

CANARA BANK

HEAD OFFICE, BANGALORE

OFFER DOCUMENT

FOR

HIRING OF PREMISES

UNDER

TWO BID SYSTEM

Issued By:

Premises & Estate Section

Circle Office

MUMBAI

Tel No. 022-26535343

E-mail: premisescomcity@canarabank.com



OFFER DOCUMENT INVITING OFFERS IN TWO-BID SYSTEM FOR HIRING PREMISES FOR THE BANK AT THANE WEST

The Offer document consists of the following:

TECHNICAL BID:

 Notice Inviting Offers
i. Notice inviting Offers

- II. Instructions to offerers
- III. Terms & Conditions
- IV. Technical Details of the Premises offered
- V. Carpet Area Definition
- VI. Strong Room specifications
- VII. Draft agreement to lease
- VIII. Draft Lease Deed

FINANCIAL BID:

I. Rate/rental details of the premises offered.

All the above mentioned documents are to be submitted to the bank duly signed by the offerer/s on all pages.





NOTICE INVITING OFFERS FOR HIRING OF PREMISES

Premises & Estate Section, Circle Office - Mumbai Canara Bank Building

2nd Floor, B-Wing, C-14, G-Block

Bandra-Kurla Complex, Mumbai-400051.

Tel: 022 - 26535343

Email- premisescomcity@canarabank.com

CANARA BANK invites Offers under Two Bid System to take Commercial premises on lease basis from Individuals/ Firms as per details given below:

1. Requirements:

Area of commercial premises in square ft	Location	Place	Remarks
Minimum 6000 sqft	Approx. 3 kms from Thane Railway Station	Thane West	 Preference will be given to the premises in Ground / First Floor having entire area on a single floor. Two strong rooms measuring about 150-200 sqft each as per the Bank's specification is to be constructed in the premises by the offerer. Required Power load as per Bank requirement.

- 2. The prospective offerers meeting the above requirements are requested to download the Offer Documents from the Bank's website www.canarabank.com.
- 3. Duly filled in offers placed in a Sealed Envelope superscribed as "OFFER FOR HIRING OF PREMISES AT....." (Location, Place)" shall be submitted upto 3.00 P.M on 29.06.2020 to Premises & Estate Section, Circle office at the above given address and technical bids will be opened on same day at 3.30pm in the presence of bidders or their authorized representatives who may choose to be present.

The offers should be submitted by Landlords or through their authorized representatives {Authorization letter to be submitted / enclosed}. No Brokers/Intermediaries shall be entertained. Canara Bank reserves the right to accept or reject any or all offers in full / part without assigning any reasons whatsoever.

Sd/-

Dy. General Manager





INSTRUCTIONS TO OFFERERS

- The Notice Inviting Offer, Instructions to offerers, Terms and Conditions, Technical details of the premises offered, Carpet Area Definition, Strong Room specifications and Financial Bid will form part of the offer to be submitted by the offerer.
- 2. The offers are to be submitted in Two Bid System i.e., Technical Bid and Financial bid.
- 3. The Technical Bid consists of all the required information called for in a questionnaire and shall contain, inter alia, the details regarding the property viz., Name & Address of offerer, location, area of the plot, copy of sanctioned plan with completion / occupation certificate, floor area of portion to be leased, specification of internal finishes, amenities, sanctioned electrical power load, usages of the property, title reports to confirm ownership and clear marketability, and other terms and conditions relevant to the hiring of premises (other than the price). The Technical Bid shall be submitted in sealed cover (Marked Envelope-1) superscribed as "Technical Bid for Hiring of Office Premises for Canara Bank Branch/Office at......(Location, Place)". The Name & address of the offerer to be mentioned on the cover without fail.
- 4. The Financial Bid shall contain Only financial details i.e., rate/ rent per sq.ft. on carpet area basis and other financial implications. The Financial Bids will be placed in a sealed envelope (Marked Envelope -2) and superscribed as "Financial Bid for Hiring of Office Premises for Canara Bank at...... (Location, Place)". The Name & address of the offerer to be mentioned on the cover without fail.
- 5. Both the sealed envelopes shall be placed in a bigger sealed envelope superscribed as "OFFER FOR HIRING OF PREMISES FOR CANARA BANK AT............ (Location, Place)" and submitted at the address given in the Notice Inviting Offers on or before the last date and time for submission.
- Offers received with delay for any reasons whatsoever, including postal delay after the time and date fixed for submission of offers shall be termed as "LATE" and shall not be considered.
- 7. Copies of the following documents are to be submitted with Technical Bid in support of the details furnished there in.





