

एचएलएल लाइफकेयर लिमिटेड / HLL Lifecare Limited
(भारत सरकार का उद्यम / A Govt. of India Enterprise)
कणगला KANAGALA – 591225, बेलगावि जिला / Belagavi Dist.

No.HL/BG/HR/CANTEEN/2024-25

13.03.2025

निविदा सूचना / TENDER NOTIFICATION

Quotations under two bid system (Technical and Price Bid) are invited from competent and experienced Contractors to provide catering services for preparation and supply of cooked food/tea etc. round the clock at our factory premises at Kanagala – 591 225, Tahasil Hukkeri, Dist. Belagavi for a period of 12 Months from the date of work order.

S.No	Particulars	Description
1	Name of the work	Providing catering services for preparation and supply of cooked food/tea etc. round the clock at our factory premises at Kanagala – 591 225, Tahasil Hukkeri, Dist. Belagavi
3	Period of contract	01.04.2025 to 31.03.2026
4	EMD EMD is exempted for MSME as per guidelines issued by Government time to time)	Rs.40,000/- shall be paid separately through RTGS/NEFT / BANK GURANTEE transfer to - State Bank of India A/c Number: 11130285123 IFSC Code: SBIN0000888 Branch name: Ashok Nagar, Nipani
5	Security Deposit	SD - 5% of the work order value till March, 2026. However SD rate will be fixed as per the guidelines issued by Govt. of India from time to time
6	Eligibility criteria for Tenderer	As per Tender document
7	Start date for submission Tenders	14.03.2025 / 09.15 Hrs.
8	Pre-bid meeting	17.03.2025 at 11.00 am at HLL Lifecare Limited, Kanagala, Tq.Hukkeri, Dist.Belagavi – 591225
9	Last date and time for submission of bids	20.03.2025 / 17:00 Hrs.
10	Date of Technical Bid opening	21.03.2025 / 09: 30 Hrs. (Or convenient date)
11	Date of Price bid opening meeting	Immediate after scrutiny of the Technical Bid. However the same will be communicated to all the bidders

उप महा प्रबंधक (मानव संसाधन)
Dy. General Manager (HR)

1. Minimum Eligibility criteria for qualifying

- a. **The Tenderer should have minimum experience of one year in running an industrial canteen having employees not less than 200 Nos. An experience certificate from the establishment is to be submitted along with the Tender.**
- b. **The Tenderer should have valid Food license and submit a copy along with the tender at the concerned Govt. where the existing canteen is running. However the tenderer shall be liable to submit the valid food licence issued by Govt. of Karnataka within 15-days from the date of work order issued.**
- c. **Certificate of registration of the organization and the Organisation should have their Office within 100 Kms. radius of HLL Lifecare Limited., Kanagala, Belagavi Dist.**

2. Company will provide:

- a) Canteen Building free of rent, free electricity, free water, tables and chairs.
- b) Required utensils, gas stoves/burners.
- c) HLL will make payment of LPG cylinders (19-kg.) on actual basis subject to maximum of 30 cylinders per month.
- d) Free Firewood or Charcoal if required/Cost of fire wood /Charcoal will be reimbursed on monthly basis
- e) Cleaning agents i.e. Liquid soap, Phenyl, Nirma/Surf/Vim etc. will be provided as per norms fixed by us. (Incase any extra materials are required the contractor has to arrange at his own cost).
- f) The contractor needs to employ the required manpower. HLL will pay an amount of **Rs.50,000/-** per month as a maintenance and housekeeping charges. However, the contractor needs to pay the minimum wages as per the CLRA Act.

3. Financial Implications (Approx):

The canteen contractor is eligible for the following reimbursements per month over and above the financial assistance mentioned in Point No.02.

- a) The contractor should issue the coupons to each employee as per the eligibility of each employee and as decided by the Company. The cost of the coupons issued to the employees shall be reimbursed on monthly basis to the Canteen contractor.
- b) Reimbursement of expenses towards preparing and serving of Tea/Coffee/Milk, Breakfast, Lunch, Dinner, Cold Drinks, Special Food Items etc. to Company Guests or at the Training Sessions or on any other Occasions on monthly basis at actual, against submission of the claim duly certified by concerned Head of the Departments.
- c) Reimbursement of cost of Tea served to our employees during Night Shift, against submission of the claim with necessary documents.

