REQUEST FOR PROPOSAL

FOR

Selection of Third PartyAdministrator for the implementation of PMJAY-MA Yojana (Ayushman Bharat – Pradhan Mantri Jan Arogya Yojana, Mukhyamantri Amrutam and Mukhyamantri Amrutam Vatsalya Yoana)

In the State/Union Territory of Gujarat

ISSUED BY:

The Oriental Insurance Company Limited (21th June 2022)

Abbreviations

AB-PM JAY Ayushman Bharat – Pradhan Mantri Jan Arogya Yojana

AL Authorization Letter (from the Insurer)

BFU Beneficiary Family Unit

CGRMS Central Grievance Redressal Management System
CGIP Composite Gross Insurance Premium for AB-PM JAY

CRC Claims Review Committee
DAL Denial of Authorization Letter
DCA Draft Contract Agreement

DGRC District Grievance Redressal Committee
DGNO District Grievance Nodal Officer
EHCP Empanelled Health Care Provider

INR Indian National Rupees

LCGIP Lowest Composite Gross Insurance Premium

IRDAI Insurance Regulatory Development Authority of India

ISA Implimentation Support Agency MA Mukhyamantri Amrutam Yojana

MAV Mukhyamantri Amrutam Vatsalya Yojana

communi Ministry of Health & Family Welfare, Government of India

OICL The Oriental Insurance Company Limited NGRC National Grievance Redressal Committee

NHA National Health Authority NOA Notification of Award PMAM Pradhan Mantri Arogya Mitra

PMJAY-MA Ayushman Bharat Pradhan Mantri Jan Arogya Yojana, Mukhyamantri Amrutam and

Mukhyamantri Amrutam Vatsalya Yojana

RAL Request for Authorization Letter (from the EHCP)

RC Risk Cover

RSBY Rashtriya Swasthya Bima Yojana
SECC Socio Economic Caste Census
SGRC State Grievance Redressal Committee

SGNO State Grievance Nodal Officer

SHA State Health Agency
TPA Third Party Administrator
UCN Unique Complaint Number

UT Union Territories

Data Sheet

Project title	PMJAY- MA Yojana	
Objectives of the project	The objective of AB-PMJAY, MA & MAV is to reduce out of pocket hospitalization expenses, reduce unmet needs and improve access of identified families to quality inpatient care and day care surgeries for treatment of diseases and medical conditions through a network of Empanelled Health Care Providers (EHCP).	
Submissions required	Technical Bid and Financial Bid as per Appendix F and H. Also Appendix B to J.	
Pre-bid conference	conference Yes	
Contact details for all queries	Designation: Mr Murali Iyer, Regional Manager Address: The Oriental Insurance Co. Ltd. Regional Office, 3 rd floor, Navjivan Press Trust, Behind Gujarat Vidyapith, Ashram Road, Ahmedabad. Tel No.:.079- 27540401 Email: muraliiyer@orientalinsurance.co.in	
Language of bid	English	
Currency of bid	id Indian National Rupees (INR)	
Eligibility to bid	As per Appendix F	
Service Level Agreement		
Validity of the bids	180 days from last date for submission of the bid documents, excluding the last date of submission.	

Address for bid submission	The Oriental Insurance Co. Ltd. Regional Office, 3 rd floor, Navjivan Press Trust, Behind Gujarat Vidyapith, Ashram Road, Ahmedabad.		
Important Dates:	Important Dates:		
Last date of receiving queries	22/06/2022 3 : 00PM		
Pre - bid meeting	22/06/2022, 3:00PM at Regional Office, Conference Hall. Only two people from the TPA may attend the meeting		
Last date of bid submission	24/06/2022, 11:00 AM		
Date of technical bid evaluation	24/06/2022		
Date and time of Financial Bid opening & Bid evaluation.	24/06/2022 05:00 PM		

Disclaimer

The information contained in this Tender Document or subsequently provided to the Bidders, whether verbally or in documentary or any other form, by or on behalf of **The Oriental Insurance Company Limited**, hereinafter referred to as **The OICL**, acting through any of its employees or advisors, is provided to the Bidders on the terms and conditions set out in this Tender Document and such other terms and conditions subject to all Volumes, Addendums and Annexures of AB- PMJAY, MA and MAV Scheme for Selection of Insurance Company in the State of Gujarat by Government of Gujarat.

The purpose of this Tender Document is to provide the Bidder(s) with information to assist the formulation of their bid. This Tender Document does not purport to contain all the information each Bidder may require. This Tender Document may not be appropriate for all persons and it is not possible for The OICL or its representatives, to consider the objectives, financial situation and particular needs of each Bidder who reads or uses this Tender Document. Each Bidder should conduct its own investigations and analysis and should check the accuracy, reliability and completeness of the information in this Tender Document, and where necessary obtain independent advice from appropriate sources. Neither The OICL nor their employees or their consultants make any representation or warranty as to the accuracy, reliability or completeness of the information in this Tender Document. The OICL shall incur no liability under any law including the law of contract, tort, the principles of restitution, or unjust enrichment, statute, rules or regulations as to the accuracy, reliability or completeness of the Tender document. The statements and explanations contained in this Tender document are intended to provide an understanding to the Bidders about the subject matter of this Tender and should not be construed or interpreted as limiting in any way or manner the scope of services and obligations of the Bidders that will be set forth in the Service Level Agreement or The OICL's rights to amend, alter, change, supplement or clarify the scope of work, or the Insurance Contract to be signed pursuant to this Tender Document the terms thereof or herein contained. Consequently, any omissions, conflicts or contradictions in the Bidding Documents, including this Tender Document, are to be noted, interpreted and applied appropriately to give effect to this intent, and no claims on that account shall be entertained by **The OICL**.

This Tender Document does not constitute an agreement and does not constitute either an offer or invitation by **The OICL** to the Bidders or any other person.

Information provided in the Tender Documents to the Bidders is on a wide range of matters, some of which may depend upon interpretation of law. The information given is not intended to be an exhaustive account of statutory requirements and should not be regarded as complete or authoritative statements of law. **The OICL** accepts no responsibility for the accuracy, or otherwise, of any interpretation or opinion on law expressed in this Tender Document.

The OICL may, in its absolute discretion but without being under any obligation to do so, update, amend or supplement the information, assessment or assumptions contained in this Tender Document.

The issue of this Tender Document does not imply that **The OICL** is bound to appoint a **Third Party Administrator (TPA)** as the Successful Bidder, and **The OICL** reserves the right to reject all or any of the Bidders or Bids or not to enter into an agreement for the implementation of the AB-PMJAY, MA & MAV in the State of Gujarat, without assigning any reason whatsoever.