- A set of floor plans, sections, elevations and site plan of the premises offered showing the detailed dimensions, main approach road, road on either side if any width of the road/s and adjacent properties etc.,
- ii. A copy of the title of investigation and search report along with copies of title deeds.
- iii. Documents related to conversion of land use to Non-agricultural purpose from the competent authority.
- 8. All columns of the offer documents must be duly filled in and no column should be left blank. All the pages of the offer documents are to be signed by the offerer /authorized signatory. In case of joint ownership, all the joint owners have to sign all the pages of the bids (Technical and Financial Bids). Any over- writing or use of white ink is to be duly authenticated by the offerer. Incomplete Offers / Offers with in-correct details are liable for rejection.
- 9. In case the space in the offer document is found insufficient, the offerers may attach separate sheets.
- 10. The offer submitted shall be in compliance to the terms/conditions specified in the offer document. However, any terms in deviation to the terms/conditions specified therein, shall be furnished in a separate sheet marking "list of deviations". Bank reserves the right to accept or reject all or any of the deviations without assigning any reason.
- 11. Separate offers are to be submitted, if more than one property is offered.
- 12. i) The Technical bids will be opened on Date & Time stipulated in the Notice inviting Offers in the presence of offerer/s at our above office. Offerer/s is/are advised in his/her/their own interest to be present on that date at the specified time.
 - ii) The preliminary short-listed offerers will be informed in writing by the Bank for arranging site inspection of the offered premises.
 - iii) After the site visit, the Technical Bid will be evaluated on various parameters like location, amenities available, exclusivity, nearby surroundings, proneness to water logging / flood etc, quality of construction, efficacy of the internal layout of premises and layout of buildings in the complex etc., and suitable offers shall be finalized /shortlisted for opening Financial Bid.
- 13. Canvassing in any form will disqualify the offerer.





14. The offer submitted shall remain open for consideration for a minimum period of "Three months" from the date of opening of Technical Bids.

15. METHOD OF EVALUATION OF SHORTLISTED OFFERS:

The bids of shortlisted offerers will be evaluated on techno-commercial basis giving weightage as detailed below:

a. Technical Evaluation - 60%

b. Financial Evaluation - 40%

The Technical Bids of shortlisted premises shall be evaluated with the following parameters & weightages and the rating will be awarded.

SI. No.	Parameters	Marks allotted (standard)
1	Location (viz., main road, side road, commercial, residential & frontage, visibility, elevation, width of frontage for signage, advertisement value etc)	
2	Floor (Ground - 25 / FF - 5)	25
3	Amenities provided/agreeable by landlord like strong room, AC if it is part of offer, DG Set provisions, Parking & if extended lease periods beyond 5+5 yrs such other factors beneficial to the bank.	10
4	Building layout, its specifications (viz., age of building, shape, ventilation, less number of columns, ceiling height, flooring etc)	10
	Total Marks	60

Financial bids in respect of short listed premises will only be opened and evaluated for 40% weightage. The Lowest quote of financial bid will be treated as the benchmark and allotted with 100% marks (i.e., 40 marks). The marks for other offers shall be arrived at allotting marks in proportion to the rate quoted by them.

The final ranking of the offers will be a total of marks obtained in the technical evaluation and the financial evaluation. An illustrative example is furnished below.



Offerer	Marks for Technical Evaluation (60 marks)	Rate per sft quoted In the Financial Bid	Marks for Financial Evaluation (40 Marks)	Total Marks and position	
1	2	3	4	5 = (2+4)	
А	55.00	50.00	36.00	91.00 - Highest score - L1	
В	33.00	45.00	40.00	73.00 L3	
С	37.00	55.00	32.73	69.73 L4	
D	56.00	52.00	34.61	90.61 L2	

- 16. Offerers are requested to submit their lowest possible quotes in the Financial Bid as negotiations / discussions will be held only with the L1 arrived as detailed above.
- 17. The offer should be submitted in prescribed format only. Offer submitted in other than prescribed format will be liable for rejection. The offerers are requested to quote the rental rate after going through carefully the "Carpet Area Definition" and the "Strong Room Specifications" detailed in this document.
- 18. Canara Bank reserves the right to accept any offer or to reject any or all offers at its sole discretion without assigning reasons thereof and does not bind to accept the lowest tender.

