ENGAGEMENT OF BOOK RUNNING LEAD MANAGERS (BRLMs) FOR DISINVESTMENT OF UPTO 15% PAID UP EQUITY OF KIOCL LIMITED OUT OF GOVERNMENT OF INDIA SHAREHOLDING OF 99.06% THROUGH “FOLLOW-ON PUBLIC OFFER” IN THE DOMESTIC MARKET – REQUEST FOR PROPOSALS.

1. Introduction

KIOCL Limited is a schedule 'A' Mini Ratna Category-I CPSE in Mineral and Metal sector under the administrative control of Ministry of Steel with its registered and corporate office at Bangalore, Karnataka. The country's prestigious Export Oriented Unit having expertise in Iron Ore Mining, Filtration Technology & Production of high quality Pellets has its Corporate office at Koramangala, Bangalore. The Company is presently engaged in production of Iron Oxide Pellets from its 3.5 MTPA capacity Pelletisation Plant and Foundry Grade Pig Iron having 2.16 lakh Ton Capacity plant located in the coastal city of Mangalore. The manufacturing units accredited with ISO-9001:2008, ISO14001:2004 and compliant with OHSAS: 18001:2007. As on 01.03.2019 the company employed 840 regular employees (Executives & Non-Unionized Supervisors 260 and Non-Executives 580). The Company is in the process massive expansion plan in next 2-3 years with plan for entering into the business of manufacturer of Coke, DISP through forward & backward integration projects. The Company also entered into an MOU with RINL for setting up 2 MTPA Pellet Plant at Vizag under Joint Venture. KIOCL also in the process of obtaining statutory clearances for development of Devadari Iron Ore Block in Devadari Range, Ballari Dist. Karnataka which is reserved by Government of Karnataka in the year 2017. KIOCL also diversified into the business of Operation & Maintenance activities, Mineral Exploration Deposit and EPC business.

1.1 The Company had undertaken buy-back of 1,25,88,235 equity shares representing 1.98% of total paid-up share capital at a price of Rs. 170/- per equity share at a consideration of Rs.214 Crores.

1.2 The authorized capital of KIOCL is Rs 675 crore of which the issued and subscribed equity capital as on 31.12.2018 after buy-back is Rs 621.92 crore. Government of India holds 616,051,204 Equity shares of face value Rs.10/- each, representing 99.06% of total equity in KIOCL, and remaining 58,74,361 equity shares representing 0.94% of equity is held by general public

1.3 KIOCL's Equity Shares were listed in regional stock exchanges since its disinvestment in the year 1994-95. Consequent to the exit of the regional stock exchanges, the CPSE has now re-listed with Metropolitan Stock Exchange of India Ltd. (MSEI) since February 2016, National Stock Exchange of India Ltd. (NSE) since November 2016 and BSE Limited since August 2017.

1.4 Profit after Tax for FY 2018-19, upto December 31, 2018 is Rs. 67.04 crore for KIOCL and as on December 31, 2018, it has a Net worth of Rs. 1938.24 Crore.
1.5 The percentage of paid-up equity to be divested will be determined based on the post issue capital of the company calculated in consonance with the clause 19 (2) of the Securities Contracts (Regulation) Rules (SCRR). A part of the public offering will be reserved for employees of the company. The eligible employees and retail investors will be offered shares at a discount (to be decided later) on the Issue price.

2. Government decision

2.1 GoI holds 99.06% of paid up equity in KIOCL, while rest of paid up equity is held by Institutional Investors, Bodies Corporate and General Public. The Government intends to further disinvest upto 15% paid up equity share capital of KIOCL through “Follow-on Public Offer (FPO)” in the domestic market.

2.2 Proposals are invited as per Guidelines (Para 5 of these documents) by 15:00 Hrs on 18th April, 2019 from reputed Category - I Merchant Bankers registered with SEBI having a valid certificate; either singly or as a consortium, with experience and expertise in public offerings in capital market; to act as Book Running Lead Managers and to assist and advise the Government in the process. The Certificate of Registration with SEBI should remain valid till the completion of all activities relating to “Follow-on Public Offer”.

3. Responsibilities of the Book Running-Lead Managers (BRLMs)

3.1 The Book Running Lead Managers will be required, inter alia, to undertake tasks related to all aspects of the “Follow-on Public Offer” including but not restricted to, as mentioned below: -


(ii) Undertake due diligence activities and prepare the DRHP/RHP/Prospectus and complete all stipulated requirements & formalities of regulatory/statutory authorities.

(iii) Undertake filing of the DRHP / RHP / Prospectus with SEBI / Stock Exchanges / ROC.

