation shall remain unaffected. In the event of the EMPLOYER putting in force the power under above sub- clause (a), (b) or (c) vested in him under the preceding clause he may, if he so desired, take possession of all or any tools, and plants, materials and stores in or upon the works or the site thereof belonging to the CONTRACTOR or procured by him and intended to be used for the execution of the WORK or any part thereof paying or allowing for the same in account at the CONTRACT rates or in case of these not being applicable at current market rates to be certified by the ENGINEER-IN-CHARGE whose certificate thereof shall be final, otherwise the ENGINEER-IN-CHARGE may give notice in writing to the CONTRACTOR or his clerk of the works, foreman or other authorized agent, requiring him to remove such tools, plant, materials or stores from the premises (within a time to be specified in such notice), and in the event of the CONTRACTOR failing to comply with any such requisition, the ENGINEER-IN-CHARGE may remove them at the CONTRACTOR's expense or sell them by auction or private sale on account of the CONTRACTOR and at his risk in all respects without any further notice as to the date,

time or place of sale and the certificate of the ENGINEER-IN-CHARGE as to the expenses of any such removal and the amount of the proceeds and expenses of any such sale shall be final and conclusive against the CONTRACTOR.

ARTICLE – 3.61

Termination of contract

3.61(A) TERMINATION OF CONTRACT FOR DEATH:

 <p>MAHARASHTRA NATURAL GAS LIMITED</p>	<p>Empanelment of contractors for appointment of Direct Marketing Agency (DMA) for City Gas Distribution Network of Pune, Nashik, Sindhudurg and Ramanagara GA</p> <p>EOI No.: MNGL/C&P/2026-27/EOI/01/DMA/ Pune, Nashik, Sindhudurg and Ramanagara GA. dated 02.07.2026</p>
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If the CONTRACTOR is an individual or a proprietary concern and the individual or the proprietor dies or if the CONTRACTOR is a partnership concern and one of the partner dies then unless, the EMPLOYER is satisfied that the legal representative of the individual or the proprietary concern or the surviving partners are capable of carrying out and completing CONTRACT, he (the EMPLOYER) is entitled to cancel the CONTRACT for the uncompleted part without being in any way liable for any compensation payment to the estate of the diseased CONTRACTOR and/or to the surviving partners of the CONTRACTOR'S firm on account of the cancellation of CONTRACT. The decision of the EMPLOYER in such assessment shall be final and binding on the parties. In the event of such cancellation, the EMPLOYER shall not hold the estate of the diseased CONTRACTOR and/or the surviving partners of the CONTRACTOR'S firm liable for any damages for non-completion of CONTRACT.

3.61(B) TERMINATION OF CONTRACT IN CASE OF LIQUIDATION / BANKRUPTCY ETC.

If the Contractor shall dissolve or become bankrupt or insolvent or cause or suffer any receiver to be appointed of his business of any assets thereof compound with his Creditors, or being a corporation commence to be wound up, not being a member's voluntary winding up for the purpose of amalgamation or reconstruction, or carry on its business under a Receiver for the benefits of its Creditors any of them, EMPLOYER shall be at liberty:-

To terminate the contract forthwith upon coming to know of the happening of any such event as aforesaid by notice in writing to the Contractor or to give the Receiver or liquidator or other person, the option of carrying out the contract subject to his providing a guarantee up to an amount to be agreed upon by EMPLOYER for due and faithful performance of the contract.

- 3.61 (C) In case of termination of CONTRACT herein set forth (under Article 3.59) except under conditions of Force Majeure and termination after expiry of contract, the Service Provider shall be put under holiday [i.e. neither any enquiry will be issued to the party by Maharashtra Natural Gas Limited against any type of tender nor their offer will be considered by MNGL against any ongoing tender (s) where contract between MNGL and that particular Service Provider (as a bidder) has not been finalized] for three years from the date of termination by Maharashtra Natural Gas Limited to such Service Provider.

 MAHARASHTRA NATURAL GAS LIMITED	Empanelment of contractors for appointment of Direct Marketing Agency (DMA) for City Gas Distribution Network of Pune, Nashik, Sindhudurg and Ramanagara GA EOI No.: MNGL/C&P/2026-27/EOI/01/DMA/ Pune, Nashik, Sindhudurg and Ramanagara GA. dated 02.07.2026
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Annexure-I to GCC

CONTRACT AGREEMENT

No. ...

AGREEMENT“.....(hereinafter called the "Job") made on day of between (**Name of Service provider & Address**) hereinafter called the “Service Provider” (which term shall unless excluded by or repugnant to the subject or context include its successors and permitted assignees) of the one part and the Maharashtra Natural Gas Ltd hereinafter called “MNGL” (which term shall unless excluded by or repugnant to the subject or context include its successors and assignees) of the other part.

WHEREAS

MNGL being desirous of having provided for execution of certain work mentioned, enumerated or referred to in the Service Order (SO) including Completion Schedule of job has called for proposal.

A. The Service Provider has examined the Job specified in Bid Document of MNGL and has satisfied himself by careful examination before submitting his proposal as to the nature of the Job and local conditions, the nature and magnitude of the Job, the availability of manpower and materials necessary for the execution of Job and has made local and independent enquiries and obtained complete information as to the matters and thing referred to, or implied in SO or having any connection therewith and has considered the nature and extent of all probable and possible situations, delays, hindrances or interference’s to or with the execution and completion of the Job to be carried out under the Agreement, and has examined and considered all other matters, conditions and things and probable and possible contingencies, and generally all matters incidental thereto and auxiliary thereof affecting the completion of the Job and which might have included him in making his proposal.

B. The SO including Completion Schedule of Job and Letter of Acceptance of proposal form part of this Agreement though separately set out herein and are included in the expression Agreement wherever herein used.

AND WHEREAS

MNGL accepted the bid of the Service Provider for the provision and the execution of the said Job at the values stated in bid and finally approved by MNGL upon the terms and subject to the conditions of Agreement.

NOW THIS AGREEMENT WITNESSETH AND IT IS HEREBY AGREED AND DECLARED AS FOLLOWS :

 MAHARASHTRA NATURAL GAS LIMITED	Empanelment of contractors for appointment of Direct Marketing Agency (DMA) for City Gas Distribution Network of Pune, Nashik, Sindhudurg and Ramanagara GA EOI No.: MNGL/C&P/2026-27/EOI/01/DMA/ Pune, Nashik, Sindhudurg and Ramanagara GA. dated 02.07.2026
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1. In consideration of the payment to be made to the Service Provider for the Job to be executed by him the Service Provider hereby covenants with MNGL that the Service Provider shall and will duly provide, execute and complete the said Job and shall do and perform all other acts and things in the Agreement mentioned or described or which are to be implied there from or may be reasonably necessary for the completion of the said Job and at the said times and in the manner and subject to the terms and conditions or stipulations mentioned in the Agreement.