RFP for selection of TPA for the implementation of PMJAY-MA Yojana in State of Gujarat (dated 21.06.2022)[Document title]

Each Bidder shall bear all its costs associated with or relating to the preparation and submission of its Bid including but not limited to preparation, copying, postage, delivery fees, expenses affiliated with any demonstration or presentation which may be required by **The OICL** or any other costs incurred in connection with or relating to its Bid. All such costs and expenses will be borne by the Bidders and **The OICL** and its employees and advisors shall not be liable, in any manner whatsoever, for the same or for any other costs or other expenses incurred by any Bidder in preparation or submission of its Bid, regardless of the conduct or outcome of the Bidding Process.

Definitions and Interpretations

Addendum or Addenda means document issued in continuation or as modification or as clarification to certain points in the Tender Documents. The bidders would need to consider the main document as well as any addenda issued subsequently for responding to the bid.

AB-PM JAY shall refer to Ayushman Bharat — Pradhan Mantri Jan Arogya Yojana(AB-PM JAY) , a scheme managed and administered by the Ministry of Health and Family Welfare, Government of India through National Health Authority with the objectives of providing and improving access of validated Beneficiary Family Units to quality inpatient care and day care surgeries for treatment of diseases and medical conditions through a network of Empanelled Health Care Providers for the risk covers defined in in this document and also for reducing out of pocket health care expenses

Beneficiary means a member of the AB-PM JAY, MA and MAV Beneficiary Family Units who is eligible to avail benefits under the Ayushman Bharat — Pradhan mantri Jan Arogya Yojana, Mukhyamantri Amrutam and Mukhyamantri Amrutam Vatsalya Yojana. Referred to as PMJAY-MA Beneficiary henceforth in the document.

Beneficiary Family Unit or AB-PM JAY, MA and MAV Beneficiary Family Unit refers to those families including all its members figuring in the Socio-Economic Caste Census (SECC)-2011 database under the deprivation criteria of D1, D2, D3, D4, D5 & D7, Automatically Included category (viz as Households without shelter, Destitute-living on alms, Manual Scavenger Families, Primitive Tribal Groups and Legally released Bonded Labour) and 11 broadly defined occupational un-organised workers (in Urban Sector) of the Socio-Economic Caste Census (SECC) 2011 database of the State/ UT Government along with the existing enrolled MA and MAV Beneficiary Families not figuring in the SECC Database of the State / UTs Referred to as PMJAY-MA Beneficiary Family Unit henceforth in the document.

Benefit Risk Cover or Benefit Cover refers to the annual basic cashless hospitalisation coverage of Rs. 1,00,000/- on family floater basis, that the insured families would receive under the Ayushman Bharat – Pradhan Mantri Jan Arogya Yojana, Mukhyamantri Amrutam and Mukhyamantri Amrutam Vatsalya Yojana.

Bid refers to the qualification bid and the financial bids submitted by an eligible **Third Party Administrator (TPA)** pursuant to the release of this Tender Document as per the provisions laid down in this Tender Document and all subsequent submissions made by the Bidder as requested by **The OICL** for the purposes of evaluating the Bid.

Bid Validity Period shall mean the period of 180 days from the Bid Due Date (excluding the Bid Due Date) for which each bid shall remain valid.

Bidder shall mean any eligible **Third Part Administrator (TPA)** which has submitted its bids in response to this Tender Document released by **The OICL**.

Days mean and shall be interpreted as calendar days unless otherwise specified.

EHCP or Empanelled Health Care Providers shall mean and refer to those public or private health care providers who are empanelled by the SHA / Insurance Company for providing services to the PMJAY-MA Beneficiaries including beneficiaries seeking treatment under portability feature of AB PM-JAY under the AB PM-PJAY.

IEC shall mean Information Education and Communication and refer to all such efforts undertaken by the State Health Agency, the State Government **or The OICL** that are aimed at promoting information and awareness about the Ayushman Bharat – Pradhan Mantri Jan Arogya Yojana (AB-PMJAY, MA & MAV) and its benefits to the potential beneficiaries in particular and to the general population at large.

Third Party Administrator, hereinafter referred to as TPA, means any person who is licensed under the IRDAI (Third Party Administrator Health Services), Regulations 2016 notified by the authority and is engaged for a fee or remuneration by an insurance company for the purposes of providing health services as defined in those Regulations.

For the purpose of this tender, it will also mean the successful bidder which has been selected pursuant to this bidding process and has agreed to the terms and conditions of the Tender Document and has signed the **Service Level Agreement with The OICL**.

MA Yojana shall refer to Mukhyamantri Amrutam Yojana managed and administered by the Health and Family Welfare Department, Government of Gujarat for the Below Povety Line (BPL) families with the objective of reducing out of pocket healthcare expenses and improving access of validated beneficiary family units to quality inpatient care and day care surgeries (as applicable) for treatment of diseases and medical conditions through a network of empanelled health care providers.

MA Vatsalya Yojana shall refer to Mukhyamantri Amrutam Vatsalya Yojana managed and administered by the Health and Family Welfare Department, Government of Gujarat based on certain annual income limit of the families or a family belonging to a particular category with the objective of reducing out of pocket healthcare expenses and improving access of validated beneficiary family units to quality inpatient care and day care surgeries (as applicable) for treatment of diseases and medical conditions through a network of empanelled health care providers.

Material Misrepresentation shall mean an act of intentional hiding or fabrication of a material fact which, if known to the other party, could have terminated, or significantly altered the basis of a contract, deal, or transaction.

Successful Bidder shall mean the Bidder (TPA) whose bid document is responsive, which has been prequalified and whose financial bid is the lowest among all the shortlisted Bidders and whom the OICL intends to select and with whom it signs the Insurance Contract for this Scheme.

Scheme shall mean the Ayushman Bharat — Pradhan Mantri Jan Arogya Yojana managed and administered by the National Health Authority in Gujarat state/UT *along with Mukhyamantri Amrutam and Mukhyamantri Amrutam Vatsalya Yojana by* State Health Agency Gujarat.

Selected Bidder shall mean the successful bidder who has been selected in the bid exercise and has agreed to the terms and conditions of the Tender Document.

Service Area refers to all the districts in the State of Gujarat covered and included under this Tender Document for the implementation of AB-PM JAY, MA and MAV.

RFP for selection of TPA for the implementation of PMJAY-MA Yojana in State of Gujarat (dated 21.06.2022)[Document title]

State Government refers to the duly elected Government in the State in which the tender is issued.

State Health Agency (SHA) (SHA) refers to the agency/ body set up by the Gujarat Health Protection Society under the Ministry of Health and Family Welfare Department, Government of Gujarat for the purpose of coordinating, managing and implementing the Ayushman Bharat — Pradhan Mantri Jan Arogya Yojana, Mukhyamantri Amrutam and Mukhyamantri Amrutam Vatsalya Yojana in the State/UT of Gujarat.

Tender Documents refers to this Tender including RFP and all Addenda issued by the SHA/ OICL, any written responses of queries and any other documents made available by the OICL to the Bidders from time to time during the Tendering process including the Contract

Term means duration of the Contract, in accordance with the provisions thereof.