Place:	Signature of Offerer/s with seal
i lucc .	Oignature of Officients With Sear

Date:





TERMS AND CONDITIONS

- 1. Property should be situated in good commercial with congenial surroundings and proximity to public amenities like Bus stop, Banks, Markets, Hospitals, Schools etc.
- 2. There should not be any water logging inside the premises and surrounding area.
- 3. Offerer to provide adequate parking space for vehicles of Bank staff and customers. The premises should have good frontage and proper access.
- 4. Preference will be given to premises ready for occupation. The owners of such premises will have to hand over the possession of premises within two months of the acceptance of their offer by the Bank duly completing the strong room and other Civil / Electrical works as required by the Bank.
- 5. The entire offered area shall be available in a single floor and preferably in Ground Floor. In case the offered premises split in Ground floor + Mezzanine floor or Ground and First Floor etc.,, both the floors should be interconnected by an internal staircase and the said staircase shall be available for exclusive use of Bank and shall be in the possession of the Bank.
- 6. The premises shall be preferably freehold. If it is leasehold, details regarding lease period, copy of lease agreement, initial premium and subsequent rent shall be furnished and permissibility of sub-leasing shall be established. The title report proving ownership and clear marketability is to be enclosed.
- 7. Lease agreement for the premises finalized will be entered into with the landlord/s.
- 8. Minimum period of lease will be 10 years with enhancement in rent for the second block of 5 years (Rural/Semi Urban 10% to 15%, Urban 15% to 20% and Metro 20% to 25%) with minimum notice period of 3 months for vacation by the Bank.
- 9. Payment of rent will be on Carpet area basis only. Carpet area shall be arrived after joint measurement as per the Bank's Carpet area Definition.
- 10. The rent shall be inclusive of basic rent plus all taxes / cess present and future House tax, property tax, and Municipal taxes, Maintenance charges and service charges like society charges etc. The rent will be paid from the date of taking possession of the premises. Nothing extra will be paid other than the monthly lease rent. If the offerers are not agreeable to bear any of the taxes / charges, it should be clearly mentioned in the offer.





- 11. Goods and Service tax at the applicable rates on rental payment shall be borne by the Bank.
- 12. Bank may install its On-Site ATM within the offered premises. No additional rent will be paid for the ATM. In other words, Branch area and ATM area will be clubbed for determining the rent payable. The offerers at their own cost have to construct ATM enclosure within the offered area as per the plan lay out of the Bank's Architect.
- 13. The offerers at their own cost have to construct the strong room as per specification of Bank (Please refer "Strong room Specification" for details). Size of Strong Room depend on the Classification of the Branch (i.e.,Rural/Semi urban/Urban/Metro). The offerers at their cost shall arrange for Fitness Certificate for the strong room through a competent/ Bank's appointed Architect / Engineer. Strong room Door, Air Ventilator, Exhaust Fans, will be supplied by the Bank.
- 14. The offerers at their own cost secure and provide the required power load with independent meter. Energy Meter is to be provided by the landlords. Bank will be paying consumption charges only.
- 15. Adequate and uninterrupted water supply preferably municipal water supply to the premises shall be arranged with required capacity of underground tank/ over head tank and pump. In case, Municipal water supply is not adequate, alternate potable water source shall be made available. Bank will bear the actual consumption charges only.
- 16. Offerers at their cost have to construct separate toilets for Ladies and Gents.
- 17. The landlords during the currency of the lease shall carryout repairs and maintenance works for the premises and to make the building tenantable and leak proof / water proof as per the requirement. Painting of the premises is to be done once in 3-5 years.
- 18. During the period of tenancy, if the Bank desires to carryout alterations if any within the premises at Bank's cost, the Offerer will permit the same on the existing lease terms and conditions.
- Registration & Stamp duty charges will be shared between the Landlord and the Bank in the ratio 50:50.
- 20. The Bank will NOT pay any interest free advance rental deposit.
- 21. Income-tax and Statutory clearances shall be obtained by the lessor at their own cost as and when required.





- 21. Applicable IT TDS, GST TDS on rental payment will be deducted at source (TDS) at prevailing rate.
- 22. Offerers, at their cost, have to provide:
 - a) Collapsible gates of full size for external entrances.
 - b) Rolling shutters for external entrances with necessary locking arrangements.
 - c) MS Grills for all windows and ventilators and other such other openings.
 - d) The building construction shall conform to relevant IS Codes and shall be earthquake resistant.
 - e) Provision of proper adequate space for Bank's Sign Board, VSAT, DG Set/ Inverter / Solar Panel.
 - f) Good quality ceramic tile flooring in Rural and Semi Urban areas and vitrified flooring in Urban and Metropolitan Areas. Non-Skid ceramic tile flooring in toilets with about 5' ht. Ceramic tile dado.
 - g) All sanitary fittings and toilet accessories such as commodes, urinals, wash basins, taps, health faucets etc., of standard quality.
 - h) Electrical distribution system including light points, power points, distribution boards and good quality earthing (conforming to Indian Electricity Act and Local Electricity Board rules and regulations).
 - Required number of pucca morchas for security purpose will be provided as per Bank's specifications wherever necessary.