2. In consideration of the due provision execution and completion of the said Job, MNGL does hereby agree with the Agreement that MNGL will pay to the Service Provider the respective amounts for the Job actually done by him and approved by MNGL at the amount specified in this SO, such payment to be made at such time in such manner as provided for in the Agreement and SO.

In witness whereof the parties have executed these presents in the day and the year first above written.

Signed and Delivered for and on
on behalf of EMPLOYER.

Signed and Delivered for and
on behalf of **the Service provider**

MAHARASHTRA NATURAL GAS LIMITED

(**Service provider Name**)

Date: _____

Date: _____

Place: _____

Place: _____

IN PRESENCE OF TWO WITNESSES

1. _____

1. _____

2. _____

2. _____



**MAHARASHTRA
NATURAL GAS LIMITED**

Empanelment of contractors for appointment of Direct Marketing Agency (DMA) for City Gas Distribution Network of Pune, Nashik, Sindhudurg and Ramanagara GA

EOI No.: MNGL/C&P/2026-27/EOI/01/DMA/ Pune, Nashik, Sindhudurg and Ramanagara GA. dated 02.07.2026

PART – D

Scope of Work

 MAHARASHTRA NATURAL GAS LIMITED	Empanelment of contractors for appointment of Direct Marketing Agency (DMA) for City Gas Distribution Network of Pune, Nashik, Sindhudurg and Ramanagara GA EOI No.: MNGL/C&P/2026-27/EOI/01/DMA/ Pune, Nashik, Sindhudurg and Ramanagara GA. dated 02.07.2026
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Scope of Work

Scope of work for Direct Marketing Agency (DMA) for registration of domestic connections for CGD Projects of Pune, Nashik, Sindhudurg and Ramanagara GA

SCOPE OF WORK: The scope / specification covers but not limited to the minimum specified requirement for the various activities to be carried out by the DMA towards Direct Marketing Activities.

A) DMA's SCOPE

1.0 General:

- a. DMA shall, with due care & diligence, execute the work in compliance with all laws, by laws, ordinances, regulation etc. and provide all services and labor inclusive of supervision thereof.
- b. Before starting of work at site, DMA shall make himself familiarize for the work having obtained approval / clearance from Owner / MNGL.
- c. Without limiting the generality thereon, DMA shall do all work necessary at each of the job which is complete in all respect or as per the guidance /satisfactory / requirement of EIC.
- d. The primary responsibility of DMA is to create awareness, promotion of Piped Natural Gas (PNG) connection for domestic segment thereby ensuring that customers are given proper guidance / service and assisting them in filling the application / documents for PNG connection.
- e. DMA to assess the natural gas demand potential in prospective area / new area etc.
- f. DMA to interact with president / heads of the societies etc. as per instruction of EIC to secure permission for registrations / engineering work etc. in domestic case.
- g. Meeting with society should be conducted by Marketing executive within One week from date of intimation by EIC/AIC, failing to which Penalty will be imposed. (Rs.500/incident)
- h. DMA has to establish a marketing office of minimum 150 square feet in their allotted area or as approved by MNGL within two months from the date of Service Order and ensure all the office logistic like table, chair, PC, scanner, printer, internet, phone, visitors cabin etc. DMA has to submit the documents like MNGL approval for office, agreement etc. in his first RA bill. If fails a penalty of **Rs.5,000/- per month** will be applicable. All the data entry related activities to be carried out at DMA's office by a designated data entry operator.

 MAHARASHTRA NATURAL GAS LIMITED	Empanelment of contractors for appointment of Direct Marketing Agency (DMA) for City Gas Distribution Network of Pune, Nashik, Sindhudurg and Ramanagara GA EOI No.: MNGL/C&P/2026-27/EOI/01/DMA/ Pune, Nashik, Sindhudurg and Ramanagara GA. dated 02.07.2026
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- i. If MNGL allotted more than one areas (AIC Area's) for marketing activities, Office set up should be at one location. Location should be finalized in consultation with MNGL EIC.
- j. DMA shall provide uniform and ID card to his staff
- k. Stationary such as A-4 size papers, pen etc and table, chair, projector etc and Laptop/tab etc. required for Marketing Activities shall be provided by DMA.
- l. Deliver the customer copy of Application Form to the respective customer.
- m. The DMA and their associated staff has no rights to commit on behalf of MNGL in writing or otherwise regarding the deliveries in form of connection completion and the discounting for gas prices.
- n. The DMA has no authority to enter in to cash transaction for and on behalf of MNGL.
- o. In an event of any cheque being dishonored for reasons attributable other than customer which are controllable and in purview of DMA, the DMA is penalized by way of deduction of the token amount from the Service Charges payable by MNGL and the customer booking is handled as per the prevailing SOP.
- p. DMA is required to comply with all norms mentioned in the PNGRB QoS. Some of them are listed as under:
 - Procedure to apply for a PNG connection
 - List of documents to be submitted at the time of application
 - Issue a numbered and dated receipt to the customer. The receipt has to be provided by DMA assigned by MNGL at the time of registration of customer, but handing over the receipt to the customer is responsibility of the DMA.
 - Register customers only after all the statutory permissions are in place and after a clear communication by Marketing team or AIC from MNGL.
 - Accept PNG connection application from the lawful owner of the premise and submit NOC of the lawful owner in case of tenant.
 - In case of any non-clarity on the documentation part, decision of MNGL will be final and binding
- q. DMA shall be fully equipped with manpower, vehicles, office, laptop, tab etc. which is required for obtaining registration through web, physical or any other mode as instructed by MNGL in time to time.

2.0 SURVEY & ASSESSMENT

The DMA shall visit all the non-registered societies, bungalows /flats, commercial customers, etc. as per directed or requirement by MNGL in new /non-gasified and gasified area to register the interested customers and submit the report to MNGL with information as society name, total no of flat, customer

 <p>MAHARASHTRA NATURAL GAS LIMITED</p>	<p>Empanelment of contractors for appointment of Direct Marketing Agency (DMA) for City Gas Distribution Network of Pune, Nashik, Sindhudurg and Ramanagara GA</p> <p>EOI No.: MNGL/C&P/2026-27/EOI/01/DMA/ Pune, Nashik, Sindhudurg and Ramanagara GA. dated 02.07.2026</p>
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/ chairman name with contact number, commercial customer name, contact no of the representative, demand of outlet etc.as per the format given by MNGL.