Instruction to Bidders

1. Introduction and Background

- **1.1** The name of the Scheme is the "PMJAY-MA Yojana" and shall hereafter be referred to as the PMJAY-MA or "Scheme.
- 1.2 The Ministry of Health and Family Welfare (MoHFW), aims to reduce the out of pocket healthcare expenditures and to improve access of poor and vulnerable families who are included in SECC Database under D1, D2, D3, D4, D5 and D7 category (in case of Rural Population), Automatically Included category and 11 broadly defined occupational unorganised workers(in Urban Sector) of the Socio-Economic Caste Census (SECC) database of the State/ UT Government along with the existing enrolled MA and MAV Beneficiary Families not figuring in the SECC Database of the State / UTs to quality inpatient care and day care surgeries for treatment of diseases and medical conditions pertaining to secondary and / or tertiary treatment through a network of Empanelled Health Care Providers (EHCP), to the beneficiaries for the risk covers as defined below.
- **1.3** The following benefits will be covered for the eligible AB-PMJAY, MA & MAV beneficiary families under the SCHEME.
- a) Cashless hospitalization expenses coverage including treatment for medical conditions and diseases requiring secondary and tertiary level of medical and surgical care treatment including defined day care surgeries and follow –up care;
- **b**) b. Pre- and post-hospitalisation cover;
- c. Risk Cover (RC) of Rs. 1,00,000 (Rupees One Lakh only) on family floater basis per eligible AB-PM JAY Beneficiary Family Unit per annum under AB-PM JAY, MA and MAV Yojana;
- d. Eligible family will include all members within identified relationships as included in the SECC 2011, MA and MAV Database and updated from time to time;

For further details about the Scheme including risk cover, benefit packages and procedures covered, proposed roles and responsibilities of the Insurer and all other relevant details, refer to all Volumes of Tender Documents for Selection of Insurance Company, all amendments, modifications, addendums, annexures and all parts of the AB-PMJAY, MA & MAV Scheme as issued by SHA.

All the service related work and financial obligation entrusted to OICL by virtue of tender documents issued by SHA and MOU signed between SHA and OICL shall have to be borne by TPA including but not limited to :-

"Identification of AB- PMJAY, MA and MAV Beneficiary family units, Verification of Beneficiaries (approval and suggestion of rejection) of BIS Cards received from EHCPs and enrollement kiosks (TPAs to perform this through NHA empanelled crowdsourcing agencies), Identification of AB- PMJAY, MA and MAV Beneficiary family units, coordination with EHCP, cashless access of services, Pre – authorization, portability, claim service management, fraud control and Management, Setup of project office, district office and manpower, MIS, Monitoring and control, bearing of penalties, reporting requirements,

Grievance Redressal, Support OICL in monitoring and evaluation related activities of Scheme implementation, Confidentiality of information and Data protection".

2. Purpose and Scope of this Tender Document

- **2.1** The OICL hereby invites applications from interested and eligible TPAs to participate in the tendering process as per the terms, conditions and guidelines of this Tender Document
- 2.2 The purpose of this Tender Document is to select the most competent and competitive TPA to provide the Benefit Risk Cover and all Services as required by The OICL under the Scheme referred to in 1.3 above and in detail in all Volumes of Tender Documents for Selection of Insurance Company, all amendments, modifications, addendums, annexures and all parts of the AB-PMJAY, MA & MAV Scheme as issued by SHA.
 - 2.3 Beneficiaries and Geographical Coverage: The Scheme is intended to provide the benefit to all eligible PMJAY-MA Beneficiary Families included in the Socio-Economic Caste Census (SECC) 2011, MA and MAV database currently and updated from time to time by the Gujarat Government in the districts stated in the Table below, subject to the compliance of AB-PM-JAY, MA and MAV Guidelines. Therefore, bids are invited from interested and eligible TPAs to provide services to 75,06,390 number of eligible AB-PM-JAY, MA and MAV Beneficiary Family Units in the State of Gujarat/ UT.

District-wise profile of the identified families is given below:

Sr.No	Name of District	No. of AB-PM JAY, MA and MAV Active
		Beneficiary Family Units eligible for cover
		under the Scheme
1	Ahmadabad	669421
2	Amreli	259592
3	Anand	221889
4	Bhavnagar	243732
5	Botad	75664
6	Devbhumi Dwarka	65104
7	Gir Somnath	187359
8	Jamnagar	187711
9	Junagadh	251203
10	Kheda	271485
11	Kachchh	196961
12	Morbi	113011
13	Porbandar	85135
14	Rajkot	457763
15	Surendranagar	243890
16	Arvalli	139866
17	Banas Kantha	348486
18	Bharuch	234933
19	Chhotaudepur	158966
20	Dohad	247841
21	Dang	49101
22	Gandhinagar	175769

	Grand Total	7506390 *
33	Valsad	209839
32	Vadodara	302554
31	Tapi	133418
30	Surat	504032
29	Sabar Kantha	252861
28	Patan	229666
27	Panch Mahals	186018
26	Navsari	173309
25	Narmada	119569
24	Mahesana	354709
23	Mahisagar	155533

Note * Approximately

• Beneficiary enrolment is a continuous process and are to be covered under the policy.

In addition to the number of eligible AB-PMJAY, MA & MAV Beneficiary Family Units as given above, the State/UT Government may add more beneficiaries to the Scheme as part of additional sponsored category. TPA service Charge for any adjustments (addition and deletion) will be on pro rata basis in the financial year. The unit of coverage for Benefit Risk Cover will be a PMJAY-MA Beneficiary Family Unit, which will include all family members as further defined in DCA".

For the purpose of this tender document, the State has been divided into two almost equal zones with respect to target families. The details of the two zones are given below:

ZONE	District
Zone 1	Vadodara, Chotaudaipur, Bharuch, Narmada, Dahod, Panchmahal, Mahisagar, Surat, Tapi, Navsari, Valsad, Dangs, Sabarkantha, Banaskantha, Mehsana, Gandhinagar, Arravali, Patan
Zone 2	Rajkot, Jamnagar, Porbanadar, Morbi, Devbhumi-Dwarka, Kutch, Bhavnagar, Amreli, Botad, Junagadh, Gir-Somnath, Ahmedabad, Kheda, Anand, Surendranagar.

- **2.3.1** Bid is being invited for entire state.
- 2.3.2 In house TPA, HITPA may be selected as one of the TPA.
- **2.3.3** The Bidder making the lowest Financial Proposal i. e. lowest Service Charges would be declared as the Preferred Bidder (L-1). The OICL may either choose to accept the Proposal of the Preferred Bidder or invite him/her for negotiations. The OICL reserves the right to reject any or all tenders without assigning any reason.
- 2.3.4 OICL reserves right to terminate MOU signed by the TPA at any time if the performance of the TPA is not satisfactory or upto the benchmark as per the scheme.

