

Request for Proposal (RFP) For Tele Consultancy Services for Primary Health Care/Medical Facility

(RFP NO.- OPR/48/2023-24/127 DATED 04/07/2023)

OPRS Department, Uttar Banga kshetriya Gramin Bank, Head Office, Shib bari Road, Coochbehar -736101 (WB)



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Request for Proposal (RFP)
For Tele Consultancy Services for Primary Health Care/Medical Facility Business

TABLE OF CONTENTS

Sl. No.	Particulars	Page No.
	Introduction and RFP details	4
	Disclaimer	5
Section – A	Definitions	6
Section - B	General Information about <u>Uttar Banga Kshetriya Gramin</u> <u>Bank</u>	6
Section - C	Objectives	7
Section - D	Bidders' Eligibility Criteria	8
Section -E	Clarification and Amendment to the RFP	9
Section -F	Rejection of Bids	9
Section - G	Proposal Validity	10
Section - H	Evaluation Process	10
Section - I	Preparation of Proposals	12
Section - J	Submission, Receipt & Review of Proposals	12
Section - K	Terms & Conditions	13
Section -L	Important Dates for Bidders	27
Section -M	Minimum eligibility criterion (To be filled by bidders)	27
Form 1	Undertaking by Bidder	30
Form 2	Organization Snapshot	33
Form 3	Organization Details	34
Form 4	Products & Commission	35
Form 5	Business Break-up	36



A Govt. Owned Scheduled Bank Sponsored By Central Bank Of India

Request for Proposal (RFP)

For Tele Consultancy Services for Primary Health Care/Medical Facility Business

Form 6	Penalty & Warnings	37
Form 7	Individual health Care Medical Consultancy Cases Attended (Number of Consultations)	38
Form 8	Grievance Redressal	39
Form 9	Medical/Health Care Consultancy Service Experience	40
Form 10	Business & Revenue Estimate	41
Form 11	Key Support Areas	42
Form 12	Client Retention	43
Schedule 1	Form of Board Resolution	44
Schedule 2	Non-Disclosure Agreement	45



RFP- TELE CONSULTANCY SERVICES FOR PRIMARY HEALTH CARE/MEDICAL FACILITIES

Introduction

UttarBanga Kshetriya Gramin Bank (hereinafter called the "Bank") invites Request for Proposal from companies providing Tele consultancy services for primary health care and medical assistance via phone, video call, etc. to the customers of Bank at a very nominal fees.

The tele consultancy company must be engaged in the business of providing 24 x 7 audio and video assistance by facilitating all support services in the state of West Bengal.

Shortlist of Bidders shall be prepared after evaluation of the proposals submitted, by an internally constituted panel. Bidders are hereby advised to carefully review and submit all relevant information in the same chronology under the relevant sections only, with their RFP responses.

Details of the objectives, scope of the services, eligibility and qualification criteria and other data & documents required to be submitted along with RFP, criteria that would be adopted for evaluation of the responses for short listing and other information is contained in the RFP document. The RFP document can be downloaded from the Bank's website www.ubkgb.org

The last date and time for submission of proposals, complete with all the requirements as given in the RFP document.

RFP Details

1. RFP reference no. and date	OPR/48/2023-24/127 dated 04.07.2023
2. Purpose	Selection for tie up arrangement of Health care Consultancy Companies for providing Digital Health Care solutions to the customers of Bank.
3. Website	www.ubkgb.org



A Govt. Owned Scheduled Bank Sponsored By Central Bank Of India

<u>Request for Proposal (RFP)</u> For Tele Consultancy Services for Primary Health Care/Medical Facility Business

4. Email address	insurance@rrbubkgb.in
5. Contact Telephone Numbers	+91-7872144000
6. Sealed RFPs to be submitted to	Uttar Banga Kshetriya Gramin Bank, Head Office, Shib Bari Road, By-Lane (Opp. N. N. Park Main Gate), P.O.+Dist Coochbehar, West Bengal, Pin-736101.
7. Presentation by qualifying bidders	Shall be intimated by the Bank

Disclaimer

This invitation document is neither an agreement nor an offer and is only an invitation by Bank to the interested Companies / firm, rendering tele consultancy services of primary health care/medical services, for submission of Bids/proposals. The purpose of this RFP is to provide the health care consultancy Company(s) with data points, to assist them in formulation of their proposals. This document does not claim to contain all the information each health care consultancy Company may require. Each health care consultancy Company should conduct its own investigations and analysis and should check the accuracy, reliability and completeness of the information in this RFP and where necessary obtain independent advice. Bank make no representation or warranty and shall incur no liability under any law, statute, rules or regulations as to the accuracy, reliability and completeness of the information in this RFP document. Subject to any law to the contrary, and to the maximum extent permitted by law, Bank and its directors, officers, employees, contractors, representatives, agents and advisors disclaim all liability from any loss, claim, expense (including without limitation, any legal fees, costs, charges, demands, actions, liabilities, expenses or disbursements incurred therein or incidental thereto) or damage, (whether foreseeable or not) ("Losses") suffered by any person acting on or refraining from acting because of any presumption or information (whether oral or written and whether express or implied), including forecasts, statements, estimates or projections contained in



this RFP document or conduct ancillary to it whether or not the losses arise in connection with any ignorance, negligence, inattention, casualness, disregard, omission, default, lack of care, immature information, falsification or misrepresentation on the part of Bank or any of its directors, officers, employees, contractors, representatives, agents or advisors.

A. Definitions

Bank: Bank means "Uttar Banga Kshetriya Gramin Bank"

Bidder: Bidder means Health care consultancy Company responding to

this RFP

Recipient: Recipient means Health Care/ Medical Consultancy Company receiving

this RFP

Bid/Proposal: Bid or Proposal means the response submitted by the bidder to this

RFP

RMP: Registered Medical Practitioner having minimum qualification of MBBS

with requisite experience and expertise.

B. General Information about Uttar Banga Kshetriya Gramin Bank

Uttar Banga Kshetriya Gramin Bank, a body corporate constituted under section 3 of Regional Rural Banks Act 1976, having its Head Office at Shib Bari Road ,Coochbehar ,West Bengal -736101 (herein referred to as Bank). The Bank has 143 branches controlled by 3 Regional Offices spread in 5 districts of North Bengal.

At present the shareholding pattern of UBKGB is Govt of India (GOI) 50 %, Sponsor bank (Central bank of India) 35 % and Government of West Bengal (GOB) 15 %. For further details please visit Bank's website **www.ubkgb.org**

S. No.	District	Regional Office
1.	Coochbehar	Coochbehar
2.	Jalpaiguri	Jalpaiguri
3.	Alipurduar	



4.	Darjeeling	Siliguri
5.	Kalimpong	J

The bank has fine-tuned its services to cater to the needs of various sections of society. The Bank has been distributing the products of life insurance, non-life insurance, health insurance and social security schemes through bank branches and has been successful in providing one stop solution to the financial need of customers.

C. Objectives:

Bank has decided to have Memorandum of Undertaking (Agreement) with health care consultancy company, keeping in view the following objectives:

- To reduce Cost of health care as the same is increasing with increase in cost of hospitalization and cost of medicines.
- To meet the increased demand of Medical services as Life expectancy has increased and modern-day lifestyle related diseases are prevalent. This has led to increased demand of medical services.
- To improve awareness among rural masses as there is Lack of awareness amongst rural masses about medical/health care facilities which needs to be mitigated by providing affordable medical & healthcare assistance.
- To improve availability of medical and health care facilities at remote rural areas as there is Lack of availability of proper medical & health care assistance/facilities for rural population and families residing in remote areas.
- UBKGB seeks to educate its rural customers and make them aware about the primary and preventive health care issues by providing 360° health care solutions by engaging medical/healthcare consultancy companies who have expertise in rendering such kind of medical assistance through audio/video call, digitally enabled physical centres, tele-medicines, etc. with significant presence in rural areas.
- To provide a unique addition in the bouquet of services being offered to its customers, realize full value of its reach and customer base and to facilitate the customers with a kind of services that would act as a final shield to address their health protection gap.
- To offer innovative health care services at very affordable cost to improve well-being of the Rural population



The Bank invites proposals from eligible Healthcare Consultancy Companies (Bidder) with the view to enter into Memorandum of Undertaking (Agreement) (MOU) with the selected Bidder/s, to facilitate sale of primary/preventive healthcare consultancy products in 5 districts of North Bengal i.e. Coochbehar, Alipurduar, Jalpaiguri, Kalimpong and Darjeeling through our extensive network of branches.