Signature of the offerer/s

Date :

Place:





TECHNICAL DETAILS OF THE PREMISES OFFERED

From:	10:	10:		
Sri/Smt/M/s.	The Dy. General	Manager		
	Circle Office, MU	MBAI.		
Telephone No. (O)				
(R)				
Mobile No				
Dear Sir,				
SUB: OFFER OF PREMISES ON LEASE F	FOR YOUR	BRANCH		
In response to your paper advertisement in Bank's website, I / We am/are submitting the		•		
Name & Address of the Offerer				
Location & Postal address with PIN code the offered premises	e of			
3. Area offered (Floor wise Carpet area in S	FLOOR Sft)	AREA IN SFT		
4. BUILDING DETAILS:				
Year of Construction				
Number of floors				





	· · · · · · · · · · · · · · · · · · ·		
	Permitted usage (Residential /		
	Commercial / Institutional)		
	Type of building structure (Load		
	bearing		
	Clear ceiling height of the floor		
	offered		
	Type of flooring provided		
5.	STATUTORY PERMISSIONS:		
	Whether plans are approved by		
	Local Authorities		
	Whether Occupation certificate is		
	available		
	Whether NOC from local authorities		
	is obtained for Commercial usage of		
	the building		
6.	Available frontage of the premises (Width		
	of the Premises for display of Bank's sign	Feet	
	board)		
7.	Whether premises is situated on the Main	YES	NO
	Road (Please indicate the road width)		
8.	Whether floor of the building offered is		
	strong enough to bear the load of strong	YES	NO
	room walls, door/s, Safes, Safe Deposit		
_	Lockers etc.,		
9.	Whether the surrounding of the premises is	YES	NO
	clean and hygienic		
10	. Whether the premises is ready for		
	occupation, If not, indicate present status		
	and the time required for handing over		
	possession		





11. Please furnish name and contact number of the earlier occupant/s if any.		
12. Whether the premises offered to the Bank is free from encumbrances.	YES	NO
13. We have understood the concept of Carpet area on which the premises is to be offered to the Bank.	YES	NO
14. I/We am/are prepared to provide strong room of required size as per Bank's specification for the premises at my/our cost.	YES	NO
15. I/We am/are ready to provide ATM room within the offered premises without additional rent.	YES	NO
16. Power load available at present and the time required for providing the power load required by the Bank.		
17. Whether adequate space is available for Generator Set, VSAT, Solar Panels, Bank's sign Board.	YES	NO
18. Whether adequate parking space is available in front of the premises. If "YES" details to be furnished		
19. If the floor offered is above Ground floor, whether lift facility is available. If so, number and capacity of the lift provided.		
20. I/we am /are willing to make alternations to the premises to suit Bank's requirement at my/our cost.	YES	NO
21. Whether separate independent electricity meter/water meter is/will be provided to the premises.	YES	NO
whether lift facility is available. If so, number and capacity of the lift provided. 20. I/we am /are willing to make alternations to the premises to suit Bank's requirement at my/our cost. 21. Whether separate independent electricity meter/water meter is/will be provided to the		



Whether Municipal water supply is available. If "NOT" what alternate arrangement is made.	YES	NO
23. Who are the other occupants of the premises? Please furnish the floor-wise occupation of other tenants	1. 2. 3.	
24. Whether, separate toilet for Gents and Ladies is provided. If Not, time required to provide the same.	YES	NO
25. Any other information such as additional facilities offered etc., which the offerer would like to highlight	1. 2. 3.	

- I. I/We am/have clear legal title in respect of the property offered to the Bank and copies of relevant documents in this regard are enclosed.
- II. I/We am/have read and understood Bank's Terms and Conditions for hiring the premises and confirm our acceptance for the same and accordingly quoted our rate on carpet area basis in the Financial Bid.

OR

I/We am/have read and understood Bank's Terms and Conditions for hiring the premises. The Terms and conditions for which I/We am/are not agreeable are furnished in the "List of deviations" annexed to the Technical Bid. Accordingly, we have quoted our rate in the Financial Bid.

III. I/We agree that until a regular lease agreement is entered into, this document with the bank's written acceptance thereof shall constitute the binding contract between me/us and the bank.

Yours faithfully,

Place: Offerer/s (Signature/s)

Date:





CARPET AREA DEFINITION

The carpet area of any floor shall be the floor area worked out **excluding** the following portions of the building:

- 1. Toilets
- 2. Common Verandahs, Passages, Corridors
- 3. Open Balconies
- 4. Common Entrance Hall
- 5. Car porch whether common or exclusive
- 6. Common Staircase and mumties
- 7. Lift well and shafts
- 8. Common Garages / parking which is common to all
- 9. Common Canteen Areas
- 10. Air conditioning ducts and common AC plant rooms.
- 11. Pump house areas.
- 12. Space occupied by walls ,columns.
- 13. Any other area which is common to all tenants.