3.0 COMMUNICATIONS:

- DMA shall provide mobile phone and laptop to his staff, so effective communication from site to MNGL office can be done effectively and also can support to customer for filling application through web etc.
- All persons engaged by the DMA shall be DMA's own employee and they will claim no privileges from MNGL. The DMA will directly responsible for the administration of his employee as regard general discipline and courteous behaviors.
- All persons engaged by the DMA are required to pick calls from MNGL and should keep their phone in reachable mode on duty hours. Any lapse at their end will attract penalty.
- Sales Manager hired by the DMA will be responsible for co-ordination with DMA executives and instructions given by the MNGL. He shall be available for all the meeting called by MNGL for planning & execution of DMA Activities.
- Sales manager is also responsible for attending the review meetings called by MNGL with proper presentation / work plan etc. as directed by MNGL. DMA absent without intimation or presence without presentation as per agenda / requirement will attract the penalty of **Rs.5,000/-** per occasion.
- DMA will get health check-up of his crew as per recommendation/ guidelines of MNGL before starting of job and submit the reports / fitness certificate of Registered Medical Practitioner (Industries). He shall conduct the same of new members added to his team as and when.

4.0 WORK PLANNING:

- DMA shall notify the MNGL in written, about all the activities planned for the day through an email along with the Daily Progress Report (DPR) and the same shall have to reach latest by 10.00 am every day.
- MNGL from time to time prints various informative brochures, circulars to be sent to consumers. Distribution of circulars can either happen during pre or post marketing activities or as a separate exercise. DMA to instruct Marketing executives to circulates such brochures/Notices/circulars in societies as informed by MNGL.
- DMA Executives to keep their AIC's posted of the area or society they are collecting registration on day to day basis through calls or SMS.

5.0 PRE-EMPLOYMENT CHECKS:

 MAHARASHTRA NATURAL GAS LIMITED	Empanelment of contractors for appointment of Direct Marketing Agency (DMA) for City Gas Distribution Network of Pune, Nashik, Sindhudurg and Ramanagara GA EOI No.: MNGL/C&P/2026-27/EOI/01/DMA/ Pune, Nashik, Sindhudurg and Ramanagara GA. dated 02.07.2026
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- Contractor shall ensure thorough pre-employment checks on the conduct and ethics of all its employees and staff to avoid inappropriate hiring of contract employee / staff.
- Contractor shall mandatorily carry out police verification of manpower employed.

Article I.

6.0 BACK-ROOM ACTIVITIES

- DMA shall have a good office set up having adequate space near allotted area having minimum 2 telephone lines in the name of the organization, 2-3 computers/laptop/tab etc., dot matrix or laser jet printers, 1 dedicated telephone operator and other required basic infrastructure. Full particulars of office and Infrastructure should be provided.
- DMA will be required to provide full details of current manpower including organization chart and contact numbers of senior personnel along with the tender.

7.0 ADDRESS VERIFICATION:

- Agency is responsible for collecting all required details like flat number (zero flats), building name; phone number, email ids etc. through personal visits and physical survey. He is responsible for maintaining correct records of all customers / consumers in the area that has been allocated.
- Agency will submit the details to the MNGL in the prescribed format. This includes customer master & address details.
- The payment against verification shall be done after submission of data as per MNGL prescribed format and final updation in MNGL data base.

8.0 Collection of amount against Bounce cheques:

- DMA is liable to claim any SOR item or registration/KYC etc. only after the successful updation in SAP/software.
- The Re-collection of amount against bounce cheque along with administrative charges is the responsibility of the DMA and after successful updation DMA can claim.
- DMA has to obtain the administrative charges from customer against the cheque bounce incident occurs due to the fault of customer's end i.e. insufficient balance in his account etc. if fault is at DMA end the administrative charges will be recover through DMA i.e. delay in submission of cheque etc.

 MAHARASHTRA NATURAL GAS LIMITED	Empanelment of contractors for appointment of Direct Marketing Agency (DMA) for City Gas Distribution Network of Pune, Nashik, Sindhudurg and Ramanagara GA EOI No.: MNGL/C&P/2026-27/EOI/01/DMA/ Pune, Nashik, Sindhudurg and Ramanagara GA. dated 02.07.2026
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Section 1.01 9.0 MANPOWER / RESOURCES

DMA shall be responsible for recruitment of Sales Manager, Back Office In - charge, Marketing Executives.

Appointment of Sales Manager having experience in marketing duly authorized by MNGL, within 7 days of Service Order. The Sales Manager will be empowered by the DMA to deal with MNGL on a day-to-day basis for all marketing related issues and activities. Education of Sales manager shall be minimum graduate with prior experience of Marketing. He should be able to handle Teams & take lead generation daily from Marketing Executives. Sales Manager shall be provided with Mobile Phone. Should be conversant with Marathi, Hindi & English languages.

9.1 Job Profile of Sales Manager:

- a) Appointment of smart, presentable and experienced Marketing Executives as required.
- b) Daily review of Sales Team regarding the status of loop wise, Building wise registrations quantity, penetration etc.
- c) To attend weekly meeting as per day and time specified by concerned Marketing In-charge.
- d) Ensure smooth operation of Back Office In-charge.
- e) Ensure following reports to be submitted to MNGL.
 - DPR daily (Before 10.00 am every day)
 - Loop wise status weekly (at the time of attending the weekly meeting)
 - Beat wise status fortnightly.
 - Building wise status monthly.
 - Maintaining the Daily Visit report (DVR) of every Marketing executive as per prescribed format
- f) Any other activities prescribed by MNGL from time to time.

Sales Manager shall report to respective Marketing Team or AIC of MNGL.

9.2 Appointment of In-charge of Back Office Operation

Appointment of Back Office In-charge duly authorized by MNGL within 10 days after placement of Service Order. He shall be minimum SSC pass and well

 MAHARASHTRA NATURAL GAS LIMITED	Empanelment of contractors for appointment of Direct Marketing Agency (DMA) for City Gas Distribution Network of Pune, Nashik, Sindhudurg and Ramanagara GA EOI No.: MNGL/C&P/2026-27/EOI/01/DMA/ Pune, Nashik, Sindhudurg and Ramanagara GA. dated 02.07.2026
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versed with computer applications and proficient in Microsoft Office. Should be conversant with Marathi, Hindi & English languages.

Job profile of Back Office In-charge

- Keeping track of the POP material, banner etc. and plans for inventories.
- Checking, Verification & Data entry of registration forms as required by MNGL, after collected by Sales Teams.
- Keeping track of receipt books and preparing receipt reconciliation report and submitting to MNGL every Monday. Follow up of the bounce cheques.
- Maintaining database for all payment related matters & construction activities.
- Depositing cheque, soft data in specified format by MNGL along with registration forms at Data Center twice in a week.
- Properly maintaining the permission letters loop wise/ correspondence received from the societies.
- Updating the reports required by the Sales Manager from time to time.
- All back office related matter shall be the responsibility of the Sales Admin Officers.
- Any other activities prescribed by MNGL from time to time.