Bidders are hereby advised to carefully go through and submit all relevant information as sought in the RFP. Details of the objectives, eligibility and qualification criteria, data & documents required to be submitted along with RFP, criteria that would be adopted for evaluation of the responses, short listing as well as other relevant information is contained in this document.

The RFP document can be downloaded from the Bank's website www.ubkgb.org

Bidders' Eligibility Criteria:

It is mandatory for the potential bidders to ensure that the following minimum eligibility criteria are met in order to participate in the process:

- 1. Organization should duly registered with National Health authority and having valid license as on date of submission of RFP response for procuring health care consultancy business in India.
- 2. Company having activities as health care and the same should be incorporated under the provisions of Companies Act, 2013.
- 3. Should have commenced operations in West Bengal before 31.03.2023.
- 4. The Bidder should have tie-up with at least two PSU Bank/ RRB for providing health care solutions to its customers.
- 5. The Bidder should have a dedicated team of at least 200 licensed in-house doctors(MBBS), practitioners, ANM/GNM/Nursing staff headed by a Chief Medical Officer.
- 6. The Bidder should have high quality IT platform and ability of providing 24x7 Doctor-on-call/consultation through audio/video call facility that too in local languages and at least one E-clinic facility in Five Districts of North Bengal i.e. Coochbehar, Alipurduar, Jalpaiguri, Kalimpong and Darjeeling.
- 7. The Bidder should have a customer base of minimum 50000 customers.
- 8. company should not have been blacklisted by any Regulatory or Legal entities.
- 9. The Bidder must be able to provide online Prescription.



- 10. The bidder have ability to support in training for creation of infrastructure of E − clinic.
- 11. Ability and willingness to provide dedicated manpower (resource) to take care of customers on boarding at branch level in the jurisdiction of banks.
- 12. The Bidder have Ability and willingness to provide dedicated manpower (resource) to take care of customers on boarding at branch level in the jurisdiction of banks.
- 13. Bidders shall not insolvent or bankrupt (or subject to any other similar proceeding) and it is not unable to pay its debts as they fall due, nor has it stopped paying its debts as they fall due.
- 14. Bidders shall be preferably an ISO certified company.
- 15. Authorized representative of Bidder should submit undertaking in Form 1.

E. Clarification and Amendment to the RFP

The Bidder may request clarifications on any clause of the RFP document up to Manager, OPER, UBKGB. Any request for clarification must be sent through mail to (insurance @rrbubkgb.in) by mentioning the relevant page number and clause number of the RFP strictly in the format given below-

S. No.	Page	Point/Section	Clarification point as stated in the tender document	- ,	Explanation/Remarks, if any

The Bank will respond in writing or by standard electronic means and if necessary as per time lines mentioned in "Section L - Important Dates for Bidders".

At any time before the submission of Proposals, the Bank may amend the RFP by issuing an addendum and hosting it on Bank's website. The addendum will be binding on all the bidders.

F. Rejection of Bids

The Bank reserves the right to reject the Bid if, the Bid is incomplete as per the RFP requirements and if,

- Any condition stated by the Bidder is not acceptable to the Bank.
- The Bid is incomplete as per RFP requirements at the time of bid submission.
- The RFP and any of the terms and conditions stipulated in this document are not accepted by the Bidder.
- Required information is not submitted as per the format given.



For Tele Consultancy Services for Primary Health Care/Medical Facility Business

- Any information submitted by the Bidder is found to be untrue / fake / false.
- The Bidder does not provide, within the time specified by the Bank, the supplementary information / clarification sought by the Bank for evaluation of the Bid.
- Any other reason which the Bank may deems it appropriate for rejection of the Bid.
- Any effort by the bidders to canvassing/lobbying/influence the Bank in the evaluation, ranking of proposals, and recommendation for award shall result in rejection of the Bidder's Proposal.

The Bank shall be under no obligation to accept any offer received in response to this RFP and shall be entitled to reject any or all offers without assigning any reason whatsoever. The Bank may abort the entire process at any stage, thereby without incurring any liability to the affected bidder(s) or any obligation to inform the affected bidder(s) of the grounds for Bank's action. The deadline for submission of the Proposals is mentioned in "Section L – Important Dates for Bidders". Proposals received after the specified time on the last date shall not be eligible for consideration and shall be summarily rejected.

G. Proposal Validity

All Proposals shall be valid for a period of 180 days from the last date of submission mentioned in "Section L - Important Dates for Bidders". The Bank will make its best effort to complete the process within the specified period. However, should the need arise the Bank may request the Bidder to extend the validity period of their proposals. Bidders, who do not agree, have the right to refuse to extend the validity of their Proposals. Under such circumstances, Bank shall not consider such proposal for further evaluation.

- The last date of submission of Bid is 15.07.2023 before 5.00 p.m. No proposal shall be accepted after this date and time.
- Bids of only those Bidders will be evaluated, who meet the minimum eligibility criteria as specified in the RFP.
- The Bank may at its sole discretion appoint or take the help of a professional agency to help the Bank in evaluation process.
- Bank may call for any additional information as required.

H. Evaluation Process:

The evaluation process will be split into 3 stages:

Stage 1: A proposal shall be rejected if it does not meet the bidder eligibility criteria as elaborated under Section D of this document. Only eligible proposals shall be further taken up for evaluation.

Stage 2: Technical evaluation of all eligible bids will be done on the basis of the information sought in the Form 2 to 15. This will carry a weightage of 70 marks. The short listing will be based on the evaluation parameters & the weightage for each of the parameters as shown in the table below:



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Request for Proposal (RFP)

For Tele Consultancy Services for Primary Health Care/Medical Facility Business

S. No.	Parameters	Points
1	No of Years of Operation	3
2	Having ISO certification	3
2	Sales Revenue for last 3 years	5
3	Physical Support details like no. of Digitally enabled physical centres/ Health Camps	6
4	Bank tie Ups PSU Bank /RRB	6
5	Number of other financial institutions being serviced by the company	5
6	Cumulative No. of clients enrolled under the scheme	6
7	No. of active clients availing the services	5
8	% commission being offered to the partner after tie-up	5
9	No. of audio/video consultation services rendered till date	6
10	No. of MBBS Doctors, ANMs/GNMs who will be the part of dedicated team rendering the services	7
11	Marketing Support & Manpower assigned to Bank	5
12	Technology & MIS	3
13	Medicine Distribution	5
	TOTAL	70

Stage 3: Upon RFP evaluation, the bank reserves the right to invite all eligible bidders ranked in an order before a committee appointed by the Bank for a presentation. The presentation shall carry a weightage of 30 marks. Successful bidders will be intimated about the date and time of presentation. Bank reserves the right to invite any number of bidders to make a presentation at its own discretion without assigning any reason.

Bidders will be ranked on the basis of sum total of the marks scored in technical evaluation process and presentation of shortlisted bidders. The bank intends to enter into service level agreement with the top bidder/s. Bank reserves the right to accept or reject any application without assigning any reason whatsoever.

In case the successful bidder is not agreeable to signing the service level agreements or impose any conditions not acceptable to the bank or communicate any changes from their



stated responses in the RFP or presentations made to the Bank which may not be acceptable to the Bank, the Bank may at its sole discretion decide to partner with the next ranked bidder/bidders. Here it would be pertinent to mention here that Bank shall be within its right to stipulate such terms and conditions as it may deem fit including the good practices to be followed by the health care consultancy company and those which it should not adopt in the Service Level Agreement/ Memorandum of Understanding.

I. Preparation of Proposal

In preparing their Proposal, Bidders are expected to examine in detail the documents comprising the RFP. Material deficiencies in providing the information requested may result in rejection of a Proposal.

While preparing the Proposal, the Bidder must give particular attention to the following:

- a. The data should be furnished strictly in accordance with the format specified.
- b. All monetary numbers should be in Indian Rupees. Denomination in INR Crores is preferred for large numbers.

Submission of the data in the wrong type of formats may result in the Proposal being deemed non-responsive at the discretion of the Bank.

J. Submission, Receipt and review of Proposals

The original bid shall contain no interlineations or overwriting, except as necessary to correct errors made by the Bidders themselves. The person, who has signed the proposal, must sign such corrections. An authorized representative who would be signing the Submission letter shall sign all pages of the original Bid Document with company seal. The Bid documents along with the data as per the formats mentioned in the Data Sheet must be submitted at the same time.

The bidder understands that the Bank is a Regional Rural bank. The Bank and its officials are bound by guidelines of governance and transparency in processes. The Bank has undertaken the RFP process to ensure that there is transparency and fairness in the process of selection of suitable consultancy partner and the Bank and its customers get the best possible support and service to the extent permitted under applicable laws and guidelines.