I/We am/are agreeable to exclude the area covered under the above items and willing to accept the rent and advance rent strictly on the basis of carpet area to be arrived at after joint measurement.

Signature of the offerer/s

Place:

Date:





SPECIFICATION FOR CONSTRUCTING RCC STRONG ROOM ("B" CLASS)

The specifications for strong room for branches are detailed hereunder:

I. THE SPECIFICATIONS FOR THE STRONG ROOM ARE AS FOLLOWS:

WALLS: R C C 1:2:4 30 cm (12") thick

FLOOR: R C C 1:2:4 15 cm (6") thick

FLOOR:

15 cm (6" thick) heavily reinforced over the existing plain cement concrete flooring for vaults in Ground floors and over existing RCC slabs in vaults in upper floor (the strength of the slab in such case will have to be checked to allow for the additional dead and super imposed load).

CEILING - R C C 1:2:4

30 cm (12" thick). Where it is not feasible to provide a RCC slab as specified, the ceiling may be fortified with MS grills consisting of 20 mm rods spaced 75 mm c/c in angle iron frame work.

Reserve Bank of India has specified ceilings fortification only in cases where it is not feasible to provide RCC slab of specified thickness.

If it is not possible to provide the strong room with the ceiling of prescribed thickness of 30 cms (12") or provide fabrication with MS grills, RBI would be prepared to consider relaxation of the existing specification on merits of individual cases, provided the floor space directly above the strong room is also in the possession and occupation of the Bank.

II. THE MINIMUM REINFORCEMENTS AS ADVISED BY RBI ARE GIVEN BELOW:

WALLS:

12 mm dia mild Steel/tor steel @ 6"c/c both ways and on both faces of the wall (a formation of reinforcement matt of about 6"x 6") on either face of the wall to be obtained.

FLOOR: Same as in the case of walls but only on one face.

CEILINGS: Same as in the case of walls.





Further where reinforcement is proposed on two faces of a RCC member, it shall be staggered in such a manner that any view taken at right angles to the matt formation would show reinforcement at every (3") c/c in elevation (in respect of walls) and in plan (in respect of ceiling slab). The above reinforcements are only the minimum and depending on the structural requirements, the structural consultants for the work, should design and detail out actual reinforcements required but these shall not be less than what are specified above.

III COLUMN SIZES:

Two columns of 10"x10" size with 6 nos of 12 mm dia TOR Steel main rods and 6 mm dia binder rods are to be done only after fixing the door and ascertaining the plumbline.

IV AIR VENTILATORS	GODREJ	STEELAGE
Overall opening	24"x24"	24"x24"
Clear opening	18"x18"	18"x18"

When the strong room is divided into 2 portions for cash and lockers, two ventilators for both the rooms are to be provided. The Air ventilator/s should not be fixed on the exterior / outer walls.

Signature of the offerer/s

Place:

Date:





DRAFT AGREEMENT TO LEASE

TH	IS AGRI	EEMENT TO LEASE made on this		day of	20_	_ at
			between Sri			
hei cor ass Co No pla me ass	rein afte ntext so signs) of mpanies .112, Ja ces at _ean and i signs) of	residing at referred to as the First Party (we require or admits his heirs, such the One part and CANARA BANK (Acquisition and Transfer of Universal yachamarajendra Road, Bangalore hereinafter resulted wherever the context so additional the other Part represented by its Sri as follows:	which term shall me cessors, administrated a body corporate of dertakings) Act 1970 and carrying on befored to as the Semits or requires its submanager and holder	ors, executors, at constituted under 70 having its Healenking business a cond Party (which uccessors, adminiter of Power of Att	torneys the Banl ad Office mong of term s strators orney da	and king e at ther shall and ated
situ alte cor bui refe	uated at ernate / anstruct a lding meerred to struct	, the First Party is the absolute of additional accommodation for its us new building and grant a lease easuring about sqft more as the "Said Premises" for a period with an option to the Second P years at a monthly rent of Rs has agreed to construct the build of the Second Party.	and whereas the See and occupation had of the years continue to o	econd Party being as requested the February Floor hedule hereto and ertain on a monthly lease for a further the same. And we have the same.	g in need first Part of the s I hereina y rent of er period whereas	d of ty to said after Rs. d of the
It is	s now he	reby agreed between the parties as	s follows :-			
1.	specific the sec	st Party shall repair and renovate ations, given by the Second Party ond party duly completed in all rand wiring shall be provided by the	and hand over possesses	ession of the said re	premise Electi	s to rical
2.	premise	st Party shall, on completion of the es, put the Second Party in posses premises in favour of the Second	sion of the said pre	mises and execut	e a leas	
	a)	The lease shall be for a period Second Party to continue the leas The Second Party shall, however thereof at any time during the p notice in writing.	e thereafter for a fur , have the liberty to	ther period of vacate the premis	es or a	ars. part
7	b)	The Second Party shall pay to the the said premises for the certain prover possession of the said premonthly rent of Rs f	eriod of lease with e emises duly constr	effect from the date ucted and compl	e of hand eted an	ding d a