Back Office In-charge shall report to Sales Manager and ensure all reports to MNGL without fail.

9.3 Appointment of Marketing Executives

Appointment of Marketing Executives duly authorized by MNGL within 10 days after placement of Service Order as per the requirement of MNGL. Minimum 3 marketing executives to be deployed and will be augmented further as per the requirement from MNGL. The manpower that represents the agency shall be minimum SSC pass & having conversant with Marathi, Hindi & English languages.

Job Profile of Marketing Executive

- Maintaining the logbook for consumer enquiry and consumer complaints.
- Attending telephone call for enquiries/ complaints and forwarding the same to Sales Manager accordingly.
- To meet the secretary / manager along with Sales Manager during initial visit.
- Developing a rapport with the Secretary/ Chairman of Housing Societies
- Corresponding with society / domestic customers regarding permission and other related issues of MNGL.

 MAHARASHTRA NATURAL GAS LIMITED	Empanelment of contractors for appointment of Direct Marketing Agency (DMA) for City Gas Distribution Network of Pune, Nashik, Sindhudurg and Ramanagara GA EOI No.: MNGL/C&P/2026-27/EOI/01/DMA/ Pune, Nashik, Sindhudurg and Ramanagara GA. dated 02.07.2026
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- Immediately attending the customer's complaints and updating the Sales Manager accordingly.
- Arranging 'Consumer Meet' on monthly basis or as and when required by MNGL.
- Any other activities prescribed by MNGL from time to time.

Marketing Executives will report to Sales Manager and will be responsible for forwarding reports to MNGL as specified above.

All the personnel shall be smartly dressed / presentable & carry identity cards /authorization letter while meeting customers /on door-to-door visit.

DMA agency will monitor, supervise & ensure that his / her personnel will communicate the correct information to consumers & behave in a dignified manner as a representative of MNGL. On receipt of any complaint regarding misbehavior / any other conduct which brings disrepute, DMA agency shall immediately terminate services of such personnel on the instructions from MNGL.

B) ON FIELD ACTIVITIES OF DMA

Article II. I. Gasified Buildings

- 1.1. DMA in consultation with MNGL shall carry out the marketing (door to door also) activities to increase the penetration level of PNG customers and domestic customers in gasified buildings which are with project team of MNGL and DMA can claim the new registration in SOR item No. 1 (b).

Also approach time to time to the commercial customers/out lets.

- 1.2 The activities shall be conducted in following manner:
 - 1.2.1 Select the area in consultation with MNGL to organize the marketing activity.
 - 1.2.2 Shortlist the existing pending customers from the data provided by MNGL.
 - 1.2.3 Approach the Cooperative Housing society with the intimation letter as provided by MNGL.

 MAHARASHTRA NATURAL GAS LIMITED	Empanelment of contractors for appointment of Direct Marketing Agency (DMA) for City Gas Distribution Network of Pune, Nashik, Sindhudurg and Ramanagara GA EOI No.: MNGL/C&P/2026-27/EOI/01/DMA/ Pune, Nashik, Sindhudurg and Ramanagara GA. dated 02.07.2026
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1.2.4 Make calls to every non registered customer and persuade them for opting PNG.

1.2.5 Approach every pending customer and take an appointment for the connection.

- a) If the customer is ready for immediate connection inform the project team.
- b) Collect the Balance amount prior to the conversion.
- c) If the customer is not interested in PNG connection, convince him for having PNG.
- d) In spite of persuasion if the customer is not interested, obtain the letter and forward it to MNGL team or AIC for further processing of refund.
- e) If the customer is found already converted, inform MNGL Marketing team or AIC for processing of Joint Meter recordings (JMR), collect the balance amount if due and report to MNGL Marketing team or AIC on a weekly basis.
- f) DMA has to submit the monthly report as per prescribed format.

1.2.6 For New registrations DMA shall submit the list of prospects to MNGL, in a prescribed format. After the approval of MNGL, DMA shall assist the customers to fill up registration form and the A/c payee cheque towards registrations charges proposed by MNGL from time to time. DMA will ensure that

- a. The registration form is duly filled along with customer's signature and necessary documents specified in the registration forms.
- b. The A/c payee cheque in favor of 'Maharashtra Natural Gas Limited' duly filled along with customer signature & issue receipts.

1.2.7 DMA to make all efforts to sign up the ECS as a payment option to the customer as & when it is applicable at the time of conversion.

Section 2.01 II. Non Gasified Buildings

1.1 DMA to find out the quantum of left over activities in registered but non gasified buildings and submit the building wise report to MNGL. DMA to submit details of the interested customers in non-gasified areas also for commercial outlets as per the instruction of MNGL.

 MAHARASHTRA NATURAL GAS LIMITED	Empanelment of contractors for appointment of Direct Marketing Agency (DMA) for City Gas Distribution Network of Pune, Nashik, Sindhudurg and Ramanagara GA EOI No.: MNGL/C&P/2026-27/EOI/01/DMA/ Pune, Nashik, Sindhudurg and Ramanagara GA. dated 02.07.2026
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1.2 Non-Gasified area to be identified by MNGL, where MP line laid/ where MDPE network planned, commissioning balance due to connectivity and main line laying balance < 100 meter away from the society or as per the written instruction given by EIC.

1.3 These activities are to be completed within given timeline from the issue of Service Order or instructed by EIC time to time, for all the buildings/commercial outlets etc. as per the data provided or area allotted by MNGL. DMA in consultation with MNGL and based on the quantum of left over jobs per building shall provide the building wise schedule of activities with a time frame for gasifying these buildings.

1.4 Based on the commitment, MNGL shall prepare the letters to the customer/societies/commercial outlets etc which needs to be delivered by the DMA.

No fresh registrations shall be made unless notified by MNGL in writing.

1.5 For New registrations DMA shall submit the list of prospects to Area in charge in a prescribed format. After the approval of MNGL, DMA will start the marketing activities in the area. DMA shall assist the customers to fill up registration form and the A/c payee cheque towards registrations charges proposed by MNGL or as instructed from time to time.

DMA will ensure and follow the steps that in case of Non-Gasified area while registration process:

- a) Firstly, the registration form is duly filled along with customer's signature and necessary documents specified in the registration forms.
- g) the A/c payee cheque in favor of 'Maharashtra Natural Gas Limited' duly filled along with customer signature & issue receipts.

DMA shall carry out potential surveys of the societies, commercial outlets etc. in the allotted areas as per the expansion plans of MNGL and submit the report to MNGL.