(iv) Advise on the regulatory norms and assist in securing approval and exemptions, wherever necessary, from various regulatory agencies such as SEBI, Stock Exchanges, RBI, FIPB etc.

(v) Conduct pre-market survey, road shows to generate interest amongst prospective investors. Arrange meetings with the key investors, facilitate communication about the growth potential of the Company and articulate the key marketing themes & positioning of the Company.
(vi) Undertake market research, assist in the pricing of the Issue, allocation of shares and provide after sale support, etc.

(vii) Perform all other responsibilities connected with the “Follow-on Public Offer”.

(viii) Underwrite the “Follow-on Public Offer” as per SEBI Rules and Regulations.

(ix) Assist in selection of intermediaries to be appointed by Government and coordinate the work of all intermediaries.

(x) Prepare and approve the statutory advertisements for publication. The cost of the preparation will be borne by the BRLMs and the cost of publication will be borne by the Government.

(xi) Organize road shows both domestic and international. All expenses in this regard will be borne by the BRLMs except the tour expenses of Government and KIOCL Limited officials.

(xii) Advise the Government of India on the timing and the modalities of the “Follow-on Public Offer”.

(xiii) Ensure optimum return to the Government.

(xiv) Undertake the task of printing and distribution of stationery required for the “Follow-on Public Offer” as illustrated in Annexure - I. The BRLMs will ensure that the stationery is printed in adequate quantity and delivered to the Centres / Parties well in advance. The appointed BRLMs will have to print a minimum of 10 lakh Application Forms for all the categories taken together. Any deficiency noticed in this regard shall be viewed seriously by the Government. All expenses in this respect will be borne by the BRLMs.

(xv) The following statutory fees will be paid by BRLMs after obtaining negotiated quotes where applicable and would be reimbursed by the Company/GoI as per actual against an invoice:

i. Fee payable to SEBI as filing fee;

ii. Payment to NSE and BSE for use of software for the book building;

iii. Payments required to be made to Depository or the Depository Participants;

iv. Payment required to be made to Stock Exchanges for initial processing, filling and listing of shares, if any.

Note: The above expenses need not be included in the financial bid.

(xvi) Shall enter into the requisite agreements i.e. Offer Agreement, Underwriting Agreement, Syndicate Agreement, Agreement with Registrar Advt. agency agreement and Escrow Agreement based on the model agreements as available on the website http://dipam.gov.in of the Department of Investment and Public Asset Management,

(xvii) Ensure completion of all post issue related activities as laid down in the SEBI Regulations.
(xviii) Render such other assistance as may be required in connection with the FPO.

NOTE:

(a) The appointment of Bankers to the Issue, Registrar to the Issue, Legal Advisers–Domestic and International, Auditors and Advertising Agency/Public Relation Agency will be made by the Government which will also bear the expenditure involved on account of these intermediaries.

(b) The expenses related to the tour programme of only Government and KIOCL Limited officials will be borne by the Government.

(c) In case the Government decides to defer the Public Offering after the Application Forms have been printed, the Government would reimburse the actual cost of printing of Application Forms only and not the distribution cost. Further, in the event the filing fee is required to be paid again due to deferment of the offering, then Government will reimburse the initial filing fee paid by the BRLMs.

3.2 The Government will select and appoint upto 4 (four) Merchant Bankers with requisite experience in Public Offerings, who together will form a team and would be called Book Running Lead Managers (BRLMs). The BRLMs, in consultation with the Government, will form a syndicate as required under the SEBI Guidelines/Regulations. The Government will have the option of appointing additional syndicate member(s), if considered necessary.

4 Accountability

In order to ensure best returns to the Government the selected BRLMs will be required to comply with the following conditions emerging from the responsibilities listed in clause 3 above:

4.1 Within 14 (Fourteen) days from the date of issue of the appointment letter each of the selected bankers will submit to the concerned DIPAM officer:-

a) separate list of investors of both domestic and international investors, (indicating name and address) to be approached by each of the selected bankers respectively for the FPO;

b) Details of inter-se allocation of responsibilities (“Inter-Se”) in relation to the FPO, amongst the merchant bankers and/ or their affiliates. The Inter-Se submitted by the selected bankers shall be evaluated by DIPAM and they may be required to make certain alterations and resubmit the Inter-Se. The Revised Inter-Se should be submitted to DIPAM within 2 days of finalization of the revisions in the Inter-Se with DIPAM. The revised Inter-Se, upon formal acceptance by DIPAM, shall become final and binding Inter-Se of Action which the merchant banker would be required to implement;
c) A detailed strategy for reaching out to the retail investors so as to create awareness about retail participation in the FPO.

d) a “Plan of Action” on each responsibility and tasks to be undertaken by the selected bankers as a merchant banker in connection with the captioned FPO including but not limited to all the tasks as specified hereunder. The Plan of Action submitted by the selected bankers shall be evaluated by DIPAM and they may be required to make certain alterations and resubmit the Plan. The Revised Plan of Action should be submitted to DIPAM within 2 days of finalization of the revisions in the Plan of Action with DIPAM. The revised Plan of Action, upon formal acceptance by DIPAM, shall become final and binding Plan of Action which the merchant banker would be required to implement.