Therefore, from the time the Bid are submitted, to the time the Bidders are shortlisted, the Bidder should not contact the Bank or any officials of the Bank on any matter, except to seek clarifications or respond to the queries of the Bank in writing or email. Any effort by Bidders to influence the Bank in the examination, evaluation, ranking of proposals and recommendation forward shall result in the rejection of the Bidders' Proposal. The Bank



reserves the right to seek clarifications from the Bidders. Such clarification(s) shall be provided by the Bidder within the time specified in "Section L - Important dates for bidders", by the Bank for this purpose. Any request for clarification(s) and all clarification(s) in response thereto shall be in writing through email.

Uttar Banga Kshetriya Gramin Bank, its employees or its consultants are not liable towards any financial loss caused to the bidder either directly or indirectly as a result of their response to this RFP.

Bid documents along with the data as per the formats mentioned in the Data Sheet must be submitted at the same time in a single sealed envelope super-scribed as "Uttar Banga Kshetriya Gramin Bank –RFP for Tele Consultancy Services for Primary Health Care/ Medical Facility Business". An authorized representative who would be signing the Submission letter shall initial all pages of the proposal with company seal. The Name and address of the Bidder and date of submission of the RFP are to be specifically mentioned over the envelope. If the outer envelope is not sealed and marked properly, the Bank will assume no responsibility for the Bid's misplacement or premature opening. Bank will not be responsible for any postal delays and submission by way of e-mail is not acceptable.

K. Terms and Conditions

- 1. Force Majeure: Notwithstanding the above provisions, the Successful bidder shall not be liable for termination on account of default if and to the extent that the delay or failure to perform its obligations under the Contract is the result of an event of Force Majeure. For purposes of this clause, "Force Majeure" means an event beyond the control of the Bidder and not involving the Bidder's fault or negligence and not foreseeable. Such events may include, but are not restricted to, wars or revolutions and epidemics. If a Force Majeure situation arises, the Bidder shall promptly notify the Bank in writing of such condition and the cause thereof. Unless otherwise directed by the Bank in writing, the Bidder shall continue to perform its obligations under the Contract as far as is reasonably practical, and shall seek all reasonable alternative means of performance not prevented by the Force Majeure event.
- **2. Confidentiality:** The RFP document is provided to the Recipient on the understanding that the Recipient shall maintain confidentiality of the contents herein. The Recipient, by virtue of accessing this document, shall be deemed to be under an obligation to protect the confidentiality of the contents herein. The Recipient shall use the information/contents provided herein solely for the purpose of evaluation/ submission of its Bid and not for any other purpose. The Recipient shall also not make any news release, public announcements or any other reference on RFP or contract without obtaining prior written consent from the Bank. Any reproduction of this RFP by Xerox/Photostat/Electronic or any other means is strictly prohibited without prior consent of the Bank. The Bank is entitled to be indemnified



by the Recipient without any cap for any loss/damage to reputation and / or for any breach of confidentiality.

Customer Confidentiality:

- (a) The customer profile or information collected from the customer for the purpose of opening of account is to be treated as confidential and details thereof are not to be divulged to a third party for cross selling or any other like purpose and should be in conformity with the guidelines issued in this regard.
- (b) Any other relevant information from the customer should be sought separately with his/her consent. The Risk assessment done for the customers are to be kept confidential and details not to be divulged except as specified in the policy.
- (c) During the term of tie up arrangement period and thereafter, the service providers and bank shall safeguard and treat as confidential all information that they have received from each other to the extent that it is not publicly known, and that is to be considered a business secret. Furthermore, the Parties shall take necessary precautions to prevent the unauthorized use of such information by employees.
- Service provider Company should irrevocably agrees and undertakes that it shall keep the confidential information pertaining to Bank and that of Bank's customers secret and confidential and shall not disclose the same, in whole or in part, to any person without the express and prior written permission of Bank.
- (e) Service providers Company shall ensure that the confidential information is used on a need-to-know basis for the limited purpose of performance of the service providers' obligation under the requirement of service product.
- (f) All confidential information pertaining to Bank, obtained by the service provider company shall, immediately upon Banks' request or upon expiry or termination of tie up arrangements, be returned to Bank or destroyed including any and all copies and adaptations thereof without retaining any copies thereof.
- (g). Health service Company should agrees to take all necessary action required to protect the confidential information of Bank against misuse, loss, destruction, deletion and/or alteration and shall not misuse or permit misuse directly or indirectly or commercial exploit the confidential information for economic or any other benefit. Company should immediately notify Bank of any unauthorized or improper use or disclosure of confidential information that may come to its knowledge.
- (h). If company becomes aware of any premature leak of confidential information of Bank or becomes aware of any circumstances creating a risk of such a leak, shall immediately inform the management of Bank of such leak or of such circumstances.



- (i) The service provider company should establish and maintain appropriate administrative, technical and physical safeguards to protect any confidential information/personal data/sensitive personal data accessed or received under this tie up agreement, as may be required to comply with the applicable laws including the Information Technology Act, 2000 and the rules framed thereunder.
- (j) Any Claim for such damages shall be the sole liability of service provider in case the reasonable security practices as mandated by Bank, its regulator and the law applicable are not adhered to.
- (k) Company shall manage and handle customer's data and Banks data including Sensitive Personal Data or Information (SDPI) as defined in the Information Technology Act, 2000 and Rules made thereunder only on a physical/virtual server located only within the shores of India, which shall also be applicable to Data Recovery (DR) sites maintained/managed by the company, and shall not take out / allow to take out any kind of data outside of India unless it is explicitly approved by Bank.

3. Potentially Vulnerable Customer (PVC):

- (i) The Potentially Vulnerable Customers are prone to financial abuse due to their level of education, age, income, profession, demography, financial understanding etc. Protecting vulnerable customers and helping them protect themselves is important for any financial institution.
- (ii) The financial abuse is when someone misuses money, financial resources, or property or assets without the owner's knowledge or consent due to various limiting factors of the customer. The aim of identifying PVC is to enforce Customer welfare by protecting customers against financial abuse, empowering customer by giving them access to information and to redress customer issues/complaints.
- (iii) The Potentially Vulnerable customers can broadly be identified as:
- a) Low income group (annual income say below Rs ` 1.00 Lac),
- b) Those with low level of education (below class X)
- c) Customers who are employed in certain profession such as Blacksmith, Cook, Crane operator, Deliveryman, Helper, Driver, Fishermen, Freight Handler, Labourer, Maid/Housemaid/servant, Peddler, Porter/Coolie, Rickshaw puller/cycle Rickshaw, etc or other customers with similar occupation profile
- d) Unemployed individuals.
- e) Customers in receipt of windfall through lottery win, gift, inheritance etc.,
- f) Physically disabled persons or persons with terminal illness,
- g) Young individuals (age below 18 years) and
- h) Senior citizens & older individuals.
- (iv) PVC Customers may not be able to take informed decisions about their appetite to risk. As such, it is to be ensured that suitability is assessed at the time of providing service products and the right product is offered/ sold to the customer with due consideration of the customer's need.





(v) It is preferred to simplify the product on its benefit and offer, while educating the above mentioned category of the customers (PVC) about the possible risk factors and not to make any extraordinary or exaggerating claim apart from the information as provided in the product. In situations where in the customer has limited understanding of English language, the staff member offering/explaining the product should be able to speak and understand the language spoken by the customer. Additionally, the sales literature and brochures used during the sale should be ideally in the language that is understood by the customer. Both the parties of tie up must take a above mentioned note while referring PVC . Further Service providers must have Bangla speaking call centre as well as Bangla speaking Registered Medical practitioners and E – clinic assistance for better understanding of services to PVC in the jurisdiction of Bank .

4. KYC & AML Guidelines:

- (i) The compliance to Know Your Customer (KYC) standards and Anti-money Laundering (AML) norms issued by the Bank from time to time should be strictly adhered to.
- (ii) Transactions in cash should be discouraged and efforts should be made to execute all transaction through account transfers/cheques only.

5. Complaints & Grievances Redressal:

- All customers who has taken the service product are treated fairly at all times.
- All queries, requests and complaints, raised by customers are dealt with courtesy, accuracy and resolved in time.
- Customers are made aware of their rights to enable them opt for alternative remedies, in the event of their being not satisfied with the Bank's/ service providers response or resolution to the complaint.