4. Procedure for deciding L1 party.

Approximate quantities per month are mentioned against the major items. The rates quoted shall be multiplied with the quantities (except for RO (rate only) items) and the overall monthly financial commitment will be worked out. The L1 party shall be decided based on the overall monthly financial commitment. Only the L1 party shall be called for further negotiation.

GENERAL INSTRUCTIONS TO BIDDERS

1. Tender forms are available at HLL Lifecare Limited, Kanagala – 591 225 Office.
2. All Corrigendum/extension regarding this e-tender shall be uploaded on HLL website.
3. All bid documents are to be submitted in hard copy mode and in the designated cover(s)/envelope(s) at this office. Tenders/bids shall be accepted only through offline mode. Quotations received after due date will not be accepted.
4. Bidders are requested to mention the Tender ID / subject for any issue along with the contact details.
5. Any queries relating to the tender document and the terms and conditions contained therein should be addressed to the Tender Inviting Authority for a tender or the relevant contact person indicated in the tender. Address for communication and place of opening of bids: Dy. General Manager (HR), HLL Lifecare Limited, Kanagala – 591 225, Tahasil Hukkeri, District Belagavi, State Karnataka, India Ph:08333-279244, 279209 E-mail: veerendra@lifecarehll.com
6. The bids shall be opened at HLL Lifecare Limited, Kanagala – 591 225 in the presence of the Bidders/their authorized representatives who wish to attend at the above address. If the tender opening date happens to be on a holiday or non-working day due to any other valid reason, the tender opening process will be done on the next working day at same time and place.
7. More details can be had from the above Office during working hours. The Tender Inviting Authority shall not be responsible for any failure, malfunction or breakdown of the electronic system while downloading or uploading the documents by the Bidder during the above tender process.
8. A firm/bidder shall submit only one bid in the same bidding process. A Bidder (either as a firm or as an individual or as a partner of a firm) who submits or participates in more than one bid will cause all the proposals in which the Bidder has participated to be disqualified.
9. Joint ventures or Consortiums of two or more registered bidders are not permitted

10. Bid submission: Bidders have to submit their bids along with supporting documents to support their eligibility, as required in this tender document at this Office.
11. **Opening of Technical Bid and Bidder short-listing:** The technical bids will be opened, evaluated and shortlisted as per the eligibility and technical qualifications. All documents in support of technical qualifications shall be submitted. Failure to submit the documents will attract disqualification. Bids shortlisted by this process will be taken up for opening the financial bid.
12. **Opening of Financial Bids:** Bids of the qualified technical bidders shall only be considered for opening and evaluation of the financial bid
13. **EMD :** as per the tender conditions shall be paid separately, through RTGS/NEFT /BANK GUARANTEE transfer in the following HLL A/c details:

Name of Bank: State Bank of India
A/c number: 11130285123
IFSC Code: SBIN0000888
Branch name: Ashok Nagar, Nipani

Document of the above transactions completed successfully by the bidder, shall be submitted while submitting the bids.

Note: Any transaction charges levied while using any of the above modes of payment has to be borne by the bidder. The supplier/contractor's bid will be evaluated only if payment is effective on the date and time of bid opening.
14. HLL Lifecare Limited does not bind them to accept the lowest or any bid or to give any reasons for their decisions which shall be final and binding on the bidders.
15. The HLL Lifecare Limited reserves to themselves the right of accepting the whole or any part of the tender and bidder shall be bounded to perform the same at his quoted rates
16. In case, it is found during the evaluation or at any time before signing of the contract or after its execution and during the period of subsistence thereof, that one or more of the eligibility conditions have not been met by the bidder or the applicant has made material misrepresentation or has given any materially incorrect or false information, appropriate legal/penal etc., action shall be taken by HLL Lifecare Limited including but not limited to forfeiture of EMD, Security Deposit, black listing etc., as deemed fit by HLL Lifecare Limited.
17. Conditional bids and bids not uploaded with appropriate/desired documents may be rejected outrightly and decision of HLL Lifecare Limited in this regard shall be final and binding.