Section 2.02 III. New Buildings where MP tap off / Road crossing / MP Extension is required excluding Under Construction (Builder Category)

 MAHARASHTRA NATURAL GAS LIMITED	Empanelment of contractors for appointment of Direct Marketing Agency (DMA) for City Gas Distribution Network of Pune, Nashik, Sindhudurg and Ramanagara GA EOI No.: MNGL/C&P/2026-27/EOI/01/DMA/ Pune, Nashik, Sindhudurg and Ramanagara GA. dated 02.07.2026
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1.1 DMA to identify such buildings and notify to MNGL team or AIC from time to time.

1.2 DMA has to submit report of new buildings in relation to the MP status.

1.3 DMA to obtain letter of interest along with permission to carry out Mktg. & engineering activity from such societies / buildings and forward to MNGL team or AIC to consult with MNGL engineer for a time frame to gasify the same.

1.4 Registration to be obtained as per the direction of MNGL team or AIC

1.5 DMA shall make all efforts to have more than 80% penetration level before the construction activity completed.

1.6 Once the building is gasified as scheduled, DMA shall repeat the activities as detailed at clause No. 1.2.6 and 1.2.7 of gasified buildings above.

1.7 DMA to inform details of residential customers which are located on already charged gasified network to AIC/ EIC.

Section 2.03 IV. Central or State Govt. / Semi Govt. / Public Sector Undertakings / Nationalized Banks / Insurance Corporations / Builders etc.:

DMA to identify such buildings and notify to MNGL team or AIC from time to time. Registration to be obtained only after confirmation from MNGL team or AIC's/EIC's.

1.1 100% registration to be accepted or as per the instruction of EIC.

1.2 Agreements to be signed with Central or State Govt. / Semi Govt. / Public Sector Undertakings / Nationalized Banks / Insurance Corporations / Builders as per the given draft and submission of document like Agreement, Flat/Customer details, society permission, Payment (i.e. for registration fee+ security deposit) etc. to MNGL as per direction provided by MNGL.

1.3 DMA to collect all the documents including registration forms, KYC, society permission etc. for new as well as old registrations from above mentioned categories as per the direction of EIC.

 MAHARASHTRA NATURAL GAS LIMITED	Empanelment of contractors for appointment of Direct Marketing Agency (DMA) for City Gas Distribution Network of Pune, Nashik, Sindhudurg and Ramanagara GA EOI No.: MNGL/C&P/2026-27/EOI/01/DMA/ Pune, Nashik, Sindhudurg and Ramanagara GA. dated 02.07.2026
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- 1.4 In case of old builder agreements wherein security deposit or part of registration fee has already been obtained in any category, DMA has to collect Domestic PNG Registrations duly filled-in and signed with KYC from the Central or State Govt. / Semi Govt. / Public Sector Undertakings / Nationalized Banks / Insurance Corporations / Builders / Societies etc. as per the direction of EIC.
- 1.5 DMA to comply all requirements of MNGL's agreement with the customers of above categories.

V REGISTRATION ACTIVITY IN ALREADY GASIFIED SOCIETIES (ONLINE O&M)

a) DMA has to carry out the below activities in the gasified societies which are handed over to Online Team and during payment agency can claim the registration in SOR item No. 1 (a)

- 1.1 Coordination with society for obtaining the permission for door to door marketing etc.
- 1.2 Installing the canopy with table chair, flex etc. inside the society and conducting the marketing activities.
- 1.3 Conducting the marketing activity at Park, local market etc. as per the instruction of EIC.
- 1.4 DMA has to provide the list of interested customers found in such activities and he has to coordinate with customers till registration to conversion.
- 1.5 DMA has to ensure its availability inside the society as scheduled and also ensure the availability on mail, phone etc. for close coordination with customers.
- 1.6 DMA has to work as per the direction and instructing of EIC.

b) Requirement for marketing:

- 1.1 DMA will be the single point of the contact for the customer. Thus DMA has to coordinate with MNGL till the conversion of the customer.
- 1.2 After connection DMA has to take the feedback form customer and submit to MNGL as per the direction of EIC.
- 1.3 If DMA receives a complaint/request/information form customers then DMA has to guide the customer and also submit the complete details to MNGL.

 <p>MAHARASHTRA NATURAL GAS LIMITED</p>	<p>Empanelment of contractors for appointment of Direct Marketing Agency (DMA) for City Gas Distribution Network of Pune, Nashik, Sindhudurg and Ramanagara GA</p> <p>EOI No.: MNGL/C&P/2026-27/EOI/01/DMA/ Pune, Nashik, Sindhudurg and Ramanagara GA. dated 02.07.2026</p>
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1.4 This covers flex, stationary, laptop, mobile with internet connection, table chair, uniform etc. as required to perform the marketing activity and also required to do the web registration immediately at site.

VI COLLECTION OF DOMESTIC REGISTRATIONS

2.1 DMA to keep track of all the registration forms and receipts issued by MNGL and submit the reconciliation report to MNGL on monthly basis.

2.2 DMA to maintain their own database for newly registered customers and data provided by MNGL which are not registered by the DMA under this contract.

2.3 DMA to submit all the cheques /Registration forms only in the MNGL specified format to Data Center / Mktg. dept. periodically.

2.4 DMA to verify the filled up registration forms properly, for correct name of customer, address details, valid ownership proof, signatures of customers and cheque collected from customer etc. before submitting it to MNGL.

2.5 Interest Free Security Deposit is to be collected by way of A/c Payee Cheque / DD only in favor of Maharashtra Natural Gas Limited. Under no circumstances cash will be collected. Any deviation from this policy will attract penalty as decided by MNGL.

2.6 In the event of cheques not clearing, DMA is required to follow up the matter with customers at no extra charges or cost, till cheques are cleared into MNGL account.

2.7 The security deposit and other charges prescribed herein are applicable at present. However, MNGL shall have absolute discretion / liberty to amend, modify the charges and / or terms and conditions / manner in which the same are to be administered / collected. The DMA shall be required to abide by the decision of MNGL in this regard.

2.8 DMA to submit Progress report (as specified by MNGL) on New registration

 MAHARASHTRA NATURAL GAS LIMITED	Empanelment of contractors for appointment of Direct Marketing Agency (DMA) for City Gas Distribution Network of Pune, Nashik, Sindhudurg and Ramanagara GA EOI No.: MNGL/C&P/2026-27/EOI/01/DMA/ Pune, Nashik, Sindhudurg and Ramanagara GA. dated 02.07.2026
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and Balance payment collection on daily basis through fax or email or any other mode as specified by MNGL team.