6. Grievance Redressal Procedure:

For any grievance related to service product, customer can approach any of the below mentioned touch points for redressal. Requisite systems are to be in place to receive/address and resolve prospective customers' queries, requests and complaints at all touch points

- Call on specified number provided for complaint by the health service providers.-
- E-mails: Policyholders can send an e-mail for any clarifications. The complaint will be resolved by specified person in a given Turn-Around-Time (TAT) and responds to the customer.
- Letters: enrolled customer can send a letter to the Banks address or the address of service provider. The Department at head office resolves the query in a given TAT and responds to the customer.
- The Bank shall take adequate steps for redressal of grievances of existing and prospective third party product customers within the turnaround time, as may be specified for the Banks own customers.



- With the advent of social media, complaints may also be received from customers through the various social media platforms like Facebook, Twitter etc. The complaints received through these platforms must also be processed for redressal as per the extant Bank policy.

7. Code of Conduct:

(i) Purpose and Scope of the Code:

Code of conduct is to demonstrate the core values of being a fiduciary by establishing professional standards in their dealings with the customers / service takers so as to exemplify the values of transparency, competency, fairness, integrity and thereby seek to inspire and maintain trustworthiness in the profession of health service providers.

(ii) Obligations of the Health Service Providers:

- a. Health service provider must consider customers / service takers interest as paramount and exercise due diligence and take proper care.
- b. Health service provider should try to avoid conflict of interest as far as possible.
- c. Health service provider shall ensure that financial incentive should not form the basis of acquiring business and shall promote a culture of ethics and integrity within the organization, so as to dissuade unfair practices, conflicts, aggressive sales tactics and other inappropriate conduct directed to achieve sales targets in disregard of its duties of care, diligence and loyalty.
- d. Health Service provider shall not collude or undertake malpractices such as carrying out unethical practices, selling unsuitable products to clients by making false or misleading statements, concealing or omitting material facts of the scheme, etc.

Compliance related obligations:

- a. Health service provider should comply all requisite guidelines of National Health Authority or Indian Medical Association or other regulatory body prescribed for doing such services of Tele / video consultancy and opening of E-clinic etc.
- b. Health service provider shall ensure that their Representatives including professionals at E –clinic have the necessary training and experience to perform their respective services.
- c. Health service providers and their Representatives shall maintain confidentiality of all information relating to the client, and shall not:
- (i) Share or publish such information in any private or public forum without prior written consent of the concerned person.



- (ii) Share or make any disclosure to any third party except pursuant to any filings or disclosures as may be required under applicable law or order of any court or regulatory body.
- (iii) Share data with Group Companies or any other person for cross marketing.

Health service Providers and their Representatives shall comply with the Data Sharing Principles and the applicable laws on Personal Data Protection.

(iv) Health service providers shall adhere to contractual agreements with the tie up relating to data privacy to ensure that the data is always protected, used only for the purpose for which it was obtained and purged as soon as the data is no longer required to be stored for rendering services for which it was collected or stored securely.

Infrastructure, record keeping and other related obligations:

- a. Physical Infrastructure: Health service provider should maintain necessary infrastructure to support in maintaining high service standards to customers.
- b. Digital Infrastructure: Health service providers should have adequate digital infrastructures required to provide offered health services with high standard of data protections.

Internal control, financial and operational resources: The Health service providers should have internal control procedures and financial and operational systems and processes which can be reasonably expected to detect and prevent mis-selling as well as mitigate financial loss arising from fraud and other dishonest acts, professional misconduct or omissions, theft, or force majeure events.

Record keeping: Health service providers should maintain adequate records in relation to clients, whether in physical or digital form, as applicable, in compliance with the applicable laws, including KYC records.

Client related obligations:

- a. Health Service providers shall provide full and updated information on schemes/products/ services , and shall not deliberately withhold or omit any material fact or information about particular scheme /product/ services .
- b. Any additions, revisions to the customers contact details /information is done only upon receipt of such information from the customers or the customers authorized person.
- c. Application forms submitted by the customers are not tampered with, whether by inserting, deleting or modifying any information / field in the application forms.



d. Health service providers shall endeavour to resolve customers grievances/complaints arising out of marketing, sale and distribution activities and shall provide complete assistance for redressal of grievances/complaints within the stipulated time frame.

Other obligations:

- (i) Health service providers shall ensure that their Representatives / E-clinic professionals undergo training on proper conduct for their sales, marketing and distribution activities and focusing on awareness and understanding of their obligations towards the clients /customers.
- (ii) Adequate procedures to be followed in performance of their functions so as to prevent and detect any frauds and errors, and
- (iii) Responsible usage of social media platform with respect to content standards, authenticity and approval for the information, frequency of usage and other ethical practices.
- (iv) Health service providers shall immediately notify the Bank, in writing, if any of its Representatives has committed any act amounting to moral turpitude, financial irregularities or has been arrested by the police or whose employment/service has been terminated on account of any of the aforesaid bad acts.
- (v) All compliance required by National Health Authority, Bank and its regulators has to complied by the service providers and any default in compliance may leads to termination along with penalty to the service providers.
- (vi) No discrimination shall be made on the basis of caste/creed/religion/gender etc., and Company shall ensure the proper render of facility services and availability of E-clinic facilities to the eligible and enrolled patients without discrimination.
- (vii) Any co-branded documents/mailers /materials shall be pre-approved in writing by the Bank.
- (viii) Company shall provide complimentary Tele-Medicine services to Banks employees and their family members.
- **8. Resolution of Disputes:** All disputes and controversies between Bank and Recipient shall be subject to the exclusive jurisdiction of the Court(s) in Coochbehar/Siliguri and the parties agree to submit themselves to the jurisdiction of such court.
- **9. Arbitration:** Any dispute/differences arising out or in connection/relating to the bidder under and pursuant of MOU signed between the Bank and the bidder, shall be resolved by mutual negotiations in good faith. If the matter/dispute failed to resolve by mutual negotiations in good faith the parties/either party shall refer such disputes/differences to the Sole Arbitrator to be appointed by Uttar Banga Kshetriya



Gramin Bank, upon after issuance of 30 (thirty) days' notice in writing to the other party clearly stated therein the specific dispute/s. The Arbitration proceedings conducted in accordance with the provisions of the Arbitration & Conciliation Act, 1996, as amended up to date or any other legislation for the time being in force. The place and seat of Arbitration shall be in Coochbehar/Siliguri and shall be conducted in English language. Further parties shall equally bear the costs, fee, etc. of Sole Arbitrator".

- **10. Inspection of Records:** All Bidder records with respect to any matters covered by this tender shall be made available to Bank and/or the RBI or competent authorities, its auditors at any time during normal business hours, as often as Bank/RBI/ competent authorities deems necessary, to audit, examine, and make excerpts or transcripts of all relevant data.
- **11. Legal Relationship:** No binding legal relationship will exist between any of the Recipients and the Bank until execution of a contractual agreement to the full satisfaction of both the parties.

12. Termination of Tie-up Arrangement:

- (i) The Tie up arrangement can be terminated by either party by giving 90 days' notice with or without any reason.
- (ii) After expiry of tie up; If not extended, the arrangement will automatically expire and be of no binding force except for the rights to be exercised and responsibilities to be undertaken which may accrue or arise out of the events that occurred during the subsistence of the tie up.
- (iii) Bank may terminate this Agreement immediately upon written notice to the other Party ("Defaulting Party"), without the need for judicial recourse, upon the occurrence of any one or more of the following:
- (a) Dissolution of the Defaulting Party or revocation, suspension or termination of any license held by the Defaulting Party that is required to perform the Services;
- (b) Failure of Defaulting Party to remit any due amount to the Bank upon demand or commission by Defaulting Party of any fraud against the Bank.
- (c) Breach by the Defaulting Party of any provision of the Agreed terms or the commission of any act that is illegal;
- (d) Change of Control.
- (e) If the Party suffers an Insolvency Event; or



For Tele Consultancy Services for Primary Health Care/Medical Facility Business

Termination shall not affect any provision of the Agreed terms, whether express or implied, would survive such termination. On termination of this Agreement for any reason:

- (i) The Parties shall cease to use the respective trademark/s, logo/s or name/s of the other Party and shall discontinue all actions and representations from which it might be inferred there is any continuing connection or relationship whatsoever relating to the participating in, and promotion of, the Services.
- (ii) Notwithstanding anything contained herein above, any payments due and payable to each other in terms of this Agreement at the time of termination of tie up arrangements hereof shall be made in full within 30 (Thirty) days of such termination.
 - (iii) Notwithstanding anything contained herein above, company shall ensure the benefits are available to customers to whom facility services have been issued irrespective of the termination of the tie up arrangements.

