

## Extension of last date of receipt of Offer

No. Tel/Adm/551/2/2017

06.03.2020

Reference Tender No. Tel/Adm/551/2/2017 dated 13.02.2020.

The last date for receipt of offer has been extended for another week and date of opening of bids are amended as follows:

Last date of receipt of offer :: Opening of Technical bid :: Opening of Financial bid

: 13.03.2020 at 1500 hrs : 01.04.2020 at 1000 hrs : 01.04.2020 at 1000 hrs

> (Yadvendra Singh) Head of Chancery

## **Accounting services agreement**

Signed on

## BETWEEN

The Embassy of India 140, Hayarkon St., Tel Aviv, Israel. (Hereinafter: The client)

AND			
M/s.		4	_
	-		_

(Hereinafter: The Company)

Given that the Company is interested in providing Accounting services for Embassy of India (Residence) at Hayarkon 140, Tel Aviv

Given that the Company is experienced, possess valid licenses for providing such services in Israel and they provide such services to various clients in different places in Israel. The Company declares that it is a professional with professional status and background, that it has the necessary abilities and means, including the financial means and human resources available to it, as well as the professional knowledge, experience, professional training and expertise required to provide the services covered by this Agreement expertly, professionally and skillfully, In accordance with the tender documents, the terms of this agreement, and at the highest level to the full satisfaction of the Embassy of India.

The Client agrees to receive Accounting/Salary Keeping services by the Company as per following details:

- 1. The service will include:
  - Calculation of salary of each local employee at the end of the month. Currently Embassy has 18 local staff.
  - Rate for additional employee beyond 18 may be quoted.
  - Calculating the leave and Overtime Allowance of the locally recruited employees.
  - Calculating the Income Tax, Health Insurance, National Insurance and pension for the employee
  - Calculating the Health Insurance, National Insurance and pension on part of the employer which employer has to pay for each employee.
  - Filing pension of the employees digitally which has become mandatory after order of the Israel Government authority and conforming to local Israeli law.
  - Filing of Income tax, Health Insurance and National Insurance on behalf of the employees conforming to current local Israeli law.
  - Calculating Convalescence as mandated by local Israeli authorities as and when required.
  - Issuing hard copy of pay slips, information, documents at the end of the month.

- Time to time guidance about the conforming to local Israeli law while preparing salary, leave, Income Tax, Health Insurance, National Insurance and pension and all other related works of the local employees.
- Incorporation of new law if any mandated by local government while preparing salary, leave and Income Tax, Health Insurance, National Insurance, pension and all other related works of the local employees as well as social contribution on part of the employer.
- Calculation of benefits as admissible under relevant Israeli law at the termination/resignation/retirement of any locally recruited employee of the Mission.
- Correction of salary and other pay and emolument details as provided by the salary keeper for each month, if any discrepancies are found in the details provided.
- Apart from telephonic and email communication, time to time meeting between the parties may be required to sort out any issues and the place may be chosen upon mutual convenience.
- 2. The rates for each of the services will be clear and must not contain any hidden cost. Copies of all documentation will have to be provided in English. All communications with the Embassy will be in English. The Company is responsible for payment of the contribution of premiums for Insurance for local Employees of Embassy of India and Employer(Embassy of India) of those employees, Payment of Income Tax for local Employees of Embassy of India, Payment of Pension and other social Security as per Israeli Local Law on behalf of local Employees of Embassy of India and Employer(Embassy of India) of those employee and for fulfilling all the obligations imposed on the Embassy of India according to the local Israeli law.
- 3. The Company has been approved by Embassy of India to provide the services that are the subject of this Agreement and The Company agrees to undertake the tasks specified in this Agreement.

The engagement will be on a contractor basis and will not create employer-employee relations between the Embassy of India and the Company, taking into consideration the terms of engagement that are not appropriate for an employer-employee relationship

In any event, The Company alone will be responsible for calculating and preparing any payment of any kind and nature for the Embassy of India, including legal disputes arising from any errors and omissions.

- 4. To provide the above mentioned services, The Company also undertakes to transfer the required information/documents from our present salary keeper.
- 5. The contract is valid for a period of one year, from 01 April 2020 to 31 March 2021. The Company won the tender published in respect of this Agreement in accordance with the decision of the Tenders Committee of the Embassy of India dated 01 April 2020 and undertook to act and provide the services that are the subject of the Tender in accordance with the provisions of the Tender, its proposal and all its appendices and declarations.

It is hereby clarified that The Company is not entitled to extend the agreement beyond the provisions of the agreement without the consent of the Embassy of India, and the

Embassy of India may act in this matter - as in any other matter - at its sole discretion.

The Company undertakes to provide the services during the term of the contract only pursuant to work orders signed/Emailed by the Head of Chancery (HOC) in the Embassy of India from his authorized mail id or any email id authorized by HOC.

It is hereby agreed and declared that the Embassy of India may change, without the need for consultation or with the consent of The Company, the required services provided that the change does not significantly change the economic cost of providing the services.

6.	For	services	received,	the	Embassy	of	India	Tel	Aviv	will	pay	M/s
			an		amount	of	N]	S				(NIS
				)	) per month	ı. Pa	yment	will t	e mad	le on	a mo	onthly
basis	to the	e Company	at the end	of ea	ach month.							

The Company undertakes to reimburse the Embassy of India immediately any excess amount received from the Embassy of India. Any services provided beyond those mentioned above would be charged additionally

7. The contract may be terminated with a notice of one month, without any penalty (i) in case the service of the Company is found not satisfactory or (ii) there is a fundamental breach of the agreement by The Company (iii) in case the Embassy of India (Residence) is shifted to another location.

In any case of termination of the agreement for any reason, The Company is required to transfer to the Embassy of India all the material in his possession and belongs to the Embassy of India or all the work it did for the Embassy of India until the termination of the agreement without delay and without any harm. For any reason, including not due to due payment.

For the avoidance of doubt, it is hereby clarified that the provisions regarding confidentiality and copyrights shall also apply after termination of this Agreement.

On behalf of the Company		Tel Aviv	Embassy of India	
Name :	(ID	)		
Tel:				
E-mail:				