- 2.8.1 Receipts Books issued will have to be kept under utmost care and any loss should be reported immediately to MNGL AIC, apart from publishing public notice in newspaper and reporting to nearest police station.
- 2.8.2 DMA shall create records of all new registrations, collections, conversions and receipts in electronic form as per MNGL requirement and submit the same to MNGL at specified periodicity.
- 2.8.3 MNGL will supply pamphlets, Registration forms to DMA. DMA shall arrange for audio / video equipment's & other requirements for presentations in societies / customer's end at his own cost. DMA will also provide consumer complaint book / feedback form.
- 2.8.4 DMA will have to collect registration forms from builder category for KYC updation as informed by MNGL and prepare a soft copy of same and submit to MNGL.
- 2.8.5 DMA is not liable for claim of Rejected Registration & same can be rectified with the help of another DMA agency.**

Note:

1. The DMA activity/ scope is not limited as define above. It covers all the efforts, communications, coordination, manpower mobilization, office equipments, mobile, internet, stationary, legal fee etc. which is required to complete the job/activities like registration fee, KYC, application form, builder category KYC etc. up to the satisfactory of EIC.

C) PAYMENTS TO BE COLLECTED TOWARDS PNG CONNECTION

1) New Registration

The total registration fee towards new connection shall be **Rs.6,000/-** (Rs **6550/-** for online connection from gasified society etc.) or as per direction of MNGL amended time to time.

 MAHARASHTRA NATURAL GAS LIMITED	Empanelment of contractors for appointment of Direct Marketing Agency (DMA) for City Gas Distribution Network of Pune, Nashik, Sindhudurg and Ramanagara GA EOI No.: MNGL/C&P/2026-27/EOI/01/DMA/ Pune, Nashik, Sindhudurg and Ramanagara GA. dated 02.07.2026
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The bifurcation for the same as mentioned below.

Rs.500/- to be collected towards Application Fee (Non-refundable)

Rs.5000/- to be collected towards security deposit against LMC (Interest free, Refundable)*

Rs.500/- to be collected towards Gas Consumption Deposit (Interest free, Refundable)

Rs.550/- to be collected towards online connection from gasified society / area, etc. (Non Refundable)*

DMA shall ensure that a total registration fee of Rs.6,000/- or the amount decided by MNGL or amended time to time as per scheme(s), has to be necessarily collected from the customers before the conversion is done or as per direction of MNGL.

DMA have to recover outstanding amount against the registration fee, from the customer converted earlier but have not paid their due amount as of now. List of such customer shall be provided by the MNGL from time to time for collection of balance amount.

2) CHEQUE DEPOSIT WITHIN 30 DAYS OF CHEQUE DATE:

- (a) Cheque collected on behalf of MNGL shall be submitted to the MNGL within 30 days from the cheque date in the prescribed format.
- (b) In case of a weekend or holiday the previous working day would be considered as the last submission date.

3) BALANCE PAYMENT COLLECTION

- (a) Agency is required to collect full payment from Part Paid customers as per list provided by MNGL team.
- (b) Agency is responsible for collecting all data required through personal visits. He also needs to maintain the records of all Non-converted customers in the area. Special visits should be organized for locked flats on weekends or holidays.
- (c) DMA shall deliver the receipt of registration to customer at the time of registering the customer and at the time of collecting balance payment.

 <p>MAHARASHTRA NATURAL GAS LIMITED</p>	<p>Empanelment of contractors for appointment of Direct Marketing Agency (DMA) for City Gas Distribution Network of Pune, Nashik, Sindhudurg and Ramanagara GA</p> <p>EOI No.: MNGL/C&P/2026-27/EOI/01/DMA/ Pune, Nashik, Sindhudurg and Ramanagara GA. dated 02.07.2026</p>
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- (d) The details of the survey should be collated in the prescribed format by the Agency and a monthly update should be given to MNGL team for the data that has been collected based on the survey carried out.
- (e) Agency has to follow up for balance payment as per the format provided as per the PDC or time line finalized for conversion. Agency to also follow up for bounce cheques of customers
- (f) Payment to DMA shall be made only after payment is reflecting in SAP.

D) Penalties:

- (a) Penalty of Rs.5,000/- per communication for non-submission of data / report / formats, etc. as prescribed / demand / requirement by MNGL.
- (b) Loss of filled up form / cheque as collected from customer and not submitted to MNGL would invite a penalty of Rs.250/-.
- (c) For cheques collected and not submitted within 30 days from cheque date, a penalty of Rs.50/- per cheque shall be levied.
- (d) In case it is observed that DMA has collected registrations from technically non-feasible areas and the same are to be refunded by MNGL then the administrative charges of Rs.500/- per registration shall be recovered from DMA.
- (e) **Cheque Bounce Penalty will be Rs.150/-** per Cheque, if cheque is bounced due to controllable reason i.e. Payee Name Missing, payee Name is wrong, Sign or date on the cheque is missing or wrong, amount in words & figures mismatch etc. or rejection due to cheque validity.
- (f) Security Deposit is to be collected by way of A/c Payee cheque / DD only in favor of "Maharashtra Natural Gas Limited". Any cash collected case shall invite penalty of Rs. 10,000/- apart from the collected amount. Repeated incidents may result in unilateral termination of contract.
- (g) In case of loss of blank forms, a penalty of Rs.20/- would be levied for each lost form.
- (h) All persons engaged by the DMA shall be with uniform & ID card, failing to which Penalty will be imposed of Rs.100 per DMA person.

E) TERMS OF PAYMENT

MNGL shall make the payment towards Marketing activities plus taxes as under.

The payment shall be made subject to

 MAHARASHTRA NATURAL GAS LIMITED	Empanelment of contractors for appointment of Direct Marketing Agency (DMA) for City Gas Distribution Network of Pune, Nashik, Sindhudurg and Ramanagara GA EOI No.: MNGL/C&P/2026-27/EOI/01/DMA/ Pune, Nashik, Sindhudurg and Ramanagara GA. dated 02.07.2026
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- a) DMA submits the bills on monthly basis to Mktg. dept. MNGL. Bills will be submitted for successful registrations only. A successful registration means:
- i) Getting the registration form & cheque duly filled along with customer's signature & relevant documents.
 - ii) Depositing the cheques along with Registration forms to MNGL.
 - iii) Clearance of cheques.
- b) **DMA will not be entitled for payment in respect of unsuccessful connection (by any reason, including customer default)**

F) Billing

1. DMA shall submits the RA bill(s) on monthly basis to MNGL or as per direction of MNGL team time to time.
2. Bills shall be submitted for successful registration(s), documents, etc. to the satisfaction of EIC.
3. A successful registration means:
 - i) Getting the registration form & cheque / DD / Payment duly filled along with customer's signature & relevant documents.
 - ii) Depositing the cheques / DD along with Registration forms to MNGL.
 - iii) Clearance of cheques / DD / payments.
4. Documents required for RA bill
 - i) Covering letter
 - ii) Invoice
 - iii) Cost abstract
 - iv) Claim Summery sheet
 - v) MNGL acceptance communication for registration / KYC / documents / reports, etc.
 - vi) labor compliance as per check list.
 - vii) Society meeting photos etc. (if any)
 - viii) Any other documents as instructed by EIC.