13. Exclusive tie-up

- (i) The tie up arrangement shall be exclusive to selected geographical areas of Banks' operations as per mutual discussions between the Parties.
- (ii) During the term validity of tie up arrangements, Company shall maintain exclusivity (in the mutually agreed selected geographical areas of Banks operations) to sell, market or tie-up with any third party for products or services akin to or like the Services, in order to avoid overlaps and operational issues.

14. Indemnification:

Without prejudice to the rights of the Parties under the arrangements or applicable Law, the party ("**Indemnifying Party**") hereby indemnifies and agrees to hold the Bank harmless against all liabilities, costs, expenses, damages and losses (including but not limited to any direct, losses and all interest, penalties and legal costs (calculated on a full indemnity basis) and all other professional costs and expenses) suffered or incurred by the Indemnified Party arising out of or in connection with:

- i. any breach of agreed terms of the representations and warranties.
- ii. negligent performance or non-performance of the Agreed term;
- iii. the enforcement of this Agreed terms;



Notwithstanding anything contained herein above, neither Party shall be liable for any incidental, indirect damages or liabilities of any kind, or loss of revenue, loss of business or other financial loss arising out of or in connection with the tie up arrangements.

15. Not a Joint Venture: Both Bank as well as service provider company shall be independent business and legal entities. Except as provided in tie up arrangement, and not be considered as joint venture and relation is limited to the extent of terms of tie up arrangements only.

16. Dispute Resolution

- b. If at any time, during or after the tenure of the tie up arrangements, any dispute arises in respect of compliance with any of the provisions by any of the parties or in respect of any other matter arising out of terms and conditions of the agreed terms, the parties shall endeavor to settle the matter or dispute amicably via a meeting or any other means of communication.
- c. If parties are unable to resolve the disputes amicably within a period of thirty (30) days, then the parties may refer their dispute for resolution to a sole arbitrator, to be appointed jointly by both parties. The arbitration shall be held in accordance with the Arbitration and Conciliation Act, 1996 as amended or re-enacted from time to time. The seat for the arbitration shall be in coochbehar/Siliguri. The arbitration proceedings shall be conducted in the English Language and a record of the proceedings and of all documents and communications between the parties shall be maintained in English. The Award passed by the Sole Arbitrator shall be final and binding on the parties. Parties shall bear equally the costs of the arbitration. Each Party shall pay its own attorneys' fees, witness fees and other expenses or costs incurred for its own benefit.

17. Miscellaneous

- d. *Notice:* Any notice or other communication required or permitted to be sent hereunder shall be sent at the supplied specified addresses or to such other address as the Parties may inform one another in writing.
- e. **Authority of authorized representatives:** Each of the Party represents and warrants that their representative executing the documents is duly authorized by them and hence, has the necessary authority to represent the respective Party. Any of the General Manager of Bank is proposed to be an authorized representatives on behalf of the Bank.



For Tele Consultancy Services for Primary Health Care/Medical Facility Business

- f. **Assignment:** Rights and duties arising out of the tie up arrangements cannot be assigned without the prior written consent of the other Party.
- **18. Service Level Agreement:** Upon completion of the selection process, the selected Health Care/ Medical Consultancy Company should sign a Service Level Agreement with the Bank, which among other conditions, will also include the following.
 - **i.** The selected Health care consultancy Company should agree the performance standards stipulated by the bank.
- **ii.** The selected Health Care Consultancy Company should preserve the documents and data for a period of five (5) years that are directly in relation to the Financial products and its obligations.
- **iii.** The selected Health care consultancy Company should be able to provide a robust state-of-the-art technological platform for managing the business on-line with access to Bank branches/controlling offices through intranet / internet as may be mutually agreed upon so as to meet the requirements of customer expectation and at par with the competitors in the industry.
- **iv.** The selected Health Care Consultancy Company should be able to provide the automated MIS related to the business on regular basis and the other reports related to business under this contract to the Bank as per requirements from time to time.
- **v.** It will be the sole responsibility of the selected Health Care Consultancy Company to provide uninterrupted service to the customers.
- vi. The selected Health Care Consultancy Company should maintain secrecy and confidentiality of all records and information shared under this contract.
- **vii.** The selected Health Care Consultancy Company should indemnify the Bank for breach of confidentiality and obligations by the selected Health Care Consultancy Company, its representatives and agents at the first demand by the Bank.
- viii. The selected Health Care Consultancy Company shall indemnify, protect and save the Bank against all claims, losses, costs, damages, expenses, action suits and other proceedings, resulting from infringement of any law pertaining to patent, trademarks, copyrights etc. or such other statutory infringements in respect of its consultancy business.
 - **ix.** It will be the sole responsibility of the selected Health Care Consultancy Company to provide medical advice and consultancy via phone, video call or other means by



For Tele Consultancy Services for Primary Health Care/Medical Facility Business

providing, assisting and facilitating all support services for enabling the said service as per the applicable laws, guidelines, regulations and professional etiquette by the Registered Medical Practitioners engaged by the consultancy company. Bank will not be responsible for responding to any health related queries raised by customer and the selected Health Care Consultancy Company shall indemnify the Bank for any loss / expenses incurred on account of any action initiated by the enrolled/subscribed customers for their claim against the Bank.

- **x.** The selected Health Care Consultancy Company should procure necessary licenses, permissions and approvals from the competent authority and comply with all applicable Laws in respect of health care consultancy business done by them as well as in relation to the sub-contractors engaged by them.
- **xi.** The selected Health Care Consultancy Company should provide indemnity to the Bank against all claims, costs and actions for all commissions and omissions by the service provider and its representatives.
- **xii.** The Bank shall have the right to terminate the agreement by issuing a notice without assigning reason and also in the case of breach of contractual obligations by the selecting Health Care Consultancy Company. The selected Health Care Consultancy Company shall not terminate the agreement for its convenience.
- **xiii.** The Bank /RBI shall have right to audit the records of the selected Health Care Consultancy Company under the purview of this agreement.
- **xiv.** The Bank shall have right to Set Off any amount which is due to the selected Health Care Consultancy Company.
- **xv.** The Bank can enter into contract with other Health Care Consultancy Companies for similar types of arrangements.
- xvi. The company should adhere the Telemedicine guidelines of Govt. of India
- **xvii.** In any condition Bank shall not be liable to pay damages to selected Health Care Consultancy Company.
- **xviii.** Assignment: The selected Health Care Consultancy Company shall not assign, in whole or in part, its obligations to perform under the proposal, except with the Bank's prior written consent.



For Tele Consultancy Services for Primary Health Care/Medical Facility Business

- **xix.** The selected Health care consultancy company shall appoint Medical Practitioners and the terms & conditions of the medical advice shall be determined by all the parties mutually to be followed by the Medical practitioners.
- **xx.** The Medical Practitioners shall manage and facilitate the service facility of providing medical advice or consultancy and record keeping via systems that are developed internally or bought externally.
- **xxi.** The Medical Practitioners appointed by selected Health care consultancy company will have the minimum qualification required to give medical advice as per the laws of India.
- **xxii.** The selected Health care consultancy company shall appoint Registered Medical Practitioners (Minimum MBBS Qualified and duly registered with national medical councils or respective state medical council and comply with relevant provisions) who shall give medical advice by the mode of telemedicine over audio/video call. E-Prescription will be sent via SMS or digital copy of the signed prescription or email or messaging platform or any other mode by using any telecommunication technology of communication to all authorized customers without any prejudice.
- **xxiii.** The selected Health care consultancy company's appointed Medical Practitioner shall be liable and responsible for their professional medical advice and consultancy to be rendered to the registered members under the applicable laws, regulations and professional etiquettes.
- **xxiv.** The selected Health care consultancy company shall capture and record the medical advice via its own developed system record medicine (if any) or medical advice electronically in the prescription system which may be sent to the registered members if required.

19. Other Terms and conditions

- i. The Health Care Consultancy Company should submit the process document on application collection, fee reconciliation, acknowledgement issuance and query/grievance resolution.
- ii. The successful applicant will have to submit a Non-Disclosure Agreement (strictly on the lines of format given in Schedule 2 of this RFP on Non-judicial stamp paper of value Rs. 200/-), Security Fee Deposit for the amount and validity as desired in this RFP together with acceptance of all terms and conditions of RFP.
- iii. The selected Health Care Consultancy Company must set up requisite no. of local Digitally enabled physical centres having basic medical equipment & facilities with duly assigned health assistant (ANM/GNM, etc.) for diagnosing the patient and



For Tele Consultancy Services for Primary Health Care/Medical Facility Business

video call facility for getting suitable guidance from Registered Medical Practitioner 24x7.