month shall be payable within the fifth working day of the succeeding calendar month.

- c) The payment of all taxes, rates, cess and other levy, including penalties, if any, charged thereon in respect of the said premises, such as Corporation / Municipal / Panchayat Tax, Urban Land Tax, etc., due to the State Government, Central Government or other local or other civic authorities, including enhancements and new introductions shall be to the account of the First Party. The Second Party shall be at liberty to pay the above tax, rate or cess or other levy including penalties, if any, charged thereon in case of default or delay by the First Party and consequential demand or distress being raised on the Second Party after giving notice of the said demand to the First Party, and adjust the amounts so paid together with interest and other incidental expenses, from out of rents in respect of the said premises due immediately after the said payment or demand reimbursement of all such amounts, costs, expenses, etc., with interest at prevailing clean rate from the date of such payments until realisation by Second Party.
- d) The First Party shall at his own cost carry out all repairs, including periodical white washing and painting of the said premises. If the First Party fails to carry out such repairs, including periodical white washing and painting, the Second Party may call upon the First Party in writing to do the same within one month from the date of receipt of such request and if the First Party fails to carry out the same within that time, the Second Party shall be at liberty to get it done and adjust the amount spent or expended for such repairs, etc., with interest at prevailing clean rate towards the rent payable to the First Party or the Second Party shall have the right to recover the same from the First Party in Cash.
- e) The Second Party shall have the liberty to under-lease, sub-lease the said premises or part thereof to any of its subsidiaries, or to any other party.
- f) The Second Party shall have the right to utilise the said premises for any of its various needs.
- g) The First Party shall grant all rights of way, water, air, light and privy and other easements appertaining to the said premises.
- h) The First Party hereby agrees that they have no objection to the Second Party in installing the exclusive generator sets for the use of the Office whether such generator sets are owned by the Second Party or taken on hire from a Third Party for the exclusive use of the Second Party., the First Party agrees to provide suitable space with proper enclosures for installation of generator set free of cost.
- i) The First Party hereby agrees that the Second Party shall have the exclusive right on the parking space for parking of the vehicles of staff members and customers of Second Party and the same shall not be disturbed, obstructed or encroached in any manner by any persons whomsoever.
- j) The Second party shall have the absolute and exclusive right to use the entire space in "said premises" both outside and inside for making full use of frontages and the side walls in displaying the Second Party's sign boards / advertisements without any





additional charges to the exclusion of third parties. If anybody causes any intrusion, trespass or encroachment restricting the peaceful enjoyment of the Second Party over the space, which is specifically meant for usage of the Second Party, the First Party on receipt of such notice from the Second Party shall take all possible legal actions against such violations including criminal action, if necessary. If the First Party fails to take legal recourse to remove such intrusions, tress pass or encroachment within one month from the date of receipt of such notice from the Second Party, the Second Party shall be at liberty to take legal action against the violators and recover the cost/expenses incurred for such removal out of the rent payable to the First party or from any other monies payable to the First Party.

- k) The First Party has no objection to the Second Party installing ATM in the said premises at any time without additional rent to the First Party, the ATM room will be constructed by the First Party at his cost and that the First Party will provide the required additional power to the second party.
- I) The Second Party shall have the right to remove at the time of vacating the said premises, all electrical fittings and fixtures, counters, safes, strong room door, safe deposit lockers, partitions and all other furniture put up by it.
- m) The Second Party shall be liable to pay all charges for electricity and water actually consumed by the Second Party during the occupation and calculated as per the readings recorded by the respective meters installed in the said premises in the name of Bank.
- n) The Second Party shall hand over possession of the said premises to the First Party on the expiry of the period of lease fixed herein or on the expiry of the period of option should the Second Party avail itself of the same, in the same state and condition as on the date of occupation but subject to natural wear and tear due to ordinary use and lapse of time.
- o) The Second Party shall not make any structural alternations to the building without the information and permission of the First Party. However, the Second Party is at liberty and no permission of First Party is required for fixing wooden partitions, cabins, counters, false ceiling and fix other Office furniture, fixtures, electrical fittings, air-conditioners, exhaust fans and other fittings and Office gensets, etc., as per the needs and requirement of the Second Party and or make such other additions and alterations on the premises which will not affect the permanent structure.
- p) The First Party may at their own cost and expenses construct any additional structure / additional floor in the building and in which case and if the First Party decides to lease out the said additional floors / area, then the first option and offer will be given to the Second Party and the Second Party shall have the right to take the same on lease on mutually acceptable terms. And in case of refusal by the Second Party then the First Party will be at liberty to lease out the same to any other party.
- 3. Until such time a regular Lease Deed is executed, the parties shall be bound by the terms and conditions set out in these presents and the party of the First Party hereby undertakes to