 MAHARASHTRA NATURAL GAS LIMITED	Empanelment of contractors for appointment of Direct Marketing Agency (DMA) for City Gas Distribution Network of Pune, Nashik, Sindhudurg and Ramanagara GA EOI No.: MNGL/C&P/2026-27/EOI/01/DMA/ Pune, Nashik, Sindhudurg and Ramanagara GA. dated 02.07.2026
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SOR wise payment details are as under:

SOR item No.	SOR Item Description	Payment %
(2&3)	1 st Stage- Collection of PNG Registration/ Individual registrations (Gasified Societies), Coordination and follow up with society, Conducting society meeting & Introductory presentation to the society members through projector etc. Carrying out promotional activities such as organizing events, camps, distribution of leaflets/pamphlets to create awareness regarding use of PNG, Obtaining Society permission, society bulk registration/ customer details, payment of registration etc. along with cheque collection	70
	2 nd stage Collection of balance payment	20
	Submission of documents/reports, Closure of contract	10
4	Collection of Domestic PNG Registrations (KYC) duly filled-in and signed from the Builders/Govt. Colonies/Other Govt. Agencies/Societies/Builders without payment of Security Deposit in gasified areas.	90
	Submission of documents/reports, Closure of contract	10
5	Registrations through MNGL Web Site: Assisting for filling of domestic PNG Application/Registration forms along with KYC and payment towards registration through web etc. from Gasifies/Non-Gasified area as per direction/requirement of MNGL.	90
	Submission of documents/reports, Closure of contract	10
7	Collection of Registration form & KYC from Non-Gasified area 1st stage Pre-registration Activity: Domestic customers registration including prima facie technical feasibility survey, interaction time with customers on safety tips, product benefits etc.	100
8	2 nd stage- Collection of registration charges + Connection Charges during gasification period (before commissioning of Society Network)	100
9	3 rd Stage - Collection of balance registration charges+ Connection Charges (After conversion)	100

Debiting all the penalties levied if any from time to time.

G) Service order validity shall be 31.03.2026

 MAHARASHTRA NATURAL GAS LIMITED	Empanelment of contractors for appointment of Direct Marketing Agency (DMA) for City Gas Distribution Network of Pune, Nashik, Sindhudurg and Ramanagara GA EOI No.: MNG/C&P/2026-27/EOI/01/DMA/ Pune, Nashik, Sindhudurg and Ramanagara GA. dated 02.07.2026
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PART – F

SCHEDULE OF RATES (SOR)

Following to be submitted along with EOI duly filled & Signed

Note: The quantities given above against individual items are indicative and shall not be considered to be binding. The quantities may increase or decrease at site at the time of actual execution and as per the discretion of Owner/ Engineer-in-charge. The unit rate shall be operated to work out the final payment due to Contractor.

EOI Submitted for	EOI Submitted for GA YES / NO
Pune GA (SOR-I)	
Nashik GA (SOR-II)	
Sindhudurg (SOR-III)	
Ramanagara GA (SOR-IV)	

General Note:

Prices quoted shall be inclusive of all taxes/duties and nothing extra shall be payable by the owner except for statutory variation in Goods & service tax rate during the contractual period.

I/We hereby unconditionally accept the Schedule of Rates (SOR) as mentioned below (SOR-I for Pune GA and SOR-II for Nashik GA, SOR-III for Sindhudurg GA and SOR-IV for Ramanagara GA), together with all the terms and conditions of this EOI, for the respective GA against which this EOI has been submitted

Seal & Signature of Bidder

SCHEDULE OF RATES (SOR)-I for Pune GA

Name of Work: EOI for appointment of Direct Marketing Agency (DMA) for City Gas Distribution Network of Pune GA (SOR-I)

EOI No : MNGL/C&P/2026-27/EOI/01/DMA/ Pune, Nashik, Sindhudurg and Ramanagara GA. dated 02.07.2026

Sl. No.	Item Description	Units	Unit Rate inclusive of all taxes & duties except GST (Rs.)
1	2	5	6
10	Collection of PNG Regitration/ Individual registrations (Gasified Societies): Coordination and follow up with society, Conducting society meeting & Introductory presentation to the society members through projector etc. Carrying out promotional activities such as organising events, camps, distribution of leaflets/pamphlets to creat awarness regading use of PNG, Obtaining Society permission, society bulk registraion/ customer details, payment of registration etc. as per direction of EIC and submission to MNGL. The content & material of leaflets pmphlets shall be finalised in consultation with EIC per direction/requirement of MNGL.		
12	Collection of Registrations from Gasified Societies (Society will be consider online after 60 days from the date of 1st conversion in respective society)	Nos	275.50
13	Collection of Fresh/New Registrations forms (gasified area / society with project team)	Nos	230.85
14	Collection of Registration (KYC) from Establishment: Collection & submission of PNG Registration i.e. KYC from establishments of Central or state Govt. /Semi Govt./Public Sector Undertakings/ Nationlized Banks/ Insurance Crop./Builders as per direction/requirement of MNGL	Nos	92.15
15	Registrations through MNGL Web Site: Assisting for filling of domestic PNG Application/Refistration forms alongwith KYC and payment towards registration through web etc. as per direction/requirement of MNGL. Note: The rate covers re-collection of amount against bounce payment etc. along with administrative charges or as per the direction of EIC.	Nos	92.15
16	Collection of Registration form & KYC from Non-Gasified area: Coordination and follow up with society, Conducting society meeting & Obtaining permission from societies/ where society formation not done/single bungalow as per format and submission to MNGL in soft/hard.		
17	Stage 1- Collection & submission of domestic PNG Registration forms alongwith KYC as per direction/requirement of MNGL.	Nos	92.15
18	Stage 2- Collection of registration charges+ Connection Charges during gasification period (before commissioning of Society Network)	Nos	46.07
19	Stage 3- Collection of balance registration charges+ Connection Charges (After conversion)	Nos	92.15

SCHEDULE OF RATES (SOR)-II for Nashik GA

Name of Work: EOI for appointment of Direct Marketing Agency (DMA) for City Gas Distribution Network of Nashik GA (SOR-II)

EOI No: MNGL/C&P/2026-27/EOI/01/DMA/ Pune, Nashik, Sindhudurg and Ramanagara GA. dated 02.07.2026