4.2 The selected bankers will be required to provide regular updates as decided by DIPAM, regarding the progress made on the final Plan of Action (as referred above) and the tasks undertaken (including follow-ups done) etc during the preceding period and the course of action for the period after the day this update is being given.

4.3 The selected bankers will be required to submit post the domestic and international investor meetings book building of the investors with likely volume and likely price based on latest interaction and response of the fund managers.

4.4 The selected bankers will be required to advise DIPAM on the proper and optimum timing and best floor price for the FPO (apart from other tasks in relation to FPO).

4.5 Further, after the closure of FPO, within 10 days the selected bankers will be required to submit a self appraisal on the Final Plan of Action that DIPAM had accepted. DIPAM shall also evaluate the bankers’ performance based on the Final Plan of Action and self appraisal sent by the selected bankers, which shall be taken into consideration by DIPAM for future assignments

5. Eligibility

5.1 Bidders should have handled at least one domestic equity issue (Initial Public Offering or Follow-on Public Offer / OFS) of the size of 250 crore or more during the period from 1st January, 2014 to 31st December, 2018.

5.2 The Government has prescribed guidelines for qualifications for Advisors for disinvestment process, enclosed at Annexure - III. The interested Bidders fulfilling eligibility criteria mentioned in paragraph 5.1 above are advised to go through the guidelines and if eligible, furnish the following certificate as a part of the Proposal,

“We certify that there has been no conviction by a Court of Law or indictment/adverse order by a regulatory authority for a grave offence against us or any of our sister concern(s). It is further certified that there is no investigation pending against us or our sister concern(s) or the CEO, Directors/Managers/
Employees of our concern or of our sister concern(s). It is certified that no conflict of interest as defined in O.M. No. 5/3/2011-Policy dated 8th June, 2011 exists as on date and if in future such a conflict of interest arises, we will intimate the same to the Government of India/Company.

Further, we certify that as on the date we are not advising or acting on behalf of or associated with any other person or entity (including any company, partnership, proprietary concern or individual or an HUF or association of persons or body of individuals) which is engaged in the same line of business as that of the Company (being disinvested), in respect of any transaction of same nature as the transaction for which the Government and/or the Company (being disinvested) is proposing to select the Adviser, except for the list of the mandates, duly signed by us, in the same line of business and for the same type of transaction as enclosed.

Further, we certify and undertake that for a period commencing from the date of our appointment (if so appointed) as the Adviser till the completion of the transaction, we shall keep the Government/CPSE informed of any mandate/contracts entered into, to advise or act on behalf of or associate ourselves with, any other person or entity (including any company, partnership, proprietary concern or individual or an HUF or association of persons or body of individuals) which is engaged in the same line of business as that of the Company being disinvested, in respect of any transaction of same nature as the transaction in respect of which we have been appointed as the Adviser.

(The certificate should be signed by the authorized signatory of the Bidder.)

**Note:** The content of the certificate must not be changed. Clarification, if any, may be provided separately.

6. **Submission of Proposal:**

6.1 Proposals have to be submitted as per the following directions:

(i) **Envelope 1 (unsealed)** containing the following:

(a) Non-refundable fee of Rs one lakh by way of a demand draft drawn in favor of 'Pay and Accounts Officer, Ministry of Finance, Department of Investment and Public Asset Management, New Delhi' payable at Delhi (Enclosure-1);

(b) Certificate, duly signed by the authorized signatory of the bidder as per para 5.2 (Enclosure-2);

(c) Certificate in format at Annexure-IV (Enclosure 3);

(d) Authority letter authorizing the person of the bidder to sign the proposal and other documents (Enclosure 4);

(e) Copy of the valid certificate of Category I Merchant Banker issued by SEBI (Enclosure 5); and

(f) Confirmation letter that you are agreeable to sign the agreements on the basis of model agreements in the format as placed on the website [http://dipam.gov.in](http://dipam.gov.in) of the Department of Investment and Public Asset Management, (Enclosure 6).
(ii) **Envelope 2 (Sealed)** containing the technical bid as per format in para 6.4, to be opened in the presence of the bidders on 18th April, 2019 at 15:30 (IST) in the Committee Room No. 515, Department of Investment and Public Asset Management, Block 14, CGO Complex, New Delhi. The bidders are also required to send technical bid through soft copy to Department of Investment & Public Asset Management after the opening of the bids.