- iv. The company will open a current account with Bank for collection of premium and subsequent renewal premiums.
- v. The company should have a wide range of products based on the need and requirement of Bank customers.
- vi. The products should be in line with the market conditions and should be competitive enough, to restrain our clients from looking anywhere else.
- vii. The company should have fair and speedy one stop health care solution to all the subscribers 24 x 7.
- viii. The company should be in position to remit the revenue/commission payable to the bank every month at the corporate level with complete details by the 10th of succeeding month.
 - ix. The selected Health Care Consultancy Company should provide necessary training to the staff of the Bank if required.
 - x. Selected Bidder shall be the "Principal Employer" of the employees, agents, contractors, sub-contractors etc. engaged by the selected bidder and shall be vicariously liable for all the acts, deeds, matters or things whether the same is within the scope of power or outside the scope of power, vested under contract. No right of any employment in bank shall accrue or arise, by virtue of engagement of employees, agents, contractors, sub-contractors, etc. by the selected bidder, for any assignment under contract. All remunerations, claims, wages, dues, etc. of employees, agents, contractors, sub-contractors etc. of selected bidder shall be paid by the selected bidder alone. Bank shall not have any direct or indirect liability or obligations to pay any charges, claims or wages of any of the selected bidder's employees, agents, contractors, sub-contractors etc.
 - xi. Selected bidder shall agree to hold Bank, its successors, assigns and administrator fully indemnified and harmless against loss or liability, claims, actions or proceedings, if any, whatsoever nature that may arise or caused to bank through the action of selected bidders' employees, agents, contractors, sub-contractors etc.
- xii. Bank shall decide on change or discontinue the variety of and the manner of providing the service facility.



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Request for Proposal (RFP)
For Tele Consultancy Services for Primary Health Care/Medical Facility Business

L. IMPORTANT DATES FOR BIDDERS

S. No.	Subject	Details
1.	RFP Ref. Number & Date	OPR/48/2023-24/127 dated 04.07.2023
2.	Purpose	Selection of a Health Care Consultancy Company for Primary Health care/ Medical Facility Business.
3.	Date & Time for seeking clarification for RFP	10.07.2023, 5.00 pm
4.	Date by when Bank will respond to the clarifications sought by Bidders	15.07.2023
5.	Date & Time for Bidders to submit response to RFP	18.07.2023, 5.00 pm
6.	Date & time for opening of Bid	18.07.2023, 5.30 pm
7.	Date & Time of review of Bids	20.07.2023, 3.00 pm
8.	Date for Presentation	Shall be intimated by the Bank to shortlisted Bidders.

M. MINIMUM ELIGIBILITY CRITERIA (TO BE FILLED BY BIDDERS)

S. No.	Eligibility Criteria	Criteria Met by Bidder (Yes / No)
1	Whether Organization is duly registered with National Health authority and having valid license as on date of submission of RFP for procuring health care consultancy business in India.	
2.	Bidder having activities as health care and the same is duly incorporated in the Article	



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Request for Proposal (RFP) For Tele Consultancy Services for Primary Health Care/Medical Facility Business

	of association under the business activities to be carried out under the provision of Companies Act, 2013. (in case of company)	
3.	Bidder commenced operations in West Bengal before 31.03.2023.	
4.	The Bidder has tie-up with at least two PSU Bank/ RRB for providing health care solutions to its customers.	
5.	The Bidder has a dedicated team of at least 200 licensed in-house doctors(MBBS), practitioners, ANM/GNM/Nursing staff headed by a Chief Medical Officer.	
6.	The Bidder has ability of providing 24x7 Doctor-on-call/consultation through audio or video call facility and at least one E-clinic facility in each 5 Districts of North Bengal i.e. Coochbehar, Alipurduar, Jalpaiguri, Kalimpong and Darjeeling.	
7.	The Bidder has a customer base of minimum 50000 customers.	
8	Whether Bidder is blacklisted by any Regulatory or Legal entities.	
9	Whether Bidder having ability to provide online Prescription to the customers .	
10	Whether bidder having ability to support in training for creation of infrastructure of E – clinic.	
11	Whether Bidder having Ability and willingness to provide dedicated manpower (resource) to take care of customers on boarding at branch level in the jurisdiction of bank.	
12	Whether Bidder is adhering Tele – Medicine guidelines of Govt of India .	



Place:

Signature of Applicant

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Request for Proposal (RFP) For Tele Consultancy Services for Primary Health Care/Medical Facility Business

13	Whether Bidder having adequate infrastructure for Data protection .	
14	Whether company is facing any insolvency or bankruptcy proceedings.	
15	Board Authorized representative of Bidder has given an undertaking in Form 1 duly signed and stamped.**	

** Please enclose Board Resolution authorizing the signatory for entering into agreement and contracts on behalf of the Bidder.

Date:	Name & Designation / Seal of
	Organization



For Tele Consultancy Services for Primary Health Care/Medical Facility Business

FORM -1 Undertaking by Bidder

[Location, Date]
To:
General Manager (OPR)
Uttar Banga Kshetriya Gramin Bank
Head Office
Coochbehar

Dear Sir,

Sub: RFP for proposed Tele Consultancy service arrangement for Primary Health Care/ Medical Facility business

- 2. Having reviewed and fully understood all information provided in the Request for Proposal Document dated [......] ("RFP") issued by the Bank, [.....] (Bidder) is hereby submitting the Bid. As required we are enclosing the following:
- a. Bid as per the RFP
- b. Other details and supporting documents (as applicable) in response to the requirements outlined in the RFP.
- 3. Our Bid is unconditional, valid and open for acceptance by Bank until 180 days from the last date of submission of the RFP.
- 4. We undertake that we shall make available to the Bank, any additional information/clarification it may find necessary or require to supplement or authenticate the Bid.
- 5. We hereby agree, undertake and declare as under:
 - We have examined the RFP document and have no reservations with respect to the same.
 - Our Bid is, in all respects, compliant with the requirements of the RFP. Without prejudice to the foregoing, notwithstanding any qualifications or conditions, whether implied or otherwise, contained in our Bid, we hereby represent and confirm that our Bid is unqualified and unconditional and is without any deviations, conditions or any assumptions in all respects.
 - Notwithstanding any qualifications or conditions, whether implied or otherwise, contained in our Bid, we hereby agree and undertake to keep this Bid valid and open



for acceptance without unilaterally varying or amending its terms for the period, including any extended period, as specified in accordance with the RFP.

- We declare that in the event that the Bank discovers anything contrary to our above declarations, it is empowered to forthwith disqualify us and our Bid.
- We undertake that in case due to any change in facts or circumstances or applicable law during the Bidding process, we are disqualified in terms of the RFP, we shall intimate the Bank of the same immediately.
- We further declare that we have not been declared ineligible for corrupt or fraudulent practices in any bid process and have not been blacklisted by any Nationalized Bank or regulatory authority in the past five years.
- We confirm that the Bank and its authorized representatives are hereby authorized
 to conduct any inquiry or investigation to verify the veracity of the statements,
 documents, and information submitted in connection with this Bid and to seek
 clarifications from our employees and clients regarding any financial and technical
 aspects.
- This letter will also serve as authorization to any individual or authorized representative of any entity referred to in the supporting information, to provide such information deemed necessary and requested by Uttar Banga Kshetriya Gramin Bank to verify statements and information provided in this Bid, or with regard to our resources, experience, and competence.
- We hereby irrevocably waive any right which we may have at any stage at law or howsoever otherwise arising to challenge or question any decision taken by the Bank in connection with the selection of the Bidder, or in connection with the Bidding process itself, in respect of the above mentioned Proposed Tie-up and the terms and implementation thereof.
- This letter also serves as an authority to the Bank to furnish any information related to the Bidder in relation to the proposed Consultancy Service Arrangement to any Regulatory / Statutory authority in India to which the Bank & its Arrangement is subjected to.

6. We understand that:

- All information submitted under this Bid shall remain binding upon us.
- The Bank may in their absolute discretion reject or accept any Bid.
- We acknowledge the Right of the Bank to reject our Bid without assigning any reason for the Proposed Tie-up and reject all Proposals. Otherwise and hereby waive our right to Challenge the same on any account whatsoever.
- Bank is not bound to accept any Bid that it may receive pursuant to the RFP

7. We acknowledge that the Bank will be relying on the information provided in the Bid and the documents accompanying such Bid for selection of the Bidders and we declare that all statements made by us and all the information pursuant to this letter are complete, true and accurate to the best of our knowledge and belief.