18. The technical bids and price bids should be submitted separately in separate cover mentioning the details on the cover along with bidder name and address.
19. HLL Lifecare Limited Ltd. reserves the right to verify the claims made by the bidders and to carry out the capability assessment of the bidders and the HLL Lifecare Limited's decision shall be final in this regard.
20. A Pre-Bid meeting will be held at our Office on the date mentioned below. Interested parties may attend the meeting and clarify their doubts. HLL shall explain the details of contract. The Minutes of Pre-Bid meeting shall be treated as part of Tender document and it will be binding on all the bidders, who submit the Tender.
21. If the Tenderer / s back out from the commitment their Security Deposit will be forfeited followed by Blacklisting. The tenderers should be ready to attend negotiation meeting at their own cost at Kanagala OR at the place as fixed by the Company.

OTHER TERMS AND CONDITIONS

1. Section 101 (Exemption of occupier or Manager from liability) of chapter X under the Factories Act 1948 (All LXIII of 1948) (23rd September 1948) is applicable
2. Payment will be released on monthly basis.
3. Taxes and duties if applicable are to be borne by the contractor only.
4. The contractor will have to submit an affidavit at the time of signing the agreement indicating that all employees of the contractor are paid the minimum wage as per Minimum Wages Act.
5. Wage Slip indicating the PF deductions & employee individual PF number should be issued. Contractor shall disburse the wages to his employees deployed by him for the concerned contract work on or before 7th day of subsequent month following, irrespective of whether HLL Life care Limited has settled any of contractor's bills or not before that date.
6. Preferably Contractor should have independent ESI and PF code number /**PAN number** and **Service Tax** registration allotted by the concerned authorities (if required). The contractor will be solely and exclusively responsible to adhere to meet out all statutory obligations under Indian law in respect of compliance of all the rules, regulations and directions given by a statutory authority with regard to safety, labour laws, PF and ESI remittance or any other prevalent laws both of Central and State Enactments.
7. Contractor will comply with all the statutory norms including hours of work and Holidays / Rest etc.

8. The Contractor should take license under the **Contract Labour (R & A) Act 1970** and other statutory licenses if any before commencement of work and should be produced, if required.
9. Work is to be carried out strictly as per the schedule and any change in the mode of work if desired by HLL is to be implemented and the contractor shall supervise the work.
10. HLL Lifecare Ltd. has no obligation with regard to statutory and other welfare measures for the workmen employed by the contractor for the said contract.
11. The contractor will ensure that his/her employees handling food at all times use neat and clean clothes, aprons, masks and caps. Every employee so appointed by the contractor shall wear the prescribed uniform. The contractor at his own cost shall provide the said uniform.
12. HLL reserves the right to ask and require the contractor to remove any person deployed by the contractor without assigning any reason or notice.
13. The contractor will ensure high standard of cleanliness, hygiene and sanitation in the kitchen and canteen. The contractor will make the arrangements for keeping all eatables in covered showcase, free from flies and insects. The contractor has to ensure proper disposal of garbage and will provide adequate number of dustbins. There should not be any littering of unused food or any other articles within the canteen. The contractor will also ensure that no used utensils viz. cups and saucer, Thalys' are lying in the HLL campus and these should be removed immediately.
14. Experienced cook only should carry out cooking. The contractor shall ensure that the cooks have proper shave and clipped nails while cooking food and should wear apron and head gear.
15. The contractor will ensure that the cooked and uncooked food is stored properly and no stale food is served. In case of any food poisoning, the contractor will be held solely responsible and will be penalized besides legal action.
16. HLL officials can check the raw materials used for cooking at any time and if substandard / unauthorized materials are found, the contractor will be penalized at the discretion of HLL and contractor will have to abide by it. The penalty will include at least Rs.5000/- in case if it is found using sub standard material.
17. In the event of unsatisfactory services rendered by the contractor, the contract may be cancelled by the HLL by giving one month's notice. In case the contractor is having any difficulty to continue the contract he should give a two-month notice in writing to HLL for short closing the contract. In case the contract is short closed HLL may forfeit the Security deposit / levy penalty as decided by the HLL authority.