3. 1 Risk Cover and Sum Insured

The Benefits within the scheme, to be provided on a cashless and paperless basis to the beneficiaries up to the limit of their annual coverage, package charges on specific procedures and subject to other terms and conditions outlined herein, are the following:-

- a) Risk Cover (RC) will include hospitalization / treatment expenses coverage including treatment for medical conditions and diseases requiring secondary and tertiary level of medical and surgical care treatment and also including defined day care procedures (as applicable) and follow up care along with cost for pre and post-hospitalisation treatment as detailed in Schedule 3 (a) of the tender documents for Selection of Insurance Company for the implementation of "PMJAY-MA Yojana" as issued by SHA.
- b) As on the date of commencement of the Policy Cover Period, the PMJAY-MA Sum Insured in respect of the Risk Cover for each PMJAY-MA Beneficiary Family Unit shall be **Rs. 1,00,000 (Rupees One Lakh Only)** per family per annum on family floater basis. This shall be called the **Sum Insured**, which shall be fixed irrespective of the size of the PJAY-MA Beneficiary Family Unit.
- c) The TPA shall ensure that the Scheme's RC shall be provided to each PJAY-MA Beneficiary Family Unit on a family floater basis covering all the members of the PMJAY-MA Beneficiary Family Unit including Senior Citizens, i.e., the Sum Insured shall be available to any or all members of such Beneficiary Family Unit for one or more Claims during each Policy Cover Period. New family members may be added after due approval process as defined by the Government.
- d) Pre-existing conditions/diseases are to be covered from the first day of the start of policy, subject to the exclusions given in **Schedule 2** of the tender documents for Selection of Insurance Company for the implementation of "PMJAY-MA Yojana" as issued by SHA.
- e) Coverage of health services related to surgical nature for defined procedures shall also be provided on a day care basis. TPA shall provide coverage for the defined day care treatments, procedures and medical treatments as given in **Schedule 3** of the tender documents for Selection of Insurance Company for the implementation of "PMJAY-MA Yojana" as issued by SHA.
- f) Pre and Post Hospitalisation expenses: Expenses incurred for consultation, diagnostic tests and medicines before the admission of the patient in the same hospital and cost of diagnostic tests and medicines and up to 15 days of the discharge from the hospital for the same ailment/ surgery as detailed in HBPs Schedule 3 (a) of the tender documents for Selection of Insurance Company for the implementation of "PMJAY-MA Yojana" as issued by SHA.

3.2 Benefit Package: PMJAY-MA Cover

- a. The benefits within this Scheme under the Risk Cover are to be provided on a cashless basis to the AB-PMJAY Beneficiaries up to the limit of their annual coverage and includes:
- (i) Hospitalization expense benefits
- (ii) Day care treatment benefits (as applicable)
- (iii)Follow-up care benefits
- (iv) Pre- and post-hospitalization expense benefits
- (v) Newborn child/ children benefits
- (vi) Transportation cost of Rs.300 during each hospitalization
- b. The details of benefit packages are furnished in **Schedule 3: 'Packages and Rates'** and exclusions are furnished in **Schedule 2: 'Exclusions to the Policy'** of the tender documents for Selection of Insurance Company for the implementation of "PMJAY-MA Yojana" as issued by SHA.
- c. For availing select treatment in any empanelled hospitals, preauthorisation is required to be taken for defined cases.
- d. Except for exclusions listed in **Schedule 2**, treatment/procedures will also be allowed, in addition to the procedures listed in **Schedule 3**, of up to a limit of Rs. 1,00,000 to any PMJAY-MA Beneficiary **(called 'Unspecified Procedure')**

within the overall limit of Rs. 5,00,000 (Insurance liability up to Rs. 1,00,000 only). Operations pertaining to Unspecified Procedure are to be governed as per Unspecified Packages Guidelines provided under Schedule 3 (b).

- e. The TPA will recommend to OICL to reimburse claims of Empanelled Health Care Provider under the PMJAY-MA based on Package Rates determined as follows:
- (i) If the package rate for a medical treatment or surgical procedure requiring Hospitalization or Day Care Treatment (as applicable) is fixed in **Schedule 3**, then the Package Rate so fixed shall apply for the Policy Cover Period.
- (ii) If the package rate for a surgical procedure requiring Hospitalization or Day Care Treatment (as applicable) is not listed in Schedule 3, then the TPA may pre-authorise an appropriate amount based on rates for similar procedures defined in Schedule 3 or based on other applicable national or state health insurance schemes such as CGHS. In case of medical care, the rate will be calculated on per day basis as specified in schedule 3 except for special inputs like High end radiological diagnostic and High-end histopathology (Biopsies) and advanced serology investigations packages or some other special inputs existing in the HBP (or are released by NHA in future) which can be clubbed with medical packages.
- (iii) PMJAY-MA is a cashless scheme, where no beneficiary should be made to pay for availing treatment in any PMJAY-MA empanelled hospitals. However, upon exhaustion of the beneficiary PMJAY-MA wallet of Rs. 5.00 Lakhs (Insurance liability up to Rs. 1,00,000 only), or if the treatment cost exceeds the benefit coverage amount available with the beneficiary families then the liability for such remaining treatment cost as per the package rates defined in the Schedule 3 will not be of the insurer. Beneficiery and SHA (through TPA) will need to be clearly communicated in advance about the additional payment at the start of such treatment.
- (iv) In case PMJAY-MA Beneficiary is required to undertake multiple surgical procedures in one OT session, then the procedure with highest rate shall be considered as the primary package and reimbursed at 100%, thereupon the 2nd surgical procedure shall be reimbursed at 50% of package rate, 3rd and subsequent surgical procedures shall be reimbursed at 25% of the package rate.
- (v) Surgical and Medical packages will not be allowed to be availed at the same time (Except for certain add on procedures as defined in Schedule 3 and configured in NTMS). In exceptional circumstances, hospital may raise a request for such pre-auth which will be decided by SHA with the help of concerned medical specialist.
- (vi) TPA will also process the pre-auths/claims of above Rs.1.0 lakhs up to Rs.5.0 lakhs under PMJAY-MA Yojana and will submit it to the OICL so that OICL may onward transmit above claims to SHA for its payment at their end. TPA will not be eligible for any administrative or claim processing fees/service charges for the same. It will be the TPA's responsibility to do the

field investigation, verification and desk medical audit of these claims and will adhere to the NHA/SHA guidelines issued from time to time in this regard. TAT & KPI will also be applicable for pre-auths/claims of above Rs.1.0 lakhs up to Rs.5.0 lakhs.

4. Eligibility of Bidders:-

- a. Registered as Third Party Administrator under the IRDAI (TPA-Health Services) Regulations, 2016 and should be engaged for the purposes of providing health services as defined in those regulations.
- b. The TPA should have operational experience of minimum of 5 years prior to 31/03/2022.
- c. The TPA should have Experience of processing total medical hospitalisation claims of at least Rs. 200 crores in FY 2021-22 and not less than Rs. 500 crs cumulative in last three consecutive financial years (2019-20, 2020-21 and 2021-22).
- d. The TPA should have Experience of processing total medical hospitalisation claims of at least 2.5 lacs by volume (Number) annually in the last three financial years (2019-20, 2020-21 and 2021-22).
- e. The TPA should have Annual Turnover of Rs. 35.00 Crores in each of the previous 4 (Four) Financial Years (2018-19, 2019-20, 2020-21 and 2021-22).