Sl. No.	Item Description	Units	Unit Rate inclusive of all taxes & duties except GST (Rs.)
1	2	5	6
10	Collection of PNG Registration/ Individual registrations (Gasified Societies): Coordination and follow up with society, Conducting society meeting & Introductory presentation to the society members through projector etc. Carrying out promotional activities such as organising events, camps, distribution of leaflets/pamphlets to create awareness regarding use of PNG, Obtaining Society permission, society bulk registration/ customer details, payment of registration etc. as per direction of EIC and submission to MNGL. The content & material of leaflets/pamphlets shall be finalised in consultation with EIC per direction/requirement of MNGL.		
12	Collection of Registrations from Gasified Societies (Society will be considered online after 60 days from the date of 1st conversion in respective society)	Nos	275.50
13	Collection of Fresh/New Registrations forms (gasified area / society with project team)	Nos	230.85
14	Collection of Registration (KYC) from Establishment: Collection & submission of PNG Registration i.e. KYC from establishments of Central or state Govt. /Semi Govt./Public Sector Undertakings/ Nationalized Banks/ Insurance Corp./Builders as per direction/requirement of MNGL	Nos	92.15
15	Registrations through MNGL Web Site: Assisting for filling of domestic PNG Application/Refistration forms alongwith KYC and payment towards registration through web etc. as per direction/requirement of MNGL. Note: The rate covers re-collection of amount against bounce payment etc. along with administrative charges or as per the direction of EIC.	Nos	92.15
16	Collection of Registration form & KYC from Non-Gasified area: Coordination and follow up with society, Conducting society meeting & Obtaining permission from societies/ where society formation not done/single bungalow as per format and submission to MNGL in soft/hard.		
17	Stage 1- Collection & submission of domestic PNG Registration forms alongwith KYC as per direction/requirement of MNGL.	Nos	92.15
18	Stage 2- Collection of registration charges+ Connection Charges during gasification period (before commissioning of Society Network)	Nos	46.07
19	Stage 3- Collection of balance registration charges+ Connection Charges (After conversion)	Nos	92.15

SCHEDULE OF RATES (SOR)-III for Sindhudurg GA

Name of Work: EOI for appointment of Direct Marketing Agency (DMA) for City Gas Distribution Network of Sindhudurg GA (SOR-III)

EOI No: MNGL/C&P/2026-27/EOI/01/DMA/ Pune, Nashik, Sindhudurg and Ramanagara GA. dated 02.07.2026

Sl. No.	Item Description	Units	Unit Rate inclusive of all taxes & duties except GST (Rs.)
1	2	5	6
10	Collection of PNG Regitration/ Individual registrations (Gasified Societies): Coordination and follow up with society, Conducting society meeting & Introductory presentation to the society members through projector etc. Carrying out promotional activities such as organising events, camps, distribution of leaflets/pamphlets to create awareness regarding use of PNG, Obtaining Society permission, society bulk registration/ customer details, payment of registration etc. as per direction of EIC and submission to MNGL. The content & material of leaflets pamphlets shall be finalised in consultation with EIC per direction/requirement of MNGL.		
12	Collection of Registrations from Gasified Societies (Society will be consider online after 60 days from the date of 1st conversion in respective society)	Nos	275.50
13	Collection of Fresh/New Registrations forms (gasified area / society with project team)	Nos	230.85
14	Collection of Registration (KYC) from Establishment: Collection & submission of PNG Registration i.e. KYC from establishments of Central or state Govt. /Semi Govt./Public Sector Undertakings/ Nationalized Banks/ Insurance Crop./Builders as per direction/requirement of MNGL	Nos	92.15
15	Registrations through MNGL Web Site: Assisting for filling of domestic PNG Application/Registration forms alongwith KYC and payment towards registration through web etc. as per direction/requirement of MNGL. Note: The rate covers re-collection of amount against bounce payment etc. along with administrative charges or as per the direction of EIC.	Nos	92.15
16	Collection of Registration form & KYC from Non-Gasified area: Coordination and follow up with society, Conducting society meeting & Obtaining permission from societies/ where society formation not done/single bungalow as per format and submission to MNGL in soft/hard.		
17	Stage 1- Collection & submission of domestic PNG Registration forms alongwith KYC as per direction/requirement of MNGL.	Nos	92.15
18	Stage 2- Collection of registration charges+ Connection Charges during gasification period (before commissioning of Society Network)	Nos	46.07
19	Stage 3- Collection of balance registration charges+ Connection Charges (After conversion)	Nos	92.15

SCHEDULE OF RATES (SOR)-IV for Ramanagara GA

Name of Work: EOI for appointment of Direct Marketing Agency (DMA) for City Gas Distribution Network of Ramanagara GA (SOR-IV)

EOI No: MNGL/C&P/2026-27/EOI/01/DMA/ Pune, Nashik, Sindhudurg and Ramanagara GA. dated 02.07.2026

Sl. No.	Item Description	Units	Unit Rate inclusive of all taxes & duties except GST (Rs.)
1	2	5	6
10	Collection of PNG Registration/ Individual registrations (Gasified Societies): Coordination and follow up with society, Conducting society meeting & Introductory presentation to the society members through projector etc. Carrying out promotional activities such as organising events, camps, distribution of leaflets/pamphlets to create awareness regarding use of PNG, Obtaining Society permission, society bulk registration/ customer details, payment of registration etc. as per direction of EIC and submission to MNGL. The content & material of leaflets pamphlets shall be finalised in consultation with EIC per direction/requirement of MNGL.		
12	Collection of Registrations from Gasified Societies (Society will be consider online after 60 days from the date of 1st conversion in respective society)	Nos	275.50
13	Collection of Fresh/New Registrations forms (gasified area / society with project team)	Nos	230.85
14	Collection of Registration (KYC) from Establishment: Collection & submission of PNG Registration i.e. KYC from establishments of Central or state Govt. /Semi Govt./Public Sector Undertakings/ Nationalized Banks/ Insurance Crop./Builders as per direction/requirement of MNGL	Nos	92.15
15	Registrations through MNGL Web Site: Assisting for filling of domestic PNG Application/Refistration forms alongwith KYC and payment towards registration through web etc. as per direction/requirement of MNGL. Note: The rate covers re-collection of amount against bounce payment etc. along with administrative charges or as per the direction of EIC.	Nos	92.15
16	Collection of Registration form & KYC from Non-Gasified area: Coordination and follow up with society, Conducting society meeting & Obtaining permission from societies/ where society formation not done/single bungalow as per format and submission to MNGL in soft/hard.		
17	Stage 1- Collection & submission of domestic PNG Registration forms alongwith KYC as per direction/requirement of MNGL.	Nos	92.15
18	Stage 2- Collection of registration charges+ Connection Charges during gasification period (before commissioning of Society Network)	Nos	46.07
19	Stage 3- Collection of balance registration charges+ Connection Charges (After conversion)	Nos	92.15