18. The Contractor should supply the items to employees against coupons / cash only. No responsibility will be taken by the HLL for credit sales to the employees and others losses or pilferage.
19. No legal right shall vest in the contractor's workers to claim employment or otherwise absorption in neither HLL nor the contractor's workers shall have any right whatsoever to claim the benefit and/or emoluments that may be permissible or paid to the employees of HLL. The workers will remain the employees of the contractor and this should be the sole responsibility of the contractor to make it clear to his/her workers before deputing them to work at HLL.
20. The contractor shall not engage the services of any sub contractor or transfer the contract to any other person. If, it is found at any time that the contractor is unable to provide the canteen services and has sub contracted to any other party, HLL has right to terminate the contract and to forfeit all security deposits by giving one months notice.
21. The total HLL Campus is 'NO SMOKING ZONE'. Smoking, chewing tobacco / pan masala, consuming liquor etc. is strictly prohibited inside the premises. Violation of the same shall attract a penalty up to Rs.5000/- for each instance. Such penalty shall be recovered from the contractor's Bills.
22. HLL Lifecare Limited will not be liable for any accident happened to Contractors' workmen while on work during the contract period. The contractor has to buy **personal accident insurance / contractor all risk policy (CAR policy)** in respect of the employees deployed by him/her as per the Payment of Workmen compensation Act. Contractor shall ensure Personal Accident Insurance (24X7) policy of contract workers. The coverage shall be of Rs.5-Lakhs per individual. The coverage shall be of 24 Hrs. (Accident Death cover). The sum assured (Rs.5-Lakhs) shall become payable to the nominee in the event of death of insured person. In the event of death of any contract worker deployed by the contractor without proper insurance cover, the contractor shall be liable to pay Rs.5-Lakhs to the nominee / legal heir of such deceased contract worker.
23. On award of contract, Security Deposit (SD) will be recovered @5% from each bill till the completion of PO period, which will be refunded after satisfactory Completion of the contract without any interest. However SD rate will be variable as per the guidelines issued by Govt. of India from time to time.
24. In case of any damages caused to HLL property by contractor/his/her men while executing the job, the cost of the same shall be recovered from the contractor.
25. The rates quoted should be valid till the completion of contract and will not be enhanced during the period of the contract on any account. Sub contract is not allowed.

26. The contractor is bound to follow the suggestion/instructions given by the authorized persons of HLL Lifecare Limited / canteen committee.
27. The Contractor has to ensure that all precautions are taken for safety of his employees and equipments.
28. Entries to the Kitchen should be restricted and the employees working at kitchen should not use the street foot wares / shoes inside the kitchen. Separate foot wares for kitchen use are to be provided by the contractor, at his own cost.
29. Minor repair works of Burners, Stoves, Mixers, Fridge etc. to be get done by the contractor himself at his/her own cost.
30. Contractor shall decide the number of employees to be deployed for execution of the work awarded to him/her and he/she or his/her authorized representative solely entitled to instruct such workers about the manner of carrying out the work as per the prescribed specifications and quality plan. However, any day the number of technological man hour should not be less than 96 including supervisor man hour to execute the day to day work.
31. Contractor to ensure that the employees deployed in the premises of HLL are physically and mentally fit and do not have any criminal record. Such employees should posses requisite skill, proficiency, qualification and experience etc. acceptable to concerned department.
32. The contractor shall arrange for the Medical check up of his/her employees and produce the fitness certificate from the authorized hospital/Doctor before reporting for the work.
33. It is the contractors' responsibility for the safety aspects of his/her employees deployed for the work. He/she should provide necessary safety equipments like Shoes, Gloves, and Mask etc. at his/her own cost to his/her employees deployed for the said work wherever necessary. The safety and quality policy of the Company shall be complied by the contractor.
34. The Company HLL Lifecare Ltd. reserves the right to cancel the contract at any time during the contract period without paying any compensation and the decision of the HLL Lifecare Ltd. with regard to termination of contractual provision will be final. In the event of contractor abandoning the work OR HLL revoking the contract HLL reserves the right to get incomplete work completed at contractor's RISK and COST. HLL shall have a right to terminate the contract at any time without assigning ay reason thereof.
35. Season wise available Fruits like banana, apple, grapes, mangoes, chikku etc. are to be made available at par with market rates.