- f. The TPA should have Experience of handling total State/Central Govt Health Insurance Schemes in at least 5 States/UT in the Last 3 Financial Years (2019-20, 2020-21 and 2021-22).
- g. The TPA should have fully functional offices in the state of GUJARAT.
- h. The TPA should have minimum 30 full time doctors including 5 doctors with minimum MBBS qualification during last financial year 2021-22
- i. The TPA should already be in empanelment of OICL
- j. The TPA should have adequate IT infrastructure, capable of integration and interoperability with AB-PMJAY, MA & MAV/State Platform and IT system of Insurers
- k. The TPA should have 24 hours call center facility.
- I. The TPA should not have any pending/lodged proceedings/cases/FIR of fraud/ongoing investigations or have been black listed by any Sr. Executive of State/UT government/ Central Government or their agencies/Insurance Companies/ CBI or similar agencies in last three financial years.
- m. Should be an income tax assesse
- n. PF, ESIC, GST compliant.
- o. The Bidder should unconditionally accept the terms and conditions of this Tender Document.
- p. Share the no of show cause notice received from Insurance Company under Govt or non Govt Scheme.

If any Bidder fails to above minimum Qualification Criteria, its Bid shall be termed as Non Responsive and rejected.

4.1 Consortium Not Allowed

- **4.1.1** Consortium applications are not allowed under this Tender Document.
- **4.1.2** The Bid submitted by any consortium shall be rejected including individual applications of any company which has applied as a part of the Consortium.
- 4.2 The Bidder should unconditionally accept the terms and conditions of this Tender Document. If any Bidder fails to meet the minimum Qualification Criteria, its Bid shall be summarily rejected.

4. Grounds for Rejecting the Bid

4.1 Fraud and Corruption

- **4.1.1** Each Bidder and its officers, employees, agents and advisers shall observe the highest standard of ethics during the Bidding Process.
- 4.1.2 Without prejudice to the rights of The OICL under Clause 4.1, if a Bidder is found by The OICL to have directly or indirectly or through an agent, engaged or indulged in any corrupt practice, fraudulent practice, coercive practice, undesirable practice and / or restrictive practice during the Bidding Process, such Bidder shall not be eligible to participate in any tender or bid process conducted by The OICL for a period of three years from the date that such an event occurs.
- **4.1.3** For the purpose of this **Clause 4.1**, the following terms will have the meanings given to them below:

a. corrupt practice means:

(i) Offering, giving, receiving or soliciting, directly of value to influence the actions of

any person connected with the Bidding Process. For the avoidance of doubt, offering of employment to, or employing, or engaging in any mannerwhatsoever, directly or indirectly, any official of **The OICL** who is or has been associated in any manner, directly or indirectly, with the Bidding Processor hasdealt with matters concerning the Scheme or arising from it at any time prior to the expiry of one year from the date such official resigns or retires from or otherwise ceases to be in the service of **The OICL**, will be deemed to constitute influencing the actions of a Person connected with the Bidding Process; or

- (ii) engaging in any manner whatsoever, whether during the Bidding Process or before or after the execution of **the Service Level Agreement**, as the case may be, any Person in respect of any matter relating to the Scheme, the Bidding Process or the **Service Level Agreement**, who at any time has been or is a legal, financial or technical advisor of **The OICL** on any matter concerning the Scheme.
- b. **Fraudulent practice** means any act or omission, including a misrepresentation, that knowingly or recklessly misleads, or attempts to mislead, a person to obtain a financial or any other benefit or to avoid an obligation.
- c. **Coercive practice** means impairing or harming, or threatening to impair or harm, directly or indirectly, any person or the property of the person to influence improperly the actions of a person.
- d. **Undesirable practice** means:

Establishing contact with any person connected with or employed orengaged by **The OICL** or its advisors with the objective of canvassing, lobbying or in anymanner influencing or attempting to influence the Bidding Process; or Having a Conflict of Interest (as defined in **Clause 4.2** below).

e. **Restrictive practice** means forming a cartel or arriving at any understanding or arrangement amongst Bidders with the objective of restricting or manipulating full and fair competition in the Bidding Process.

4.2 Conflict of Interest

- **4.2.1** Bidder shall not have any conflict of interest (a Conflict of Interest) that affects the Bidding Process.
- **4.2.2** Bidder that is found to have a Conflict of Interest shall be disqualified and the bid submitted shall become null and void.
- **4.2.3** Bidder shall be deemed to have a Conflict of Interest affecting the Bidding Process, if:
- 4.2.3.a) such Bidder or an Affiliate of such Bidder controls, is controlled by or is under common control with any other Bidder or any Affiliate thereof; provided that this disqualification shall not apply if:
- 4.2.3.a.i) the person exercising Control is the Government of India, a State government, other government company or entity controlled by a government, a bank, pension fund

- 4.2.3.a.ii) any direct or indirect ownership interest in such other Bidder or Affiliate thereof is less than 26 percent.
- 4.2.3.b) such Bidder or its Affiliate receives or provides any direct or indirect subsidy, grant, concessional loan, subordinated debt or other funded or non-funded financial assistance from or to any other Bidder or such other Bidder's Affiliate; or such Bidder has the same legal representative for purposes of this Bidding Process as any other Bidder; or
- 4.2.3.c) such Bidder or its Affiliate has a relationship with another Bidder or such other Bidder's Affiliate, directly or through common third party or parties, that puts either or both of them in a position to have access to the others' information about, or to influence the Bid of either or each other.
- 4.3 Misrepresentation by the Bidder
- 43.1 **The OICL** shall have the right to reject any bid if:
- a) at any time, a material misrepresentation is made by the Bidder; or
- b) the Bidder does not provide, within the time specified by The OICL, any additional information sought by The OICL for the purposes of evaluating the Bid.
- The OICL has the right to reject any Bid if it is found that during the evaluation or at any time before signing the Insurance Contract or after its execution and during the period of its subsistence thereof the Bidder, in the opinion of The OICL, has made a material misrepresentation or has given any materially incorrect or false information, the Bidder shall be disqualified forthwith, if not yet selected as the Successful Bidder by issuance of the Notice of Award (NOA). If the Bidder has already been issued the NOA or it has entered into the Service Level Agreement, as the case may be, the same shall, notwithstanding anything to the contrary contained therein or in this Tender Document, be liable to be terminated, by a communication in writing by The OICL to the Bidder, without The OICL being liable in any manner whatsoever to the Bidder.
- 4.4 Other Grounds Declaring a Bid Ineligible
- 4.4.1 If the bidder has:
- 4.4.1(a) been black-listed to bid for government sponsored health insurance schemes by Government of India or any **State Government** or any PSU/Any Insurance Company, and such black-listing subsists as on the last date of bid submission; or
- 4.4.1 (b) failed to comply with the Laws/Regulation and such non- compliance continues as on the last date of bid submission; or
- 4.4.2 A Bid submitted by any such **TPA** shall be rejected by **The OICL** at any stage that **The OICL** acquires any such knowledge and undertakes its due diligence.
- 4.4.3 The TPA should not have any pending cases of fraud/ongoing investigations by any PSU organization or government organization/Any Insurance Company.
- 4.5 OICL's Right to Evaluate Eligibility