For Tele Consultancy Services for Primary Health Care/Medical Facility Business

- 8. We hereby unconditionally undertake and commit to comply with the timelines as specified in terms of the RFP or as extended by the Bank from time to time at its sole discretion.
- 9. We hereby unconditionally undertake and commit to comply with the timelines as specified in terms of the RFP or as extended by the Bank from time to time at its sole discretion.
- 10. This Bid shall be governed by and construed in all respects according to the laws of India. Courts in Siliguri or Coochbehar, West Bengal, India, shall have exclusive jurisdiction in relation to any dispute arising from the RFP, this Bid and the Bid process.
- 11. All the information furnished by us here in above is correct to the best of our knowledge and belief.
- 12. We have no objection if enquiries are made about the work listed by us in the accompanying sheets / annexure.
- 13. We agree that the decision of Uttar Banga Kshetriya Gramin Bank in selection process will be final and binding on us.
- 14. We confirm that we have not been barred / blacklisted / disqualified by any Regulators /Statutory Body in India and we understand that if any false information is detected at a later date, the assignment shall be cancelled at the discretion of the Bank.
- 15. If our offer is accepted, we will provide an interest free security deposit of **Rs. 5 lakh** for the duration as decided by Bank.
- 16. We confirm and declare that we have sound business policies, ethical values and are a customer/insured friendly organization and shall not do any act which may have the effect of reputational and other losses, damages to the Bank.
- 17. If our offer is accepted, we shall indemnify, protect and save the Bank against all claims, losses, costs, damages, expenses, action suits and other proceedings, resulting from infringement of any law pertaining to patent, trademarks, copyrights etc. or such other statutory infringements in respect of its consultancy business.

We confirm that we are complying with the applicable laws & guidelines of India.

Place:	Signature of Applicant
Date:	Name & Designation / Seal of Organization



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Request for Proposal (RFP)
For Tele Consultancy Services for Primary Health Care/Medical Facility Business

FORM 2 ORGANIZATION SNAPSHOT

	Name of the Applicant Firm/company		
	Complete address – H.O Tel. No		
1			
	Website		
2	Names of the JV partners & % of stake held by each as on 31.03.2023		
3	Year of Establishment		
4	Month & Year of Commencement of Business		
5	CIN Number and date of being registered under Companies Act 2013		
6	Number of Branches as on 31.03.2023		
	Financial Information	2021-22	2022-23
	a. Invested Funds (INR Cr)		
7	b. Sales Revenue		
	c Operating Profit / (Loss) (INR Cr)		
	d. Profit / loss(INR Cr)		
	Business Information	2021-22	2022-23
	a. Number of Policies		
8	b. Total Fee Collection (INR Cr)		
	c. No. of patients/subscribers attended and rendered medical or healthcare services via audio/video call		



FORM -3 ORGANIZATION DETAILS

- A. Please provide the list of All Board of Directors as on Date with a brief background of each.
- B. Please provide the organization chart as on Date showing the structure of various departments that exist and the reporting structure of respective functional heads.
- C. Please provide the structure & hierarchy of Primary Healthcare, Medical & Preventive assistance/consultancy Department as on Date.
- D. Please provide the list of Top Management Executives as on Date with their Names and details.

Designation & E Mail Id's in the format as given below:

Name	Designation	E-Mail ID

E. Please provide the number of Digitally enabled physical centres established as on 31.03.2023 in each district of West Bengal State as per the format given below:

District	Branches/ Digitally enabled physical centres (Location)	List of facilities being provided	List of medicines available for patients
_			



FORM – 4 PRODUCT & COMMISSION

Variant of the Product	Product design (Facilities)	% Commission/Facilitation Fee offered to the Bank *

^{*} Please mention if Commissions given are inclusive or exclusive of Service Tax.



FORM – 5 BUSINESS BREAK UP

Channel wise Business break up of Business (Figures in INR Cr)

Particulars	Gross Fee Collection	
Tarticulars	2021-22	2022-23
Tie-up (Banks)		
Regional Rural Banks		
Other Financial Institutions		
Others		_
Total		



FORM - 6 PENALTY & WARNINGS

Has the Bidder been ever penalized by competent authorities since inception? (Yes/No). Please provide details in the format as given below:

Financial Year	Penalty / Warning	Amount of Penalty If applicable (In Rs.)	Detailed Reason for Penalty

In case of both penalty and warning issued, the same should be mentioned separately for each Financial Year.



FORM - 7 INDIVIDUAL HEALTHCARE/ MEDICAL CONSULTANCY CASES ATTENDED (NUMBER OF CONSULTATIONS)

Particulars	2021-22	2022-23
No. of consultation call received during the year		
Total no. of cases resolved via audio/phone calls		
Total no. of cases resolved via digitally enabled physical centres		
Total no. of prescriptions issued to the subscribers		
Total no. of generic medicines made available to the subscribers		
Total no. manpower deployed in the team (inclusive of ANMs/GNMs/RMP, etc.) for rendering medical assistance facility		



Request for Proposal (RFP)

For Tele Consultancy Services for Primary Health Care/Medical Facility Business

FORM - 8 GRIEVANCE REDRESSAL

Please provide a data pertaining to grievance redressal in the format given below

FY	Opening Balance of		resolved d	grievances luring the	grievances pending at
	Grievances c/f	during the Year	Accepted	Rejected	the end of the year
2021-22					
2022-23					



FORM - 9 Medical/Health Care Consultancy Service Experience

- 1. Does the Bidder have a dedicated Vertical & Team with requisite minimum qualification/Expertise? (Yes / No)
- 2. Please provide the List of Banks and RRBs which have signed MoU Agreement with the Bidding company for such health care/medical consultancy arrangement.

S No.	Name of the Bank	Name of Districts & States	Number of Branches being serviced	Corporate Client of Bidder Since (Date) (mm/yy)



FORM - 10 BUSINESS & REVENUE ESTIMATE

A. Please provide the Estimated Potential for Next 3 Years that Uttar Banga Kshetriya Gramin Bank holds to do Health care/Medical Consultancy Business and earn revenue from the same. Take the period as Year 1, 2 and 3 from the commencement of MoU agreement. Please assess the overall potential of the Bank for Consultancy Business.

Particulars	Year 1	Year 2	Year 3
NOPs			
Total Fee Collection			
Revenue to the Bank			

B. Please provide a detailed Business Strategy & Road Map for the Bank to achieve the same.



FORM-11 KEY SUPPORT AREAS

Please elaborate on various kinds of support that will be provided to the Bank and its customers with relevant details and strategy keeping in mind the nature of business, profile of customers and geographical spread of branches. Kindly note that this does not refer to commercial support or payment. The support committed below should be in line with the applicable laws & guidelines, to help the Bank increase healthcare consultancy business and health care coverage suited to customer needs. While providing relevant details bidder may elaborate on following points:

- ➤ Ability to provide dedicated support staff mapping at all our Regional Offices and branches level.
- ➤ Ability to handle product training, system training etc.
- > Company has to submit a detailed marketing plan, which would give details of the marketing support to be given to the Bank for enhancement of such business.
- Company has to suggest suitable operational process for sales and distribution of products in line with the Applicable Laws/Regulations/guidelines and code of conduct.
- > Company should have in place a proper mechanism for timely resolution of consultation calls being received and extensive mechanism to address customer grievance / compliance handling.
- ➤ What would be the renewal process followed? Does company have a dedicated renewal team to handle renewal business?
- ➤ What kind of technology will be provided to the Bank and its customers? A brief note to be attached regarding kind of technology available with healthcare/Medical Tele consultancy company at present (for Bank and its customers) & whether web based support is available to par and its policy holders (solution provided to Corporate client includes generation of MIS to comply with Applicable Laws/Regulations and Grievance Redressal Mechanism).
- ➤ Can company provide real time MIS to the Bank on new business and renewals.

S No.	Support	Strategy/Road Map
1	Manpower	
2	Training	
3	Marketing	
4	Operations, Service and Claims	
5	Technology & MIS	
6	Any Other Support (Please specify)	
7	Claims	

The Bidder may feel free to add any other support that it may wish to provide to the Bank which helps in increasing the business & revenue.