36. Cold Drinks, flavored milk and readymade snacks, Biscuits, Chocolates etc. also required to be kept in the Canteen for Sale at M.R.P.
37. Any other Veg/ Non-Vegetarian dishes not reflected in the list are to be prepared on demand for which advance intimation will be given and reasonable rate to be charged.
38. The quoted rates should be inclusive of all taxes etc., as applicable.
39. Tea with light snack like Bhajji / bhadang / donut / bun etc. should be served at the work spot inside factory and at Office two times in a day.
40. Night Tea should be served inside factory at about 11.00 PM to 11.30 PM in night. To facilitate the same the Contractor should have sufficient man power for serving. Details of the Tea serving timings and location may be confirmed with HR department.
41. Contractor shall indemnify HLL against all claims by statutory authorities and losses under various labour laws, statutes OR any civil or criminal law in connection with the employees employed by him/her.
42. Taxes and duties if applicable are to be borne by the contractor only.
43. The contractor shall liable to pay statutory Bonus under payment of Bonus Act 1965 and submit proof of disbursement along with received copy of Form –D
44. The contractor shall responsible for the discipline of his/her own laborers deployed under the service contract. In case of any loss to HLL on account of indiscipline of contract labour then such loss shall be assessed and recovered from the contractor's Bills or from the security Deposit.
45. The contractor shall not employ any person who has not completed his/her 18 years of age and person who attained 60 year of age.
46. This Organisation is ISO Certified under ISO 14001:2015 and ISO 45001:2018 standards. On award of the contract the Service Provider is require to follow the guidelines scrupulously of above standards in day to day activities.
47. LEAVE WITH WAGE TO THE CONTRACT LABOUR.

The contractor shall make provisions of the leave with wages as per the Govt. Act. and it should be strictly observed. The quoted rates should include the cost of such provisions and HLL will not do any additional payments towards such provisions.

48. LEGAL COMPLIANCE

The Contractor will comply with all the provisions regarding licensing, welfare & health procedures, maintenance of various records & registers etc. as provided under the Contract Labour (Regulation & Abolition) Act 1970, rules amendments, orders, notifications there under issued by the Appropriate Govt. from time to time. For non-compliance of any provisions, statutory compliances under law, the contractor shall be responsible for penalties levied by the appropriate authorities under the Act. The contractor shall also be liable to comply with all other labour & Industrial Laws and such other Act, payment of Bonus Act, Minimum Wages Act etc. Depositing ESI, PF Contributions as may be applicable is the responsibility of the contractor for any default in compliance the contractor shall be held responsible.

49. The contractor shall make good all damage/loss which may be caused by any act or default of the contractor, his/her agents or servants or workers to any property of the Institute HLL reserves the option to make good the damage or loss by charging the contractor with the expenses.
50. Without prejudice to right under any other clause of the contract, HLL may in the event of any breach of the conditions on the part of the contractor cancel the contract and charge the contractor with any loss arising from such cancellation. Non satisfactory canteen service will be terminated without any notice and Security deposit amount will be forfeited.
51. Dispute if any, arising out of the contract shall be settled by mutual discussion or arbitration by sole arbitrator to be appointed by HLL at Hukkeri Court as per the provisions of the Indian Arbitration and Conciliation Act, 1996 and the rules framed there under. Any Arbitrator appointed shall not have the jurisdictions to pass any interim awards, or to grant interest higher than 8% charged simply on the award amounts or amounts payable to either party. No dispute arising of the execution, implementation or termination of the present contract, as also any other dispute with respect to the present contract be entertained by any court and shall be subject matter of Arbitration under the Indian Arbitration and Conciliation Act, 1996 and rules framed there under.
52. All legal disputes shall be subject to jurisdiction of Hukkeri court (Belagavi Dist. Karnataka) only.
53. The contractor shall inform to the administration department of HLL Lifecare Kangala any changes of Canteen workers, if required, made by him/her along with their police verification and medical report.
54. Unless otherwise stipulated in the Tender Notification, conditional offers, alternative offers, multiple bids by a tenderer shall not be considered.

55. Bids are liable to be rejected as nonresponsive if a Tenderer fails to provide and/ or comply with the required information, instructions etc., incorporated in the Tender Document or gives evasive information/ reply against any such stipulations

56. Furnishes wrong and/ or misleading data, statement(s) etc. In such a situation, besides rejection of the bid as nonresponsive, it is liable to attract other punitive actions under relevant provisions of the Tender Document for violation of the Code of Integrity.