- 45.1 **The OICL** reserves the right to require a Bidder to submit documentary evidence, in the form and manner that **The OICL** deems appropriate, to prove that it continues to satisfy the Eligibility Criteria at any time:
- 4.5.1 (a) after the last date of bid submission; or
- 4.5.1 (b) prior to or after the issuance of the NOA or execution of the **Service Level Agreement**, if such a Bidder is selected as the Successful Bidder.
- 4.5.2 **The OICL** reserves the right to verify all statements, information and documents submitted by Bidders in response to the Tender Document. Any such verification or lack thereof by **The OICL** will neither relieve the Bidders of their obligations or liabilities nor affect any rights of **The OICL** under this Tender Document.
- 4.5.3 If **The OICL** is of the opinion that the Bidder does not satisfy the Qualification Criteria, then **The OICL** shall have the right to:
- 4.5.3 (a) disqualify the Bidder and reject its Bid; or
- 4.5.3. (b)revoke the NOA or terminate the **Service Level Agreement** after acceptanceof its Bid by issuing a written notice to the Bidder.
- 4.5.4 The **OICL's** determination of a Bidder's eligibility shall be final and binding. The OICL shall not be liable, in any manner whatsoever, to the Bidder for a rejection of its Bid, the revocation of the NOA issued to it or the termination of the Service Level Agreement executed with it.
- **4.5.5** If the **OICL** terminates the **Service Level Agreement** in accordance with **Clause 4.4** and /or **Clause 4.5**, then the **TPA** shall be liable to repay the **service charges** received by it on pro-rata basis and take other measures upon such termination, in accordance with the provisions of the **Service Level Agreement**, including liability to pay penal charges, if any, levied by the **The OICL**.
- 5. Clarifications and Pre Bid Meeting
- 5.1 Clarifications and Queries
 - **5.1.1** If a Bidder requires any clarification on the Tender Document, it may notify the OICL in writing, provided that all queries or clarification requests should be received on or before the due date and time mentioned in the Data Sheet.
 - **5.1.2 The OICL** shall endeavour to respond to any request for clarification or modification of the Tender Document that it receives, no later than the date specified in the Data Sheet.
 - **5.1.3** The responses to such queries shall be mailed to **all participating bidders.**
 - 5.1.4 The OICL reserves the right not to respond to any query or provide any clarification, in its sole discretion, and nothing in this Clause shall be taken to be or read as compelling or requiring The OICL to respond to any query or to provide any clarification.
 - **5.1.5 The OICL** may of its own initiative, if deemed necessary, issue interpretations, clarifications and amendments to all the Bidders. All clarifications, interpretations

and amendments issued by **The OICL** shall be issued **on or before the date specified** in the **Data Sheet**.

- **5.1.6** Verbal clarifications and information given by **the OICL**, or any other person for or on its behalf shall not in any way or manner be binding on the **The OICL**.
- 5.1.7 Should The OICL deem it necessary to amend the Tender Document as a result of one or more queries or request(s) for clarification or modification, it will do so following the procedure set out in Clause 6.1.

6. Amendments to the Tender Documents

6.1 Issuance of Addenda

- **6.1.1** The OICL may, for any reason, whether at its own initiative or in response to a query raised or clarification requested by Bidder(s), amend the Tender Document by issuing an Addendum.
- **6.1.2** The Bidders are required to read the Tender Document with any Addendum that may be issued in accordance with this **Clause 6.1**.
- **6.1.3** Each Addendum shall be binding on the Bidders, whether or not the Bidders convey their acceptance of the Addendum.
- **6.1.4** Any oral statement made by **The OICL** or its advisors regarding the Bidding Process, the Tender Document or the Scheme or on any other matter related to the Scheme, shall not be considered as amending the Tender Document.

7. Preparation of Bids

- 7.1 Interpretation of Tender Documents
- 7.1.1 The entire Tender Document with all of Tender Documents for Selection of Insurance Company, all amendments, modifications, addendums, annexures and all parts of the AB-PMJAY, MA & MAV Scheme as issued by SHA or The OICL, must be read as a whole.
- **7.1.2** If the Bidder finds any ambiguity or lack of clarity in the Tender Documents, the Bidder must inform The OICL at the earliest and under any circumstances not later than the last date for receiving queries mentioned in the Data Sheet.
- **7.1.3** The OICL will then direct the Bidders regarding the interpretation of the Tender Documents.
- 7.2 Cost of Bidding
- **7.2.1** Bidders shall bear all direct and indirect costs associated with the preparation of their respective Bids, carrying out their independent assessments, due diligence and verification of information provided by the OICL.
- **7.2.2 The OICL** shall not be responsible or liable for any direct or indirect cost, regardless of the outcome of the Bidding Process, including cancellation of the Bid Process by **The OICL** for any reason whatsoever.

7.3 Language of the Bid

- **7.3.1** The Bid prepared by the Bidder and all correspondence and documents related to the Bid exchanged between the Bidder and the OICL shall be only in the English language.
- 7.3.2 Any printed literature/ document furnished by the Bidder, if asked for by The OICL as a part of the bid submission documents, may be written in another language, as long as such literature is accompanied by a translation of its pertinent passages in English in which case, for the purposes of interpretation of the Bid, the English translation shall prevail. In all such cases, the translated literature/ document shall be duly notarized by a public notary. Supporting materials which are not translated into English may not be considered by The OICL during the bid evaluation.
- 7.4 Due Diligence by the Bidder
- **7.4.1** The Bidder is expected to examine all instructions, forms, terms, specifications and other information in the Tender Documents at its own cost.
- **7.4.2 The OICL** shall not be liable to the Bidder for any consequences pursuant to the Bidder's failure to undertake its own due diligence and reliance solely on the information provided in this Tender Document.
- 8. Content of Bids

8.1 Financial Bid Submission

Bidders shall only submit the Financial Bid in the format set out **in this Tender** and not include any other documents as part of the Financial Bid. For each AB-PMJAY, MA & MAV beneficiary Family Unit eligible and covered under the Scheme the **TPA fee** quoted shall be per annum and all amounts quoted shall be only in Indian Rupees and up to two decimal places and shall be inclusive of all costs including costs, and exclusive of taxes. GST and other applicable taxes shall be as per applicable laws at the time of payment.