execute such regular Lease Deed or other documents in favour of the party of the Second Party in order to assure better right and title to the lease hold interest created hereinabove. The expenses towards stamp duty and registration of Lease Deed shall be shared by the parties to the agreement equally.

SCHEDULE OF THE PROPERTY

(Here enter the boundaries and other details of premises to be leased out)

In witnesses whereof the parties here to have hereunto set their hands the day and year first above written.

FIRST PARTY

SECOND PARTY

P.S.

(1). Please note that an agreement should not be attested or witnessed.





DRAFT LEASE DEED

THIS DEED OF LEASE made on this	day	of 20 at
between	S/o	
residing	hereinafter referred t	o as the Lessor (which
term shall mean and include wherever the		
successors, administrators, executors, attorne	eys and assigns) of the	One part and CANARA
BANK a body corporate constituted under the	Banking Companies (Ac	quisition and Transfer of
Undertakings) Act, 1970 having its Head Offi		
and carrying on banking business among of	her places at	hereinafter
referred to as the Lessees (which term shall n	nean and include wherev	er the context as admits
or requires its successors, administrators an	· ·	
Manager and holder of Power		
, S/o	witn	esseth as follows -
WHEREAS, the Lessor/s is / are the		_
situated at		which is declared to be
value of Rs by him / them and		
WHEREAS, the Ground floor / First floor /	Second floor measuring	a sa ft
(Carpet area) in the said building more fully of		_
called the "Said Premises" was vacant and rea		
in need of accommodation for its use and occ	•	
to grant lease in its favour in respect of the "S		-
desired to reduce the terms into writing and		
favour of the Lessee in respect of the "Said Pre		•
Tavour of the Eddedo in Toopeda of the Edda i To	Annoos , it is now nores, t	agreed de remette
1. This lease for purposes of payment of	rent and period of lease s	shall be deemed to have
commenced from		
2. This lease shall be in force for a period	d of years certain	from The
Lessee shall, however, have the option		
period upto years. The	Lessee shall be at libe	rty to vacate the "Said
Premises or part thereof" at any time		
month/s notice.		
The Lessee shall pay to the Lessor/s in	respect of the `said pren	nises' a monthly rental of
Rs (Rupees		
only) for the certain period of lease a	-	
option period of lease payable within the	ne tifth working day of ea	ach succeeding calendar
month.		





- 4. The payment of all taxes, rates, cess and other levy including penalties, if any, charged thereon in respect of the 'said premises', such as Corporation / Municipal / Panchayat Tax, Urban Land Tax, etc., due to the State Government, Central Government or other local or other civic, including enhancements and new introductions shall be to the account of the Lessor. The Lessee shall be at liberty to pay the above tax, rate or cess or other levy including penalties, if any, charged thereon in case of default or delay by the Lessor and adjust the amount so paid together, with interest and other incidental expenses from out of rents in respect of the 'said premises' becoming due immediately after the said payment or demand reimbursement of all such amounts, costs, expenses, etc., with interest at prevailing clean rate from the date of such payments until realisation by the Lessee.
- 5. The Lessor shall, at his / their own cost, carry out all repairs including periodical painting of the `said premises'. The periodicity of such painting will be once in 3 5 years. If the Lessor fails to carry out such repairs including periodical whitewashing and painting, the Lessee may call upon the Lessor in writing to do the same within one month from the date of receipt of such request and if the Lessor fails to carry out the same within that time, the Lessee shall be at liberty to get it done and adjust the amount spent or expended or such repairs, etc., with interest at prevailing clean rate towards the rent payable to the Lessor or the Lessee shall have the right to recover the same from the Lessor.
- 6. The Lessee shall be at liberty to under-lease / sub-lease the `said premises' or part thereof to any of its subsidiaries or to any other party.
- 7. The Lessee shall have the right to utilise the leased premises or part thereof for any of their various needs.
- 8. The Lessor shall grant all rights of way, water, air, light and privy and other easements appertaining to the `said premises'.
- 9. The Lessor has no objection to the Lessee in installing the exclusive generator sets for the use of the Office whether such generator sets are owned by the Lessee or taken on hire by a Third Party for the exclusive use of the Lessee. Further, the Lessor agrees to provide suitable space with proper enclosures for installation of generator set free of cost.
- 10. The Lessee shall have exclusive right on the parking space for parking of the vehicles of staff members and customers of Lessee and the same shall not be disturbed obstructed or encroached in any manner by any persons whomsoever.
- 11. The Lessee shall have the absolute & exclusive right to use the entire space in 'said premises' both outside and inside for making full use of frontages and the side walls in