57. The contractor shall submit duly signed undertaking with the tender document.

58. Tender details are also available on our web site www.lifecarehll.com

Name of the Tenderer:

Address of Agency :

I accept the above condition

(Full signature of the Tenderer with seal of the Agency)

UNDERTAKING

I, Shri/Smt.

----- R/o

_____ hereby solemnly agree to abide by the Terms and Conditions and the rates enumerated above. Any break of the Clause/Clauses will render my contract null and void. I have understood completely about this tender document and the terms and conditions therein. I agree to sell the eatables/ Lunch on the rates mentioned in the tender rate list annexed with. I have also understood that I have to maintain the high standard, quality and hygiene of all the eatables as mentioned in the rate list of items with the tender.

Dated

Signature of the Contractor

Witness No. 1

(Name and full address)

Witness No. 2

(Name and full address)

I accept the above condition
(Full signature of the Tenderer with seal of the Agency)

To,

Dated:

M/s.HLL Lifecare Ltd.
Kanagala – 591225
Belagavi Dist.
Karnataka

Ref. Your tender No. HL/BG/HR/CANTEEN/2025-26 Dated:

Sir/Madam,

1. I/We the undersigned (hereinafter known as "the contractor") hereby apply for grant of contract for running the HLL canteen at HLL Kanagala.
2. I/We have gone through all the terms and conditions and also the schedule of items as enlisted by you in your notice inviting tender for the subject under reference.
3. I/We, hereby confirm that we have understood all the terms and conditions and confirm my/our commitment to abide by them. In case of any discrepancy/dispute or wrong/incorrect nomenclature in the schedule, the decision of HLL shall be final.
4. I/We also confirm my/our commitment to provide the material as enlisted in the schedule of items with your notice inviting tender under reference.
5. I/We have experience of years for running canteen as detailed below.

Sl. No.	Details of previous experience.

6. I/We submitted experience certificate **YES / NO**
7. I/We understand that necessary action will be initiated against the applicant, if the applicant who is awarded the contract refuses to accept the contract as per the provisions laid down under the tender notification.

8. I/We understand that I/We shall have to pay security deposit @ 5% of PO value as refundable security deposit in favour of HLL Lifecare Ltd before signing the "Agreement" in case I am/We are awarded the contract. This deposit will not bear any interest and shall be refunded on termination of the contract after adjusting dues, if any.

9. In case the contract is awarded to me/us, I/We shall sign an agreement within 15 days (on a non-judicial stamp of paper prescribed value) of the receipt of the letter awarding the contract.

I/We

S/o

R/o (local address)

Permanent address

Solemnly state that I/We have not so far been black listed by any of the institutions/offices in which I/We have worked/run canteen.

Date this day of

Signature of contractor

**TECHNICAL BID FORM – CANTEEN TENDER – FOR ONE YEAR FROM THE
PO DATE**

Questionnaire – General Information of the Tenderer

(If required separate sheet can be enclosed)

Sl	Subject	Details
1	Name of Tenderer	
2	Address of Tenderer	
3	Food License number and validity	
3	Contact Telephone / Mobile Number / e-mail id	
4	GST Number	
5	PAN No. / PF and ESI registration code	
6	Experience in running Canteen in Industry/Big Hospitals/Colleges /Mess/ Establishments where minimum 200 people/employees are engaged. Give details with no. of years of experience. Experience certificate to be attached.	
7	Number of canteens now operating	
8	Number of Manpower now employed	
9	Maximum number of Manpower that can be arranged at a time within short notice	
10	Turn over details for last 03 Years	
11	Banker Details	
12	Are you ready to follow the terms and conditions of tender notification?	Yes/No

DECLARATION

I / we confirm having read and understood all the specifications, instruction, forms, terms and conditions and all relevant information regarding the above canteen Tender and agree to abide by all without any deviation from what are stated above.