- 8.3 Signing of the Bid
- 83.1 In case of physical tendering process, each Bid including all its pages must be typed or written in indelible ink and should be physically signed by the authorized signatory of the Bidder.
 - 8.4 Submission of the Bid
 - 8.4.1 Each Bidder shall submit their bid to RO Ahmedabad as per the guidelines and instructions specified in this Tender Document.
 - 842 The Bid shall contain no alterations, omissions or additions. Any interlineations, erasures, or overwriting will be valid only if they are signed by the authorized signatory of the Bidder.
 - 8.6 Withdrawal / Modification of Bids
 - 8.6.1 A Bidder may substitute or withdraw its Bid after submission but prior to the specified

time on the last date of bid submission, provided that a written notice of the substitution or withdrawal is submitted to The OICL.

- 8.6.2 If **The OICL** receives a substitution notice from a Bidder before the specified time on the last date of bid submission, then the Bidder will be allowed to substitute its original Bid.
- 8.6.3 No Bid may be substituted or withdrawn after the specified time on the lastdate of bid submission.

9. Opening of Bids

- 9.1 The OICL shall open the bids at the date and time indicated in the Data Sheet.
- 9.2 Only authorized representative (s) of the bidder (s) can attend the bid opening.
- 9.3 Once all the Qualification Bids have been opened, they will be evaluated for responsiveness and to determine whether the Bidders will qualify for the opening of the Financial Bids.
- 9.4 The Financial Bids of only those Bidders who have passed the Qualification Criteria will be considered for evaluation on the intimated date. The Financial Bids will be opened in the presence of the representatives of such Bidders that choose to be present.
- 9.5 The Bidders may remain present in the Office of **the OICL** at the time of opening of Financial Bids.
- Any information contained in a Bid will not in any manner be construed as binding on the OICL; but will be binding on the Bidder, in the event that the **Service Level Agreement** is subsequently awarded to it on the basis of such information.

10. Execution of Insurance Contract

10.1 Notification of Award

- **10.1.1** Upon selecting the Successful Bidder(s), The OICL will issue Notification of Award (**NOA**) to the Successful Bidder (s):
 - declaring it as the Successful Bidder (s);
 - accepting its Financial Bid;
 - requesting it to fulfill the conditions as specified in Clause 11; and

subject to fulfillment of the conditions as specified in Clause 11, requesting it to execute the Service Level Agreement, which will be based on all Volumes of Tender Documents of GOG for Selection of Insurance Company, all amendments, modifications, addendums, annexures and all parts of the AB-PMJAY, MA & MAV Scheme as issued by SHA.

11. Security Deposit (SD):

11.1 The empanelled TPAs would deposit (cheque/demand Draft) with The OICL 5% of contract value for each district subject to minimum of Rs. 2.00 lacs for each district as interest free security money at the time of signing of Service Level Agreement. In the event the empanelled TPA do not

undertake the job or breach the contract as specified, the security money would be forfeited.

- 11.2 The SD shall be in the form of a crossed demand draft / banker's cheque drawn in favor of The OICL, on any scheduled bank, payable at Ahmadabad.
- 12. Documents Comprising the RFP: This RFP includes Appendix B to J.
- 12.1 The Bidder would provide all the information as per this document. Only those Proposals that are received in the required format and are complete in all respects would be evaluated.

Each Proposal shall comprise the following:

- A. Qualification Criteria:
- B. Scope of Work as per Appendix B.
- a. Covering letter in the format set out in Appendix C, as applicable
- b. Details of the Bidder in the format set out in Appendix D, as applicable
- c. Anti-collusion certificate in the format set out in Appendix E
- d. Technical Bid Format along with Proof of Eligibility (Qualification Criteria) in the format set out in Appendix F
- e. Evaluation of Technical Proposal as per Appendix G
- f. Power of Attorney for signing the Bid in the format set out in Appendix I.
- g. Letter of Undertaking as per Appendix J.
- C. Technical Proposal:

Technical proposal in the format as set out in Appendix G. The technical proposal should be sealed in a separate envelope clearly marked in bold "SECTION A –TECHNICAL PROPOSAL FOR SERVICING "PMJAY-MA Yojana (Ayushman Bharat – Pradhan Mantri Jan Arogya Yojana, Mukhyamantri Amrutam and Mukhyamantri Amrutam Vatsalaya Yojana" written on top of the envelope.

The Proposal shall be typed or written in indelible ink and each page shall be initialed by an Authorized signatory of the Bidder. All the alterations, omissions, additions, or any other amendments made to the Proposal shall also be initialed by the person(s) signing the Proposal.

D. Financial Proposal:

The Bidder is expected to quote the rates for 1 (one) years as per the format provided in Appendix H. However, the Financial Proposal shall be evaluated as a whole.

No tender will be accepted after prescribed closing time for submission of the same. The delay will not be condoned for any reason whatsoever including Network /Postal / Transit delay. However, if the last date of submission of tender is declared as a holiday by the government then it will be extended to the next working day.

12.2 Bidders are advised to study the Tender document carefully. Submission of Tender shall be deemed to have been done after careful study and examination of the Tender document with full understanding of its implications. Failure to furnish all information required as mentioned in the RFP document or submission of a proposal not substantially responsive to the RFP document in

every respect will be at the Bidder's risk and may result in rejection of the proposal.

- 13. Sealing and Marking of Proposal:
- 13.1 The bidder shall seal the technical and financial bids in two separate envelopes superscribed with type of bid. Further, these two sealed envelopes will be placed in single sealed envelope.
- 13.2The single envelope, containing two sealed envelopes of technical and financial bids must be super-scribed with the following information:
- a. Name and Address of Bidder.
- b. Contact person and phone numbers.
- c. "RFP for providing support service for "AB-PMJAY, MA & MAV" Yojana in the state of Gujarat.
- 13.3 If the envelope is not sealed and marked as instructed above, this office assumes no responsibility for the misplacement or premature opening of the contents of the Proposal submitted and such Proposal, may, at the sole discretion of the committee, be rejected.
- 13.4 Complete bid document should be submitted to The OICL by 23/06/2022, 2 :00 pm .Bid documents received later than the prescribed date and time will not be considered for evaluation. Proposals submitted by either facsimile transmission or telex will not be accepted.
- 13.5 The OICL may in exceptional circumstances, and at its sole discretion, extend the above Proposal Due Date by issuing an Addendum.

Proposals are to be opened in the presence of Tender Evaluation Committee, only.

14. Evaluation:

- 14.1 The criteria for eligibility, qualification and evaluation of Bidders are set out in Appendix F & G respectively.
- 14.2 As part of the evaluation, the Proposals shall be checked for responsiveness with the requirements of this document and only those Proposals which are found to be responsive would be further evaluated in accordance with the criteria set out in this document.
- 14.3 The Proposal would be considered to be responsive if it meets the following conditions:
- a. It is received /deemed to be received by the Proposal Due Date including any extension thereof.
- b. It is signed, sealed and marked as stipulated in Clause 7 and Clause 8.
- c. It contains all the information and documents as requested in this document.
- d. It contains information in formats specified in this document.
- e. It mentions the validity period as set out in Clause 5.
- f. There are no inconsistencies between the Proposal and the supporting documents.