displaying Lessee's signboards / advertisements without any additional charges to the exclusion of third parties. If anybody causes any intrusion, trespass or encroachment restricting the peaceful enjoyment of the Lessee over the space which is specifically meant for usage of the Lessee, the Lessor on receipt of such Notice from the Lessee shall take all possible legal actions against such violations including criminal action, if necessary. If the Lessor fails to take legal recourse to remove such intrusions, trespass or encroachments within one month from the date of receipt of such Notice from the Lessee, the Lessee shall be at liberty to take legal action against the violators and recover the cost / expenses incurred for such removal out of the rent payable to the Lessor or from any other monies payable to the Lessor."

- 12. The Lessor has no objection to the Lessee installing ATM in the said premises at any time without any additional rent to the Lessor, the ATM room will be constructed by the Lessor at his cost and that the Lessor will provide the required additional power to the Lessee.
- 13. The Lessee shall have the right to remove at the time of vacating the `said premises', all electrical fittings and fixtures, counters, safes, strong room door, safe deposit lockers, partitions and all other furniture put up by it.
- 14. The Lessee shall be liable to pay all charges for electricity and water actually consumed by the Lessee during the occupation and calculated as per the readings recorded by the respective meters installed in the `said premises'.
- 15. The Lessee shall not make any structural alterations to the building without the information and permission of the Lessor. However, the Lessee is at liberty and no permission of Lessor is required for fixing wooden partitions, cabins, counters, false ceiling and fix other Office furniture, fixtures, electrical fittings, air-conditioners, exhaust fans and other fittings and Office gensets, etc., as per the needs and requirement of the Lessee and or make such other additions and alterations on the premises which will not affect the permanent structure.
- 16. The Lessor may at their own cost and expenses construct any additional structure/additional floor in the building and in which case and if the Lessor decides to lease out the said additional floors/area, then the first option and offer will be given to the Lessee and the Lessee shall have the right to take the same on lease on mutually acceptable terms. And in case of refusal by the Lessee, then the Lessor will be at liberty to lease out the same to any other party.
- 17. The Lessee shall hand over possession of the `said premises' to the Lessor on the expiry of the period of lease fixed herein or on the expiry of the period of option should the Lessee avail itself of the same and on refund of deposit made by the Lessee, if any, in the same state and condition as on the date of occupation but subject to natural wear and tear due to ordinary use and lapse of time.





SCHEDULE OF THE PROPERTY

(Here enter the boundaries and other details of premises leased out).

In witness whereof the parties hereto have set their hands hereunto in full agreement of the terms and conditions set-forth herein above the day and year hereinbefore first mentioned.

LESSOR / S LESSEE

WITNESSESS

(1).

(2).





FINANCIAL DETAILS OF THE OFFER

(To be submitted in a separate sealed envelope marked as Financial Bid)

From:	
Sri/Smt/M	/sTel - (O):
	(R):
	Mobile No:
То	
The Deput	ty General Manager
CANARA	BANK
Circle Offic	ce Mumbai-400051.
Dear Sir,	
SUB: OF	FER OF PREMISES ON LEASE FOR YOUR BRANCH
******	***************************************
•	se to your advertisement, I/We have submitted the details of my/our premises in a envelope marked "Technical Bid". I/We am/are submitting the "Financial Bid" agreeing wing:
1.	To offer my/our premises at Rs per sqft per month (Rupees
) on Carpet area basis for first block of 5 years from the date of
	handing over possession of the premises, with% increase in rent for the second block of 5 years.
2.	The above rate is quoted for the terms and conditions agreed by us in the Technical Bid.
3.	This offer is valid for 3 months from the date of opening the "Technical Bid".
4.	The rent is inclusive of basic rent plus all taxes / cess present and future - House tax, property tax, and Municipal taxes, Maintenance charges and service charges like society charges etc.
5.	The rent is exclusive of applicable GST.
Place :	Signature of the offerer / s
Date:	