Date

Signature

Seal of Tenderer

Name & Address

Sl	Item	Qty/Weight	Quoted Rate
1	Meals		
	Chapati	2 Nos.	
	Rice	250 Gms	
	Sambar	100 ML	
	Vegetable (Sabji)	100 Gms	
	Butter Milk	75 ML	
	Curd	75 ML	
	Papad	01 No.	
	Pickle		
2	Egg curry Meals Jeera Rice (Double Egg)	2- Chapati 250 Gms Rice Egg Curry – 2-Eggs 2-Piece Onion	
3	Double Idly Sambar & Chutney	Idli – 30 Gms each (2-Nos.) Chutney –70 Gms Sambar –100 ML	
4	Uddin Vada Sambar & Chutney (Double)	Wada–40 Gms each (2-Nos.) / Chutney –70 ML Sambar –100 ML	
5	Idli + Uddin Vada	2- Idli + 1 Uddin Vada / Chutney –70 ML Sambar –100 ML	
6	Uddin Vada Sambar & Chutney (Single)	Wada–40 Gms each (1-No.) Chutney –70 ML Sambar –100 ML	
7	Puri & potato Bhazi	Puri –20 Gms each (4-Nos.) Bhazi – 50 Gms	
8	Dosa Plain (Single)	Dosa – 40 Gms Sambar – 100 ML Chutney –70 ML	
9	Dosa Plain (Double)	Dosa – 40 Gms Sambar – 100 ML Chutney –70 ML	
10	Masala Dosa with Potato Sabji	Dosa –100 Gms Sanji – 50 Gms Sambar –100 ML Chutney – 70 ML	
11	Set Dosa	Dosa –70 Gms (3-Nos.) Sanji – 50 Gms Sambar –100 ML Chutney – 70 ML	

12	Sheera	100 Gms	
13	Uppit / Upama	100 Gms	
14	Pohe (Avalakki)	80 Gms	
15	Mixture	50 Gms	
16	Misal Pav	Misal Bhaji-100 Gms Pav- 2 Nos	
17	Chapati Bhaji	Chapati- 2 No. Bhaji-100 Gms Bhaji- 2 No. (25 Gms each)	
18	Egg Omlet (One egg)	1 Egg	
19	Egg Omlet (Two egg)	2 Eggs	
20	Boiled Egg with Red chutney	1 Egg	
21	Plain Rice & Sambar	Rice – 250 Gms Sambar-90 ML	
22	Potato vada with sambar & 2 Pc of Bread/Pav	Potato Vada-01 No Sambar-100 ML Pav-2 No	
23	Bhadang	50 Gms	
24	Tea Normal	100ML	
25	Tea Special	100ML	
26	Milk (Hot)	100 ML	
27	Vegetable Pulav with Sambar	Pulav –200 Gms Sambar –100 ML	
28	Onion Bhajji	30 Gms (one piece)	
29	Mirchi Bhajji	30 Gms (One piece)	
30	Mysore Bhajji	30 Gms (One piece)	
31	Coffee	100 ML	
32	Veg fried Rice	200 Gms	

33	Egg Fried Rice	200 Gms	
34	Egg Burji Double	02 Eggs	
35	Veg Sandwich	Bread Slice 2-Nos.	
36	Samosa	1 No.	
37	Bread Pakoda	1-No.	
38	Veg Cutlet	2-Nos.	
39	Gobi Manchurian	200 Gms	
40	Bhel	100 Gms	
41	Aaloo Parota	1-Parota 100 Gms	
42	Paav Bhaji	Bhaji – 100 Gms / 2-Paav with Ghee	
43	Pani Puri	5 Puri and Rasam	
44	Vada Paav	100 Gms / Bread	
45	Vada Sambar	Vada (100 Gms) + Sambar	
46	Special Veg Meals	Tandoor Roti / Chapati Jeera/Pulav Rice Daal / Spl. Sabji (Paneer/ Kaju Kurma/ Veg Kolhapuri etc.) / Salad, Curd, Pickle, Papad, Banana, Sweet (Gulab Jamun/Kheer)	
47	Special Non Veg Meals	Tandoor Roti / Chapati Jeera/Pulav Rice Chicken Masala White Rassa, Red Rassa Salad, Curd, Pickle, Papad, Banana	

Note: The quantities of above items are tentative and may vary during the contract period. For Preparation of the food items, only sunflower refined oil is to be used.

ठेकेदार का नाम Name of the Contractor:

ठेकेदार के हस्ताक्षर **Signature of Contractor**

स्थान **Place:**

दिनांक **Date:**