A Proposal that is substantially responsive is the one that confirms to the preceding requirements without material deviation or reservation.

A material deviation or reservation is one:

- a) Which affects in any substantial way, the scope, quality, or performance of the Project, or
- b) Which limits in any substantial way, inconsistent with this document, The OICL's rights or the

Bidder's obligations under the Agreement, or

- c) Which would affect unfairly the competitive position of other Bidders presenting substantially responsive Proposals.
- 14.4 The responsive proposals shall be evaluated as per the criteria set out in Appendix F & G.
- 14.5 The Bidder shall submit the Technical Proposal as set out in Appendix G.
- 14.6 The format for quoting the Financial Proposal is set out in Appendix H.
- 14.7 The Financial Proposals of only the Technically Qualified Bidders would be opened.
- 14.8 The Bidder making the lowest Financial Proposal i.e. lowest Service Charges would be declared as the Preferred Bidder. The OICL may either choose to accept the Proposal of the Preferred Bidder or invite him/her for negotiations. The OICL reserves the right to reject any or all tenders without assigning any reason.
- 14.9 In case there are two or more Bidders quoting the same lowest Financial Proposal, The OICL may in such case call all such Bidders for negotiations and select the Preferred Bidder on the outcome of the negotiations. The selection in such cases shall be at the sole discretion of the OICL. The information of negotiations will be given to both the bidders.
- 14.10 The OICL reserves the right to engage more than one TPAs. In case it is decided to engage more than 1 TPA the next lowest bidder will be offered to match the lowest rate. Thereafter two or more than two TPAs will be assigned different districts as decided by OICL. The districts allotted at the inception of policy may be shuffled amongst the multiple TPA's depending upon individual performance in the allotted district.
- 14.11 The OICL reserves the right to reject any Proposal, if:
- a) At any time, a material misrepresentations made or discovered; or
- b) The Bidder does not respond promptly and diligently to requests for supplemental information required for the evaluation of the Proposal.
- 15. OICL have been declared L1 in upcoming scheme and we are expecting issuance of LoA from the government very soon.
- 16. In the event of acceptance of the Preferred Bidder with or without negotiations, The OICL shall declare the Preferred Bidder as the Successful Bidder. The OICL shall notify the Successful Bidder through a Letter of Award (LoA) that its Proposal has been accepted.
- 17. The Successful Bidder shall enter into an agreement within 7 days of the issue of Letter of Award (LoA) or within such further time as the OICL may agree to, in its sole discretion.
- 18. Period of Agreement:

The agreement with the TPA will be for a period of 1 year (from the date of signing the agreement) initially and may be renewed annually.

19. Payment of Service Charges:

The OICL will pay the Service Charges to the TPA directly in 4 (four) installments of the total service

charges as under:

- 19.1) The first installment of TPA fees will be 30% of the annual fees payable, only after completion of first quarter.
- 19.2) The second installment of TPA fees will be 30% of the annual fees payable, only afterreceipt of second installment of premium of State share.
- 19.3) The third installment of TPA fees will be 30% of the annual fees payable, only afterreceipt of third installment of premium of State & Central share.
- 19.4) Remaining 10% of the TPA fees shall be paid at the expiry of the policy and after receipt of NOC from SHA.
- 20. Failure of the Successful Bidder to comply with the requirements of Clause 14 or Clause 17 shall constitute sufficient grounds for the annulment of the <u>Letter of Award (LoA)</u>. In such an event, The OICL reserves the right to;
 - a. Either invite the next lowest Bidder for negotiations, or;
 - b. Take any such measures as may be deemed fit in its sole discretion, including annulment of the bidding process.
- 21. Notwithstanding anything contained in this document, The OICL reserves the right to appoint one or more TPA to accept or reject any Proposal, or to annul the bidding process or reject all Proposals, at any time without any liability or any obligation for such rejection or annulment, without assigning any reasons thereof.
- 22. The provisions of all Volumes of Tender Documents for Selection of Insurance Company, all amendments, modifications, addendums, annexures and all parts of the AB-PMJAY, MA & MAV Scheme as issued by SHA or as decided by The OICL shall be applicable on the selected bidder and all the roles, responsibilities and duties of the insurer as are mentioned in the said Tender Document or as decided by Govt of Gujarat/Govt of India or The OICL at any stage, shall be undertaken by the selected Third Party Administrator.

TPA shall assist in fulfillment of all commitments made by The OICL with SHA.

- 23. If SHA/Govt of Gujarat/Govt of India or The OICL make any modification in the scheme or the responsibilities, roles and duties of the insurer, the same shall be applicable on the selected bidder.
- 24. The OICL reserves the right to modify this tender document at any point which shall be bindingon the selected bidder.
- 25. The interpretation of provisions as mentioned in point 22 above, in case of any ambiguity, shall be as per the OICL.
- 26. Please refer the TAT as per Appendix B.

27. As per Appendix B

All the service related work and financial obligation entrusted to OICL by virtue of tender documents issued by SHA and MOU signed between SHA and OICL shall have to be borne by TPA including but not limited to Identification of AB- PMJAY, MA and MAV Beneficiary family units,

coordination with EHCP, cashless access of services, Pre – authorization, portability, claim service management, fraud control and Management, Setup of project office, district office and manpower, MIS, Monitoring and control, bearing of penalties, reporting requirements, Grievance Redressal, Confidentiality of information and Data protection.

28. General

Confidentiality and Propriety Data

- a. The Tender Documents, and all other documents and information that are provided by the OICL are and shall remain the property of the OICL and are provided to the Bidders solely for the purpose of preparation and the submission of their Bids in accordance with the Tender Documents. The Bidders are to treat all information as strictly confidential and are not to use such information for any purpose other than for preparation and submission of their Bids.
- b. The OICL shall not be required to return any Bid or part thereof or any information provided along with the Bid to the Bidders, other than in accordance with provisions set out in these Tender Documents.
- c. The Bidder shall not divulge any information relating to examination, clarification, evaluation and selection of the Successful Bidder to any person who is not officially concerned with the Bidding Process or is not a retained professional advisor advising the OICL or such Bidder on or matters arising out of or concerning the Bidding Process.
- d. Except as stated in these Tender Documents, the TPA will treat all information, submitted as part of a Bid, in confidence and will require all thosewho have access to such material to treat it in confidence. The TPA may not divulge any such information unless as contemplated under these Tender Documents or it is directed to do so by any statutory authority that has the power under law to require its disclosure or is to enforce or assert any right orprivilege of the statutory authority and/or the OICL or as may be required by law (including under the Right to Information Act, 2005) or in connection with any legal process.

Governing Laws and Dispute Resolution

The Bidding Process, the Tender Documents and the Bids shall be governed by, and construed in accordance with, the laws of India and the competent courts at State/UT capital Gujarat shall have exclusive jurisdiction over all disputes arising under, pursuant to and/or in connection with the Bidding Process.