(iii) **Envelope 3 (Sealed)** containing the Financial Bid, to be opened only after the presentations and of only those parties who qualify in the technical bid. The bids will be opened in the presence of the bidders (who are technically qualified based on presentations) immediately after the presentations. Bids with conditionality will be summarily rejected.

6.2 The proposal (all three envelopes) can be submitted by 15:00 Hrs on 18th April, 2019 to Shri Priya Ranjan, Under Secretary, Department of Investment & Public Asset Management, Room No. 217, 2nd Floor, Block No. 14, CGO Complex, Lodhi Road, New Delhi- 110003, Tel. 24368736, e-mail: priya.ranjan@nic.in in hard copies in original, duly signed by the authorized officer of the Merchant Banker. No proposal will be entertained after the appointed time and date. The Government will not be responsible for any postal/courier delay. The proposals received after the appointed time and date will be summarily rejected.

6.3 The Government reserves the sole right to accept or reject any or all Proposals thus received without assigning any reasons thereof.

6.4 **Proposal Format:**

The Proposals are to be submitted in detail as indicated in the following Sections. The weightage for evaluation of the Merchant Bankers in respect of each criterion has been indicated against each Section.

**Section (A):**

**Experience and Capabilities in handling similar transactions as Advisers/Global Coordinators - (Weightage for evaluation 15/100) (from 1st January, 2014 to 31st December, 2018).**

(i) Profile of the organization with full particulars of the constitution, ownership and business activities of the prospective Book Running Lead Manager (Bidder). In case of consortium bids, the particulars of the coordinating firm having the principal responsibility for the mandate (Consortium Leader) as well as those of other partners may be furnished along with letters of acceptance from each partner. The responsibility of the consortium bidders shall be ‘joint’ and ‘several’.

**Note:** 1. The consortium partner(S) should be a Category-I Merchant Banker holding valid certificate issued by SEBI and should furnish the Certificate as per clause 5.2 as part of the proposal.
2. Consortium will be treated as one party and in case of selection, only consortium leader's name will appear in the documents like DRHP/RHP/Prospectus.

3. The partners of one consortium are precluded from participating in the bid, as a partner to another consortium.

(ii) Unabridged Annual Reports or audited financial accounts for the last three years of the firm submitting the Proposal and of each consortium partner, if applicable.

(iii) Details of all pending litigation and contingent liabilities, if any should be indicated. Details of past conviction and pending litigation against sponsors/partners, Directors etc., if any, and areas of possible conflicts of interest may also be indicated.

**Note:** In case of consortia, similar details of each proposed partner will be required.

(iv) Details of Domestic and International Equity Offerings managed as Book Running Lead Managers, in respect of issue size of **250 crore or more**, to be furnished in the format given in **Annexure-II**.

(v) Equity sales and distribution capacity with demonstrable capability of selling Indian Issues in particular, Asian equity and global equity; along with distribution network may be furnished.

**Section (B):**

**Past Performance with Department of Investment and Public Asset Management (DIPAM) (Earlier DoD) (In offer for sale or fresh issue in conjunction with offer for sale with effect from 01.01.2014) – (Weightage for evaluation 10/100)**

(i) The Merchant Banker would be evaluated on the number of applications and the issue amount procured by them for various issues in which DIPAM also divested Government of India shareholding.

(ii) The quality of deal team and its ability to handle the issues that had arisen during the transactions.

(iii) Understanding of the regulatory framework by the deal team and the time frame and quality of response to the queries of the Department/Company.

**Section (C):**

**Sector Expertise, Experience and Understanding of KIOCL Limited (Weightage for evaluation 20/100)**

(i) Indicate work done in the areas **Metal, Mining and Steel sector** - like studies or research undertaken.
(ii) Exhibit strength/expertise in the areas of **Metal, Mining and Steel sector**, if any.

(iii) The Public Offerings handled during the period from 1\textsuperscript{st} January, 2014 to 31\textsuperscript{st} December, 2018 in the areas of **Metal, Mining and Steel sector**.

(iv) Research Reports done on the companies operating in areas of **Metal, Mining and Steel sector**.

(v) **SWOT analysis of the KIOCL Limited**.

**Section (D):**

**Deal Team Qualification & Manpower Commitment to the Deal - (Weightage for evaluation 10/100)**

Details of **core team** that will be handling the proposed issue, their status in the organization, their background, qualification, experience and present addresses, telephone numbers – office, residence, mobile, e-mail etc. – hands-on experience should be furnished. Separately, similar details in respect of the **supervisory team** may be indicated.

Details of other professionals who would provide back-up support may also be indicated separately.

An undertaking is also to be given that if during the process, any of the core team members is not available due to resignation etc. another person of the same qualification and experience would be made available with concurrence of the Government.

**Section (E):**

**Marketing strategy & Post Issue Market Support - (Weightage for evaluation 15/100)**

(i) Optimal syndicate structure suggested to maximize quality and quantity of demand.

(ii) Proposal on syndicate incentivisation.

(iii) Strategy for pre-marketing.

(iv) Proposed Road Show venues and reasons for suggesting the same and the level of BRLM representatives who will travel on the domestic and international road shows.

(v) Demand analysis and aspects influencing demand.

(vi) Strategy for marketing shares and identification of target investor groups.

(vii) Commitment(s) which may act either as a constraint, or as a conflicting interest, to your involvement in the proposed “Follow-on Public Offer”.

(viii) Strength in lending after market support, with specific reference to Indian issues managed in the past.

(ix) Identification of key selling points for marketing the Offering.

(x) Details of the valuation methodology to be followed in determining the price of the “Follow-on Public Offer”.
(xi) Underwriting capabilities including details of capital base of the Investment Bank available to support such underwriting, record of past underwriting commitments and experience. Details of the underwriting commitments (including hard underwriting) which could not be met.

(xii) Indicate realistic time schedule for launching the proposed “Follow-on Public Offer” with breakup of all activities to be undertaken by various agencies involved in the process.

**Section (F):**

**Local presence and commitment to India and strength in drawing Retail Investor participation - (weightage for evaluation 15/100)**

A brief note evidencing the Bidders presence in India in both qualitative and quantifiable terms with specific reference to research teams and details of available infrastructure may be furnished. The details shall include manpower deployed in the investment banking (equity segment), offices in India and other relevant information. The distribution network strength to elicit maximum retail participation should be indicated.

**Section (G):**

**Global Presence and Distribution Capabilities - (Weightage for evaluation 10/100)**

(i) Indicate global network and distribution strength.

(ii) The funds mobilized from international investors for Equity Public Offerings in India during the period from 1st January, 2014 to 31st December, 2018.

(iii) The understanding and relationship with international institutional investors.

**Section (H):**

**Research Capability - (Weightage for evaluation 5/100)**

Research strength in the country, sector, region and world, based on rating as established by independent global surveys. Details should be given relating to research capabilities, experience and background of the research team.

**NOTE (refer to Section B):**

The Merchant Bankers who have not executed any transaction in the past with the Department of Investment and Public Asset Management (earlier DoD) would be evaluated on all parameters except Section B above and would be awarded marks out of 90 instead of 100 and then proportionately increased to a scale of 100 so that they are neither at an advantage nor at a disadvantage.
6.5 The complete information sought above with any additional information considered necessary by the Bidder as a part of the Proposal, should be sent (maximum of 10 pages in font size 12) to the officer mentioned in para 6.2.

7. **Payment of Selling Commission**

7.1 The Government will bear the expenses relating to the payment of brokerage to the brokers etc. to elicit wider participation of retail investors. The brokerage will be 0.35% on allotment to Retail investors; 0.15% on allotment to non-institutional investors and 0.25% on allotment to eligible employees out of quota reserved for them. In the first instance the brokerage will be paid by the appointed BRLMs and on successful completion of the transaction the brokerage would be reimbursed on production of documentary proof of actual disbursement within the stipulated period of one month from the date of finalization of the basis of allotment.

8. **Procedure for Selection of the Book Running-Lead Managers (BRLMs)**

8.1 Qualified interested Bidders would be required to make a presentation of their credentials, in the format prescribed in paragraph 6.4 above, for the proposed transaction, before an Inter-Ministerial Group (IMG) at New Delhi in the Committee Room of Department of Investment and Public Asset Management, Room No.515, Block No.14, CGO Complex, New Delhi-110003. The time / date of the presentation will be posted on the website of Department of Investment and Public Asset Management (DIPAM) ‘http://dipam.gov.in’ in due course. Only the Team Leader of the Core Team shall make the presentation.

8.2 The IMG would evaluate the Bidders on the criteria mentioned in paragraph 6.4 above based on their presentation and Proposals received and shortlist them for the purpose of opening of their Financial Bids. Only the parties scoring predetermined marks/score out of 100, which will be announced before presentation, will be technically shortlisted.

8.3 After the short listing of Bidders based on their presentations, IMG would open the Financial Bids of only short listed Bidders. The short listed bidders, if they so desire, may remain present at the time of opening of the financial bids. The qualifying marks and the marks scored by the short listed bidders will be announced before opening of the financial bids. The date and time of opening of the financial bids would be announced at the time of the presentations.

8.4 The marks scored by the short listed bidders in the technical evaluation will then be given a weightage of 70. Similarly the financial bids of the short listed bidders will be given a weightage of 30. The score on the basis of Combined Quality Cum Cost based system (CQCCBS) of technical and financial bids will determine the H1, H2, H3 and so on.

8.5 The party scoring the highest points/marks (H1) based on the above principles would be appointed for the transaction. The other technically qualified BRLMs ranked as H2, H3 and so on in that order would be asked to accept the fees quoted by H1 and the parties who so accept the fees quoted by H1 will also be
appointed till the required number of BRLMs are filled up. Government may consider selecting lesser number of Bidders for appointment as BRLMs.

8.6 The fee quoted by H1 would be shared equally by all the appointed BRLMs. However, if any BRLM selected on this basis has quoted a lower fee than that quoted by H1 that BRLM will get a fee equal to the fee quoted by him divided by the number of BRLMs appointed for the transaction. However, the expenses to be incurred by the appointed BRLMs on items as mentioned in para 3.1 above would be shared equally by all the BRLMs.

8.7 The selected Bidders will work as a team and be called Book Running Lead Managers.

9. **Requirements for Financial Bids**

9.1 The Bidder is required to quote a fee in INR (in a sealed envelope) for the transaction. The amount should be mentioned both in figures and words. In case of mismatch between the two, the amount mentioned in words would be considered final. The fee quoted by the Bidder should be inclusive of all the applicable taxes, cess, duties etc. The fee quoted should be minimum Re. 1.00 (Rupee one) or in multiples of Re.1.00 (Rupee one), failing which the financial bid would be rejected. The different taxes should be indicated separately while raising the bills for payment of fee. All bills are to be raised in INR and will be payable in INR only after successful and satisfactory closure of the transaction.

Note: All merchant bankers are required to furnish a break-up of expenses on items like printing of stationery; advertisement agency/public relation agency for preparation of statutory advertisements and road shows; fee payable to SEBI as filling fee; payment to NSE and BSE for use of software for the book building and payment required to be made to depositories or depository participants for transfer of shares; any additional selling commission/brokerage that the Merchant Bankers may pay in addition to selling commission/brokerage that Government will pay. These details are to be provided along with the financial bid on a separate sheet being the annexure to the financial bid.

9.2 The fee quoted should be unconditional and inclusive of the expenditure to be incurred on the intermediaries and the work mentioned in paragraph 3.1 above.

9.3 The Bidders will be liable to pay taxes applicable as per law.

10. **Drop Dead Fee**

10.1 The Bidders may quote a drop dead fee, if any, payable by Government in case of calling off of the transaction by the Government after initiation of the process by the Bidder. The lowest drop dead fee quoted by any of the finally selected Bidders would be treated as drop dead fee payable by Government and be shared equally by all the Bidders. Drop dead fee will not be a criterion in determining the H1 Bidder.
11. **Termination of the assignment**

11.1 In case it is found during the course of the transaction or at any time before award of the assignment or after its execution and during the period of subsistence or after the period thereof, that one or more of the terms and conditions laid down in this request for proposal has not been met by the Bidder, or the Bidder has made material misrepresentation or has given any materially incorrect or false information, the Bidder shall be disqualified forthwith if not yet appointed as the Merchant Banker/ Selling Broker. Also if the Selected Bidder has already been appointed as the Merchant Banker/ Selling Broker, as the case may be, the same shall, notwithstanding anything to the contrary contained in this RFP, be liable to be terminated, by a communication in writing by the DIPAM to the Selected Bidder without the DIPAM being liable in any manner whatsoever to the Selected Bidder. This action will be without prejudice to any other right or remedy that may be available to the DIPAM under the Bidding Documents, or otherwise. However, before terminating the assignment, a show cause notice stating why its appointment should not be terminated would be issued giving it an opportunity to explain its position.

11.2 Further, during the course of appointment of the selected bankers for the captioned FPO, at any point of time if DIPAM (in its sole discretion) thinks that the selected bankers are not performing up to the expectations of DIPAM, then DIPAM shall have the right to substitute the selected bankers with another Merchant Banker, as DIPAM may deem fit, without assigning any reasons.

12. **Non disclosure Agreement**

12.1 The selected BRLMs would be required to sign the non-disclosure agreement with the Company. Failure to sign the same would make their appointment null and void.

13. For any further clarification, kindly contact, Shri Priya Ranjan, Under Secretary, Department of Investment & Public Asset Management, Room No. 217, 2nd Floor, Block No. 14, CGO Complex, Lodhi Road, New Delhi- 110003, Tel. 24368736, e-mail: priya.ranjan@nic.in
## INDICATIVE LIST OF STATIONERY FOR THE “FOLLOW-ON PUBLIC OFFER” IN RESPECT OF KIOCCL LIMITED.

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### DETAILS OF DOMESTIC / INTERNATIONAL EQUITY OFFERINGS

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**Note:** 1. Please indicate whether you were engaged by Government of India for any Equity Public Offering, other than those mentioned above and if so, furnish details.
OFFICE MEMORANDUM

Subject: Guidelines for qualification of Advisers for disinvestment process.

In order to inspire public confidence in the selection of Advisers through competitive bidding, the Government had framed comprehensive and transparent guidelines defining the criteria for their selection. In addition to using a set of criteria like sector experience, knowledge, commitment etc., additional criteria for qualification/disqualification of the parties to act as Advisers to the Government for disinvestment transactions were prescribed by the Department of Disinvestment vide its O.M. No. 5/3/2011 – Policy dated 2.5.2011.

2. In supersession of the above-mentioned O.M. of this Department, the revised criteria for qualification/disqualification of the parties to act as Advisers for disinvestment transactions would be as under:

(a) Any conviction by a Court of Law or indictment/adverse order by a regulatory authority for a grave offence against the Advising concern or its sister concern would constitute a disqualification. Grave offence would be defined to be of such a nature that it outrages the moral sense of the community. The decision in regard to the nature of offence would be taken on a case-to-case basis after considering the facts of the case and relevant legal principles by the Government. Similarly, the decision in regard to the relationship between the sister concerns would be taken based on relevant facts and after examining whether the two concerns are substantially controlled by the same person/persons.

(b) In case such a disqualification takes place, after the entity has already been appointed as Adviser, the party would be under an obligation to withdraw voluntarily from the disinvestment process, failing which the Government would have the liberty to terminate the appointment/contract.

(c) Disqualification shall continue for a period that Government deems appropriate.

(d) Any entity, which is disqualified from participating in the disinvestment process, would not be allowed to remain associated with it or get associated merely because it has preferred an appeal against the order based on which it has been disqualified. The mere pendency of appeal will have no effect on the disqualification.

(e) The disqualification criteria would come into effect immediately and would apply to all the Advisers already appointed by the Government for various disinvestment transactions, which have not yet been completed.
(f) Before disqualifying a concern, a Show Cause Notice why it should not be disqualified would be issued to it and it would be given an opportunity to explain its position.

(g) Henceforth, these criteria will be prescribed in the advertisements seeking Expressions of Interest (EOI) from the interested parties to act as Adviser. Further, the interested parties shall be required to provide with their EOI an undertaking to the effect that no investigation by a regulatory authority is pending against them. In case any investigation is pending against the concern or its sister concern or against the CEO or any of its Directors/Managers/Employees, full details of such investigation including the name of the investigating agency, the charge/offence for which the investigation has been launched, name and designation of persons against whom the investigation has been launched and other relevant information should be disclosed, to the satisfaction of the Government. For other criteria also, similar undertaking will be obtained along with EOI. They would also have to give an undertaking that if they are disqualified as per the prescribed criteria, at any time before the transaction is completed, they would be required to inform the Government of the same and voluntarily withdraw from the assignment.

(h) The interested parties would also be required to submit a list of or disclose any mandated transactions which are in the same line of business as that of the company (being disinvested) in respect of any transaction of same nature as the transaction for which the Government and/or the Company (being disinvested) is proposing to select or have appointed the Adviser and confirm in writing that there exists no conflict of interest as on the date of submitting their proposal for appointment/ their appointment as Advisers in handling of the transaction and that, in future, if such a conflict of interest arises, the Adviser would immediately intimate the Government/Company (being disinvested) of the same.

The Government/Company (being disinvested) shall at its sole discretion after providing due and reasonable opportunity decide whether such future conflict of interest shall materially adversely affect the interest of the Government and the Company (being disinvested) in relation to the transaction and shall be entitled to grant the consent to the Adviser to continue as Adviser or terminate the appointment of the Adviser. For disinvestment purposes, conflict of interest is defined to include engaging in any activity or business by the Adviser in association with any third Party, during the engagement, which would or may be reasonably expected to, directly or indirectly, materially adversely affect the interest of Government of India and/or the Company (being disinvested) in relation to the transaction, and in respect of which the Adviser has or may obtain any proprietary or confidential information during the engagement, that, if known to any other client of the Adviser, could be used in any manner by such client to the material disadvantage of Government of India and/or the Company (being disinvested) in the transaction.

(i) The conflict of interest would be deemed to have arisen if any Adviser in respect of the transaction is appointed by a third party for advising or acting on behalf of or associated with any other person or entity (including any company, partnership, proprietary concern or individual or an HUF or association of persons or body of individuals) which is engaged in the same
line of business as that of the Company (being disinvested), in respect of any transaction of same nature as the transaction for which the Government and/or the Company (being disinvested) is proposing to select or have appointed the Adviser. Further, the decision of the Government/Company (being divested) as to whether such other person or entity is engaged in the same line of business as that of the Company being disinvested, shall be final and binding on the Adviser.

(j) The conflict of interest would also be deemed to have arisen if any Adviser firm/ concern has any professional or commercial relationship with any bidding firm/ concern for the same disinvestment transaction during the pendency of such transaction. In this context, both Adviser firm and bidding firm would mean the distinct and separate legal entities and would not include their sister concern, group concern or affiliates etc. The professional or commercial relationship is defined to include acting on behalf of the bidder or undertaking any assignment for the bidder of any nature, whether or not directly related to disinvestment transaction. (This clause is applicable in strategic sale only).

(k) The interested parties would also be required to give information and disclose that as on the date of submitting their proposal for appointment/ their appointment as Advisers in respect of the transaction, they are advising or acting on behalf of or associated with any other person or entity (including any company, partnership, proprietary concern or individual or an HUF or association of persons or body of individuals) which is engaged in the same line of business as that of the Company (being disinvested), in respect of any transaction of same nature as the transaction for which the Government and/or the Company (being disinvested) is proposing to select or have appointed the Adviser.

- In the event the Adviser fails to disclose that it is advising or acting on behalf of or associated with any other person or entity which is engaged in the same line of business as that of the Company (being disinvested), in respect of any transaction of same nature as the transaction for which the Government and/or the Company (being disinvested) is proposing to select or have appointed the Adviser, at the time of giving the afore-mentioned undertaking, the Government/Company (being disinvested) shall be entitled to terminate their appointment. Before terminating the appointment, a show cause notice stating why its appointment should not be terminated would be issued giving it an opportunity to explain its position.

(l) For a period commencing from the date of appointment of the Adviser till the completion of the transaction, the Adviser shall keep the Company/ Government informed of any mandate/contract entered into to advise or act on behalf of or associate itself with, any other person or entity (including any company, partnership, proprietary concern or individual or an HUF or association of persons or body of individuals) which is engaged in the same line of business as that of the Company being disinvested, in respect of any transaction of same nature as the transaction in respect of which the Adviser has been appointed as the Adviser. Provided that, if six months or more have elapsed from the date of appointment as Adviser to the government disinvestment transaction, the Adviser would normally be permitted by the Government/Company (being disinvested), save for exigent circumstances. The decision of the Government/Company (being disinvested) in this regard shall be final and binding on the Adviser. Further, the decision of the
Government/Company (being divested) as to whether such other person or entity is engaged in the same line of business as that of the Company being disinvested, shall be final and binding on the Adviser.

(m) For the purpose of clauses (k) and (l) above, the ‘nature’ of transaction may include, but not be limited to, a capital market transaction which in turn could include, but not be limited to, a domestic offering of shares or any other security, whether by way of Initial Public Offer or Further public offer or qualified institutions placement or issue of IDR or by any other manner, as well as the international offering of securities, whether by way of issue of ADRs, GDRs or FCCBs or by any other manner.

(n) In the event the Adviser fails to obtain the prior written consent of the Government/Company (being disinvested) as aforesaid, the Government/Company (being disinvested) shall be entitled to terminate the appointment of the Adviser. Before terminating the appointment, a show cause notice stating why its appointment should not be terminated would be issued to the Adviser giving it an opportunity to explain its position.

(V.P. Gupta)
Deputy Secretary to the Government of India
Tel: 2436 8036
FORMAT OF UNCONDITIONAL BID ON THE LETTERHEAD OF THE BIDDER

This is to certify that the fee quoted by us for engagement as Book Running Lead Managers for disinvestment in KIOCL Ltd through “Follow-on Public Offer” is in accordance with the terms and conditions laid down in the Request for Proposals displayed on the website of the Department of Investment and Public Asset Management and is unconditional.

Seal with signatures of authorized signatory of the Merchant Banker