FORM 12 CLIENT RETENTION

Please provide a data pertaining to renewal of policies in the format given below –

FY	No. of policies due for renewal	Number of policies renewed	% of Renewal
2021-22			
2022-23			





Request for Proposal (RFP)
For Tele Consultancy Services for Primary Health Care/Medical Facility Business

Schedule 1: Form of Board Resolution

(A common Board Resolution for the purpose of RFP can be submitted)

CERTIFIED TRUE COPY OF THE MEETING OF THE BOARD OF DIRECTORS OF [BIDDER] HELD ON [] AT []
"Resolved that, and, and, Directors/Officers of [Bidder], whose specimen signatures appear below, be and hereby are jointly and severally authorized to do all such acts, deeds and things as necessary or required in connection with or incidental to submission of our Bid and finalization of our tie-up with Uttar Banga Kshetriya Gramin Bank ("Bank"), in response to the Request for proposal dated [] issued by the Bank on behalf of the Company, including but not limited to signing and submitting all applications, Bids and other documents and writings, participating in Bidders' and other conferences and providing information/responses to the Bank, representing the Company in all matters in connection with or relating to or arising out of our Bid and the Bid process and is authorized to negotiate and conclude the tie-up.
Specimen Signature
Name: Designation:
Specimen Signature
Name: Designation:



Schedule 2:NON-DISCLOSURE AGREEMENT

THIS AGREEMENT made and entered into at coochbehar on this the.....day of........2023 between Uttar Banga Kshetriya Gramin Bank, a body corporate constituted under the Regional Rural bank Act 1976, having its Head Office at Shib Bari Road, Coochbehar, West Bengal PIN- 736101 hereinafter called the "BANK" which term shall wherever the context so require includes its successors and assigns

.......A company incorporated under the Companies Act 2013 a partnership constituted and registered under the Indian Partnership Act with its registered office at and its local office at Hereinafter called the "Firm" which term shall wherever the context so require includes its successors and assigns,

WITNESSETH:

WHEREAS

The Bank is engaged in the business of banking and in the course of such business activity intends to offer primary healthcare/ medical consultancy services by engaging company offering such consultancy services as a delivery channel for its customers across various locations in the State.

The Bank has short-listed the Firm after completion of tendering process for the entire gamut of services as given under scope of work in the RFP.

The parties intend to engage in discussions and negotiations concerning establishment of business relationship between themselves. In the course of discussions and negotiations, it is anticipated that the parties may disclose or deliver to the other certain or some of its trade secrets or confidential or proprietary information for the purpose of business relationship.

NOW THERFORE THIS AGREEMENT WITNESSETH and it is hereby agreed by and between the parties hereto as follows:

Confidential information-

Confidential information means all information disclosed/furnished by either party to another party in connection with the business transacted/ to be transacted between the parties. Confidential information shall include any copy, abstract, extract, sample, note or module thereof and electronic material or records.

The Firm may use the information solely for and in connection with the purpose the information was conveyed.



<u>Request for Proposal (RFP)</u> For Tele Consultancy Services for Primary Health Care/Medical Facility Business

1. USE OF CONFIDENTIAL INFORMATION-

Each party agrees not to use the other's confidential information for any purpose other than for the specific purpose. Any other use of such confidential information by any party shall be made only upon the prior written consent from the authorized representative of the other party or pursuant to subsequent agreement between the Parties hereto. The firm shall not commercially use or disclose for commercial purpose any confidential information or any materials derived there from, to any other person or entity other than persons in its direct employment who have a need to access and knowledge of the said information, solely for the purpose authorized above.

Neither party shall make news release, public announcements, give interviews, issue or publish advertisements or Agreement, the contents/provisions thereof, other information relating to this agreement, the purpose, the Confidential information or other matter of this agreement, without the prior written approval of the other party.

2. EXEMPTIONS

The obligations imposed upon either party herein shall not apply to information, technical data or know how whether or not designated as confidential, that:

Is already known to the receiving party (i.e. the party receiving the information) at the time of the disclosure without an obligation of confidentiality

Is or becomes publicly known through no unauthorized act of the receiving party

Is rightfully received from a third party without restriction and without breach of this agreement

Is independently developed by the Receiving party without use of the other party's confidential information and is so documented

Is disclosed without similar restrictions to a third party by the Party owning the confidential information

Is approved for release by written authorization of the disclosing party; or

Is required to be disclosed pursuant to any applicable laws or regulations or any order of a court or a governmental body; provided, however that the Receiving party shall first have given notice to the Disclosing Party and made a reasonable effort to obtain a protective order requiring that the confidential information and / or documents so disclosed be used only for the purposes for which the order was issued.

3. TERM

This agreement shall be effective from the date of the execution of this agreement. Upon expiration or termination as contemplated herein the Receiving party shall immediately cease any or all disclosures or uses of confidential information and at the request of the disclosing party, the receiving party shall promptly return or destroy all written, graphic or other tangible forms of the confidential information and all copies, abstracts, extracts, samples, note or modules thereof

The obligations of the Firm respecting disclosure and confidentiality shall continue to be binding and applicable without limit until such information enters the public domain.



Request for Proposal (RFP)

For Tele Consultancy Services for Primary Health Care/Medical Facility Business

4. TITLE AND PROPRIETARY RIGHTS

Notwithstanding the disclosure of any confidential information by the Firm, the bank shall retain title and all intellectual property and proprietary rights in the confidential information. No license under any trademark, patent or copyright or application for the same, which exist or thereafter may be obtained by the Bank is either granted or implied by the conveying of confidential information.

5. RETURN OF CONFIDENTIAL INFORMATION

Upon written demand of the Bank, the firm shall (i) cease using the confidential information (ii) return the confidential information and all copies, abstracts, extracts, samples, note or modules thereof to the disclosing party within seven (7) days after receipt of notice and (iii) upon request of the disclosing party, certify in writing that the firm has complied with the obligations set forth in this paragraph.

6. REMEDIES

The firm acknowledges that if it fails to comply with any of its obligations hereunder, the Bank may suffer immediate, irreparable harm for which monetary damages may not be adequate. The firm agrees that, in addition to all other remedies provided at law or in equity, the Bank shall be entitled to injunctive relief hereunder.

7. AGREEMENT TO BE CONSTRUED AS FINAL DOCUMENT

This agreement constitutes the entire agreement between the parties relating to the matter discussed herein and supersedes any and all prior oral discussion and/or written correspondence or agreements between the parties. This agreement may be amended or modified only with the mutual written consent of the parties. Neither this agreement nor any rights, benefits and obligations granted hereunder shall be assignable or otherwise transferable.

8. INDEMNITY

The party agrees to keep confidential all information concerning the Bank that could be considered as "Confidential Information".

The party agrees that in the event of the breach of the clause above by disclosure of confidential information mentioned hereinabove the party would indemnify and keep the Bank indemnified against all losses or damages and all action, suit, litigations or proceedings (including all costs, charges, expenses relating thereto) that the Bank may incur or suffer any damage to its property or reputation or otherwise on account of such a breach committed by the party, as part of the assignment or other related jobs entrusted and done by the party. The party agrees that the amount of compensation as decided by the Bank will be final.

The party agrees that the above compensation payable is in addition to any other right or remedy available to the Bank due to the breach of the covenants contained in this agreement including disclosure of confidential information.



Request for Proposal (RFP)

For Tele Consultancy Services for Primary Health Care/Medical Facility Business

9. SEVERABILITY

If any provision herein becomes invalid, illegal or unenforceable under any law, the validity, legality and enforceability of the remaining provisions and this agreement shall not be affected or impaired.

10. DISPUTE RESOLUTION MECHANISM

All disputes or differences whatsoever arising between the parties out of or in connection with the contract or in discharge of any obligation arising out of the Contract (whether during the progress of work or after completion of such work and whether before or after the termination of this contract, abandonment or breach of this contract), shall be settled amicably between the parties. If however, the parties are not able to solve them amicably, then the parties have to seek appropriate remedy through arbitration conducted in terms of the Arbitration and Conciliation Act, 1996, by a sole arbitrator. If a consensus is not reached within both the parties regarding appointment of the sole arbitrator within 10 days of the raising of the dispute by one of the parties, both the parties shall appoint one arbitrator each and the two arbitrator so appointed will appoint third arbitrator and the dispute shall be decided by the panel of the said three arbitrators. The decision of the panel shall be binding on both the parties.

11. JURISDICTION

The parties to this agreement shall submit to the jurisdiction of courts in Siliguri or Coochbehar.

12. GOVERNING LAWS

The laws of India shall govern the provisions of this agreement in witness whereof the parties hereto have set their hands through their authorized signatories.

13 NON-DISCLOSURE INFORMATION

The Successful Bidder shall not, without the Bank's written consent, disclose any specification or information furnished by or on behalf of the Bank, to any person other than a person employed by the bidder in the performance of the work assigned to them.

Signatures: FIRM / COMPANY

Signatory Name and Designation:

Date: