

REPUBLIC OF THE PHILIPPINES SOCIAL SECURITY SYSTEM

TERMS OF REFERENCE

FOR THE THREE (3)-YEAR LEASE OF THIRTEEN (13) VACANT COMMERCIAL/INDUSTRIAL SSS-OWNED LOTS AT THE MANILA HARBOUR CENTER, TONDO, MANILA THROUGH PUBLIC BIDDING MODE

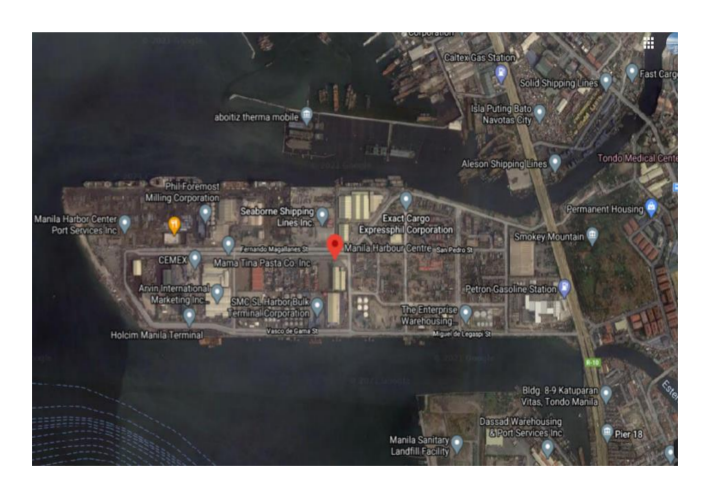


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PROJECT RATIONALE

Republic Act No. 11199, otherwise known as the "Social Security Act of 2018", mandates the Social Security System (SSS) to acquire, develop and/or dispose of property, real or personal, on its own, or through a joint venture (JV) arrangement with the public and/or private sector as may be necessary or expedient for the attainment of the purposes stated therein.

Pursuant to this mandate, SSS is disposing through lease, on an "as-is, where-is" basis, thirteen (13) vacant parcels of land with an area ranging from 373 to 631 sq.m. located at the Manila Harbour Center, Tondo, Manila. All of the 13 parcels of land are owned by the SSS. The vicinity map and property map showing the locations of such lots are attached hereto as **Annexes B** and **C**.

The disposition is being carried out in accordance with Part VI, Item A.1 Public Bidding and Item I.A.1 of Annex A of the Guidelines for the Lease of SSS Investment Properties (IPs) that was approved under Social Security Commission (SSC) Resolution No 403-s.2020 dated August 5, 2020, published in the Philippine Star on 14 August 2020 and emailed to the UP Office of the National Administrative Register on 18 August 2020, and in relation to Section 531 of the Government Accounting and Auditing Manual (GAAM) which essentially requires that the lease of a revenue generating property such as the subject properties of this project shall undergo a competitive procedure. The Public Bidding shall be initiated and solicited by the SSS whereby eligible prospective lessees (PL) will be invited to submit their bids based on published procedures and criteria.

SSS reserves the right to amend or supplement this Terms of Reference (TOR) at any time prior to the submission of the Eligibility Documents and Bid Proposals.

This Public Bidding (PB) shall be administered by the Investment Property Department (IPD) and Asset Management Division (AMD), as the Recommending Authority (RA) for this project. Any decision of and/or action taken by the RA is recommendatory and is subject to the approval by the SSS Approving Authority/ies (AA) and notation by the SSC.

I. PROPERTY BACKGROUND

1. Description

The MHC lies within Manila North Harbor Center Industrial Park, a 7.9-hectare subdivision development intended for industrial purposes. The MHC is about 3.6 kilometers by road from the Divisoria area, some 4.8 kilometers by road from Monumento passing thru C-4 Road and approximately 5.7 kilometers by road from Manila City Hall. The streets in the neighborhood are designed to carry light to heavy vehicular and pedestrian traffic loads. Major thoroughfares are concreted and provided with streetlights.

Electric power, water supply and telecommunication facilities are available in the area. Public utility vehicles are available throughout the day along Radial Road 10 which is about 200 meters east of some of the subject lots and connects to other sections of the city.

Some noted locators within the Park include ECV Logistics Solutions, Foremost Milling Corporation, San Miguel Corporation Warehouse and LBC. Radial Road 10, the main thoroughfare in the area, is an extension of Roxas Boulevard connecting to the Cavite area on the south and to Epifanio de Los Santos Avenue on the north.

2 Land Use

The area is considered an economic zone, accredited by the Philippine Economic Zone Authority. The highest and best use of the property is industrial use, based on current development trends in the neighborhood.

All the lot titles (**Annex L**) were issued in favor of SSS by the Registry of Deeds for the City of Manila. All lots have their frontages along their respective fronting street. The terrain of the lots may be considered as generally flat. Average elevation is the same as that of the streets.

3. Properties for Lease

Below are the commercial/industrial lots offered for bidding:

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Bid Item	Property ID	TCT No	Lot Area (sqm)	Bid Area (sqm)	Status of Lot
I	L9-B18	291546	419.48	419.48	Rectangular-shaped lot, topsoil surface, level terrain.
J	L10-B18	291547	419.48	419.48	Rectangular-shaped lot, topsoil surface, level terrain.
K	L13-B18	246187	419.48	419.48	Rectangular-shaped lot, topsoil surface, level terrain.
L	L15-B18	246189	506.00	506.00	Corner lot, topsoil surface, level terrain.
					With portion of concrete wall at the back portion and an intruding portion from a store/ structure along Road 15.
					Presence of Meralco transmission line beside the lot along Road 15.
M	L4-B19	246193	948.08	541.08	541.08 out of 948.08 sqm vacant rectangular-shaped lot for bidding, topsoil surface, level terrain.
					• 407 out of 948.08 sqm of the

					lot currently leased by Royal Knight Transport & Trading Corp. until end of March 2025
N	L13-B19	291549	373.37	373.37	Vacant rectangular-shaped lot, portion on concrete and topsoil surface, level terrain, with around 14m frontage facing Road 17.
					With fenced areas (13 sqm) at the front-left corner and back portion of the lot, and
					Concrete-walled area (7 sqm) at the back-left side of the lot (see Lot Plan in Annex L).
0	L1-B20	238247	551.00	551.00	Vacant corner lot, level terrain.
Р	L2-B20	238248	469.73	469.73	Vacant rectangular-shaped lot, level terrain.
Q	L3-B20	238249	469.73	469.73	Rectangular-shaped lot, level terrain.
R	L4-B20	238250	469.73	469.73	Rectangular-shaped lot, topsoil/gravel surface, level terrain.
S	L10-B20	238256	551.00	551.00	Corner lot, topsoil surface, level terrain.
Т	L1-B21	246195	631.00	631.00	Corner lot, topsoil surface, level terrain.
U	L3-B21	246197	539.23	539.23	Rectangular-shaped lot, topsoil surface, level terrain.

II. DEFINITION AND ABBREVIATION OF TERMS

For purposes of this TOR, the following terminologies or words and/or phrases shall mean or be understood as follows:

Α.	Bid Bulletin	Document to be issued by the RA that shall contain any clarifications, amendments and/or supplements to the Invitation to Bid (Annex D) and to this TOR.
B.	Bid Proposal/ Price	The offered rent from a PL, in Pesos per square meter of the area to be leased. It should not be lower than the Minimum Bid Price set herein.
		It shall be submitted together with the Proposal Security (PS) and Proposal Securing Declaration (PSD) as set forth in this TOR. These documents comprise the 2 nd Envelope to be submitted to SSS on or before the deadline for submission and opening of bids.
C.	Contract of Lease (COL)	Written agreement specifying the terms and conditions of the lease set forth by the SSS, reviewed and cleared by the Office of the Government Corporate Counsel (OGCC).

D.	Eligibility Documents	Legal and financial qualification documents to be submitted to SSS on or before the deadline for submission and opening of bids to be admitted as eligible bidders as set forth in this TOR. These documents comprise the 1 st envelope to be submitted by the PL.
E.	Highest Ranked Bid (HRB)	Lease Proposal with the highest offered rent among the proposals submitted by all PLs.
F.	Highest Ranked and Complying Bid (HRCB)	Lease Proposal with the HRB that passed the post- qualification requirements.
G.	Lease Proposal	Refers to the Eligibility documents and Bid Proposal to undertake a lease project submitted by an interested PL in response to and in consonance with the requirements of this TOR. This comprise the 1 st and 2 nd Envelopes to be submitted to SSS on or before the deadline for submission and opening of bids.
H.	Permit to Enter (PTE)	A document to be issued to the winning lessee (WL) for the possession of the property during the lease period, subject to compliance with the terms and conditions of this TOR.
1.	Proposal Securing Declaration (PSD)	To be submitted together with the Bid Proposal and PS. These comprise the 2 nd Envelope to be submitted to SSS on or before the deadline for submission and opening of bids.
		In the PSD, the PL shall undertake the following:
		Warrants that the proposal submitted shall be valid for a period of one hundred eighty (180) calendar days, from the date of the opening of the proposals;
		2. When selected as the WL, to enter into COL with SSS and furnish the required Security Deposit (SD) from receipt of the Notice of Award (NOA) and prior to the execution of the COL;
		3. To acknowledge that SSS reserves the right to disqualify it for a period of time from participating in any of its selection/procurement activity, regardless of mode, in the event it violates any of the conditions stated herein including but not limited to, not entering into the COL with SSS when selected, or failure to perform its obligations under the said COL;
		4. To acknowledge that the PS shall automatically be forfeited in favor of the SSS in the event that it withdraws its proposal during its validity, fails to and/or refuses to enter into a COL with the SSS when selected or when there is a failure to furnish the required SD;
		Without prejudice to its forfeiture, the PS shall only be returned under the following circumstances but in no case beyond the period of its validity:
		 When after its non-selection, a PL has submitted a written waiver of its right (see Annex H) to file a request for reconsideration within the period prescribed in this TOR; or
		2. In the absence of a written waiver as above-

		mentioned, after a COL has already been signed by the SSS and the selected lessee, and the corresponding SD has been posted.
J.	Proposal Security (PS)	This is issued in favor of the SSS by the PL as security for their faithful compliance to the conditions of the lease project including but not limited to entering into the COL with SSS when selected. It shall be in the form of cash, cashier's/manager's check or bank draft, guarantee or irrevocable letter of credit issued by a Universal or Commercial Bank payable in favor of SSS in the minimum amount equivalent to the first month rent, inclusive of VAT, on the initial year lease period.
		The PS must be valid for one hundred eighty (180) calendar days, from the date of the opening of the proposals.
		The PS should also be extended corresponding to at least the extension of the proposal validity period.
		It shall be submitted together with the Bid Proposal and PSD as set forth in this TOR. These documents comprise the 2 nd Envelope to be submitted to SSS on or before the deadline for submission and opening of bids.
		If considered as the WL, the PS shall form part of the SD, otherwise, it shall be returned after the bidding without interest.
K.	Prospective Lessee (PL)	Any person (natural or juridical), including foreigners, authorized by law to reside and/or conduct business in the Philippines interested to lease the SSS IPs.
L.	Recommending Authority (RA)	The Head of the Investment Property Department (IPD) and the Vice President of the Asset Management Division (AMD), or their Acting Heads duly authorized by the SSC or the AA to undertake the PB procedures for the lease of the SSS Properties.
M.	Social Security Commission (SSC)	The governing Board and policy-making Body of the SSS.
N.	Winning Lessee (WL) / Lessee	The PL declared as HRCB and approved by the AA.

III. BID ITEM

The bid item shall be the lease rate per sq.m. per month, exclusive of VAT.

The Minimum Bid Price (MBP) is P296.00/sq.m. with a fixed lease term of three (3) years.

A PL may bid for one (1) or more items and determination of the HRB will be on a per item basis. The WL having several items shall be awarded a contract on a per item basis. A bid proposal containing an amount less than the approved MBP and/or a lease period not within the period stated in this TOR shall automatically be rejected.

The procedure for the evaluation and comparison of bids is specified under Section IX.B "Detailed Process", Item 5.b "Opening and Evaluation of Bid Proposals" of this TOR.

All Lease Proposal prices shall be quoted in Philippine Pesos.

IV. MANDATORY PURCHASE OF TOR

PLs are required to purchase this TOR for a non-refundable fee of **THREE THOUSAND PESOS** (**PHP3,000.00**) to be able to participate in the bidding procedures.

A complete set of TOR may be acquired by interested PL starting **01 July 2022** up to the scheduled submission and opening of eligibility documents and bid proposals at the 5/F, Investment Property Department, SSS Main Building, East Avenue, Diliman, Quezon City, and upon payment of the non-refundable fee for this TOR.

The mode of payment shall be on a cash basis payable at the SSS Cash Management Department, Ground Floor, SSS Main Bldg., East Avenue, Diliman, Quezon City, and upon accomplishment of SSS Form R-6. This TOR shall be received personally by the prospective PL or his authorized representative.

The TOR may also be downloaded free of charge from the SSS website www.sss.gov.ph under the Assets for Lease section, PROCUREMENT tab. If interested to participate in the bidding process, the PL shall pay the applicable fee for this TOR not later than the submission and opening of its bid.

V. LEASE TERMS AND CONDITIONS

Below are the salient terms and conditions on the lease of 13 parcels of land on "as-is, where is" basis through public bidding:

A. Lease Term	Three (3) years, on as-is where-is basis. Renewal of lease is possible if it complies with the SSS Guidelines for the Lease of SSS Investment Properties.
B. Effectivity of Lease	Lease shall commence on the 1 st day of the month following the month of receipt by the WL of the NOA/Approval of Lease Proposal from the RA. The RA shall notify the WL within 5 calendar days upon receipt by the RA of the Approval of the Award/Lease by the AA.
C. Minimum Bid Price (MBP)/Rental Rate	P296.00 per square meter per month, exclusive of 12% Value Added Tax (VAT). Bids received below this minimum amount shall be rejected at the opening of the Bids.
D. Rental Escalation	Escalated annually at 7.42% to start on the 2 nd year of the lease term
E. Security Deposit (SD)	Equivalent to 2 months rent, inclusive of 12% VAT and to be adjusted in accordance with the rental escalation. SD shall be payable to SSS in cash or manager's check before the issuance of a PTE.
F. Advance Rental Payment (ARP)	Equivalent to 2 months rent, inclusive of 12% VAT, to be applied on the first 2 months of the lease period. ARP shall be payable to SSS in cash or manager's check before the issuance of a PTE.
G. Maximum Construction Period	The construction period includes the preparation of plans/designs, securing of permits/licenses, demolition, and fit-out. This period shall form part of the lease term.

The AA may grant, upon the recommendation of the IPD/external consultant thru the RA, a maximum construction period based on whichever is shorter between Items a and b hereof: a. Construction period as evaluated determined by the IPD based on EFMD estimate, or as determined by the external Consultant, on a per lease project basis; and b. Actual period spent by lessee for the proposed completion of its rehabilitation/development project or start of operation/occupancy, whichever comes first, as certified to by the EFMD. 3. In the event that the lessee anticipates that it shall fail to complete its construction within the prescribed period, upon the lessee's request, which must be given prior to the expiration of the construction period, the SSS, through the AA that approved the lease contract, may give the lessee an extension for such period necessary to complete its construction. Despite the extension of the construction period, the lessee shall pay the monthly rental in accordance with the schedule prescribed under the lease contract. 4. Any approved extension on the construction period shall not extend the original lease term. 5. The lessee shall complete the construction within the approved construction period, or any extension thereof, otherwise the non-completion may be a ground for termination of the lease, forfeiture of the performance security and monies so far remitted by the lessee and the SSS shall take possession of the building so far constructed without need to reimburse the lessee for the value thereof, among H. Rent-Free Construction Period The RFCP is given for a minimum of one (1) month (RFCP) for leases where the lessee will develop and/or rehabilitate the IP. After the expiration of the RFCP, regular rent shall be imposed. 2. RFCP shall commence upon signing of the Contract of Lease. 3. The WL shall submit to EFMD thru IPD the necessary improvement plans/ specifications/ design and cost estimates for evaluation. The WL shall be responsible in securing the required permits, if any. 4. As built plan shall be submitted after completion of the approved plan. I. Project Variation The SSS, through the AA that approved the lease contract, may, upon recommendation of the IPD, approve a request for a project variation to cover any proposed change in specifications, materials,

and design of the building, subject to the following conditions:

- The proposed revision/s shall not impair the quality of the building and/or reduce the total gross floor/leasable area approved in the contract or increase SSS' share of cost, if applicable;
- The project variation shall not reduce the guaranteed rent on the property and shall not affect the RFCP, the construction period as approved in the contract;
- The request is made at least one hundred twenty (120) calendar days prior to intended commencement date of implementation of revisions; and
- d. Lessee shall adjust accordingly all the insurance coverage and performance security affected by the project variation and submit proof thereof to the SSS within at least thirty (30) calendar days prior to the commencement date of implementation of revisions.
- 2. The contract of lease may be amended to reflect any approved project variation.
- Any revision in the specifications, materials, or design, of the building without the prior consent of the SSS, shall be a ground for SSS to order a work stoppage, demolition of any unauthorized work, and the restoration to its original design and/or termination of the lease contract.

J. Insurance

1. Construction

Prior to the start of construction of the approved development or rehabilitation works, including any approved extension of construction period, the lessee shall obtain at its own expense an all-risk insurance coverage issued by the GSIS or any Top 10 insurance company accredited by the Insurance Commission assigned in favor of SSS, and submit to SSS a copy of the insurance policy/ies. The all-risk insurance shall answer for any damage to property and/or injury or death as a result of or incidental to the lessee's construction works, property or fire, earthquake, flooding/inundation or any calamity, or force majeure, without prejudice to SSS' right to file a case against the lessee for any additional claim not covered by the insurance.

2. Operational

Except as may be otherwise approved by the AA and indicated in the contract, during the lease period the lessee shall obtain at its own expense an all-risk insurance coverage for the leased property, including any additional improvement therein, assigned in favor of SSS and issued by the

K. Performance Security	 GSIS or any Top 10 insurance company accredited by the Insurance Commission and submit to SSS a copy of the insurance policy/ies. The all-risk insurance shall answer for any damage to property and/or injury or death as a result of or incidental to the lessee's operation of the leased property or fire, earthquake, flooding/inundation or any calamity, or force majeure, without prejudice to SSS' right to file a case against the lessee for any additional claim not covered by the insurance. 1. To guarantee the lessee's faithful performance of its obligation to construct and complete the construction of the proposed development and/or rehabilitation works under the contract, the lessee shall, within five (5) calendar days from receipt of the NOA, post a performance security in favor of SSS in an amount not less than 10% of the estimated cost of development/ improvement works. The performance security may be in the form of cash, bank guaranty or irrevocable standby letter of credit issued by a universal or commercial bank, or a Surety Bond, callable upon demand, issued by the GSIS or any Top 10 insurance company accredited by the Insurance Commission, and reasonably acceptable to SSS. 2. The performance security shall be forfeited in the event that the lessee fails or refuses to construct or complete the construction of its proposed development or rehabilitation works within the
L. Rental Payments	prescribed period or its extension. 3. The performance security shall be released by the SSS within sixty (60) calendar days from the successful completion and final acceptance of the constructed development. Upon submission of the signed and notarized COL, the lessee shall simultaneously submit PDCs, dated every 1st day of the applicable month, for the remaining months of the first year of the lease term after taking into consideration the ARP and rent-free period, if any.
	Thereafter, the lessee shall, without need of a demand from SSS, issue twelve (12) PDCs dated every 1 st day of the applicable month every year, or the corresponding number of remaining months of the lease term, if unexpired months are less than twelve (12), to be submitted at least sixty (60) calendar days before the anniversary of the commencement date of the lease.
M. Delay/Non-Payment of Rentals and Other Dues and Default	1. In case of any delay in the payment of the monthly rentals, fees and other charges such as, but not limited to, association dues/CUSA, or utilities provided by SSS, the Lessee shall pay a penalty equivalent to 2% per month of the rental due/other charges computed from the first day of the applicable month until fully paid.
	2. Collection Letter/ Notice of Dishonor shall be sent to the lessee immediately after the failure to pay on due date. In case of non-payment and/or dishonor

of check, the lessee shall be required to settle the amounts due inclusive of penalties imposed within five (5) days from receipt of the aforesaid letter/notice.

- 3. For purposes of these guidelines, the term default shall refer to the following:
 - a. Default on rent The lessee who/that fails to pay the rent on due date shall be deemed in default without need of demand.
 - b. Default on money obligations other than rent In fulfilling obligations wherein payment of money other than rentals is involved, including but not limited to electric, water and gas consumption or other charges provided herein, the lessee shall, except as may otherwise be specifically prescribed in these guidelines, have a period of thirty (30) calendar days from due date within which to make the necessary payment otherwise the same shall be a ground for the termination of the lease without prejudice to the SSS' right to exercise rights/remedies prescribed in these guidelines and other applicable laws, rules, and issuances.
 - c. Default on other terms and conditions of the contract - The lessee violates any of the terms and conditions in the lease contract including abandonment of the leased property and such violation persists or not remedied within the prescribed period in these guidelines and despite the issuance of a written notice.
 - d. The leased property is deemed abandoned, deserted or vacated if for a period of thirty (30) or more consecutive calendar days within the lease period, or any extension or renewal thereof, the lessee has ceased operations in the leased property and the rental for such period is unpaid and the lessee fails to respond within fifteen (15) days from receipt of the SSS' written notice.
- 4. Bounced and Returned Checks. In case the check issued by the lessee for the payment of monthly rent or other charges bounced, the lessee is given a period of twenty-four (24) hours from receipt of the written notice to replace the check with cash of equivalent amount, otherwise, the lessee is considered in default and SSS shall exercise rights/remedies prescribed in these guidelines and other applicable laws, rules, and issuances.
- Should the lessee/ fail to pay its outstanding obligations despite receipt of the above-mentioned Collection Letter/Notice of Dishonor, and/or is deemed in default pursuant to the COL, the SSS

may immediately undertake any or all of the following, as may be applicable:

- a. Cancel the COL:
- b. Cut-off utilities:
- c. Take possession of and padlock the leased premises; and
- d. Take appropriate legal action against the Lessee.
- In addition to the foregoing, the SSS may take over/step-in to the rights of the lessee over any sub-lease, if any, to the extent provided in the TOR.
- 7. All lease contracts shall contain a provision stating that upon the termination, default, violation of any of the terms and conditions of the COL, the SSS is deemed automatically and fully authorized to, and shall immediately, take possession of the leased IP without need of any judicial process, and for the payment by the lessee of liquidated damages. amount of indemnification and other charges as may be indicated in the contact. In this connection. the SSS has full power and authority to take possession of the leased IP and to do or perform such acts as may be necessary to take possession. including but not limited to entering into the leased IP, actions enumerated under Item Nos. 3 and 4 hereof and such other steps designed to enable the SSS to effectively repossess the leased IP. The lessee waives the right to file any action, civil, administrative or criminal, including application for temporary restraining order or preliminary injunction or any action to prevent the SSS from taking possession of the leased IP.
- 8. Acceptance of Payment of Arrears. The acceptance by the SSS of arrears in rent or the penalty for late payment, extensions of payment, or performance of one or more obligations by the lessee shall not by itself be deemed a waiver by the SSS of any breach by the lessee of any covenant or condition contained in the COL.
- 9. Failure or delay by the SSS to enforce or demand strict performance by the lessee of any stipulation or condition in the COL shall neither affect the validity hereof, nor shall such be construed as abandonment, withdrawal, waiver or cancellation of such stipulation or condition or right or option, or of the right of the SSS to subsequently enforce or demand performance of such provisions. No waiver by the SSS shall be deemed to have been made unless expressed in writing and signed by the SSS.
- N. Priority of Application of Payments

The SSS may accept partial payments of the total amount due which shall be applied first to the penalty obligations, monthly rentals, then to utilities and other bills/charges. However, acceptance of partial payments shall not deter SSS from taking the

	appropriate actions enumerated under Part V, Item M.5
	of this TOR.
O. Taxes, Fees and Other Charges	1. Taxes
	Pursuant to Section 16 of the Social Security Act of 2018, the SSS is exempt from tax, legal process and lien. However, the SSS is subject to VAT as provided under Republic Act No. 10963, Tax Reform for Acceleration and Inclusion (TRAIN), which shall be shouldered by the lessee. Thus, it is agreed and understood that should there be other changes in the law or the interpretation thereof or any other circumstances which would subject the leased property and/or the rental payments hereunder to any kind of tax (including but not limited to Real Property Tax) assessment or levy which would constitute a charge against the leased property or create a lien against the leased property and/or rental payments, the lessee agrees and obligates itself to assume, shoulder and pay such tax, assessments or levy as it becomes due.
	SSS may opt to include in the gross collection from the lessee the amount of taxes payable by the lessee in order to ensure that the same are fully and promptly remitted to the concerned government entities.
	2. Utilities
	Utility charges such as, but not limited to, electric, telephone, and water for the leased premises for the duration of the lease, inclusive of the RFCP and/or construction period, if applicable, shall be for the account of the lessee and settled directly with the providers.
	Association/Condominium or Building Dues and Common Usage and Service Area (CUSA) Fees
	Association/condominium or building dues and CUSA imposed during the lease period, inclusive of the RFCP and/or construction period, if applicable, shall be settled directly with the Homeowners' Association or Property Management Office of the condominium or building concerned or the SSS, as the case may be.
	4. Other fees and charges as may be imposed as a result of or incidental to the lease and relevant laws and issuance.
	5. Submission of Proof of Payments
	The lessee must submit proofs of payments for utilities and other dues to the SSS on a quarterly basis and on an annual basis for the real property tax within seven (7) working days from payment thereof, otherwise, this may serve as a ground for the SSS to cancel the lease.

6. Unpaid taxes, fees, and other charges

- a. All payables due within the lease period but received after the expiration of the lease term shall remain for the account of the lessee and be billed accordingly.
- b. The lessee shall be responsible for the payments of all taxes, fees, and other charges which may be assessed and/or levied against it and/or its sub-lessees during the lease period and all that remain unpaid after the lease period.
- c. The SSS may advance the payment of all taxes, fees, and other charges in behalf of the lessee to the extent that it shall protect the SSS' interest and as may be allowed under applicable laws, rules and regulations and other issuances, subject to reimbursement from the lessee within 5 calendar days from its receipt of SSS notice.
- d. A 2% penalty per month up to a maximum period of 2 months from receipt of the notice of reimbursement by the lessee shall be imposed against the lessee for any unpaid amount advanced by the SSS. Continued non-payment of all amounts due beyond the maximum period of 2 months shall be a ground for the cancellation of the lease.

P. Extrajudicial Termination of Lease

1. RFCP and Construction Period

- a. The SSS or lessee may extrajudicially terminate the lease for violation of the COL, including abandonment of the leased property, and whenever the lessee committed an act or negligence that puts the SSS, as it determines, in a financial and/or reputational risk.
- b. For failure to complete the construction within the prescribed construction period or the approved extension thereof, the SSS may, without prejudice to the other available remedies provided in these guidelines and applicable laws and issuances, extrajudicially terminate the lease and exercise any of the following:
 - Demand the lessee to remove any or all improvements at the sole expense of the lessee;
 - ii. Demand for the payment for loss of potential income, and damages, actual or incidental, as a result of the non-completion of the construction within the prescribed period or the approved extension thereof.
- c. The SSS may extrajudicially terminate the lease in times of economic/health crisis or in

crucial situations that will necessitate SSS to dispose of the leased property through sale to generate the much needed funds, subject to compensation equitable or reasonable under the circumstances and based on proper valuation of the improvement and other conditions as may be prescribed by the TOR.

d. The lessee may not extrajudicially terminate the COL for any other reason as stated under Part V, Item P, 1.a of this TOR, otherwise, the SSS shall forfeit all monies so far remitted to it, without prejudice to the filing of appropriate action, if any.

2. Operational

- a. The SSS or lessee may extrajudicially terminate the lease for violation of contract, including abandonment of the leased property, force majeure (e.g. any war, acts of God or any other cause beyond the lessee's control and without any contributing fault on the part of the lessee), extraordinary inflation, health/economic crisis, bankruptcy and whenever the lessee committed an act or negligence that puts the SSS, as it determines, in a financial and/or reputational risk;
- b. In case the termination is due to the lessee's violation of the contract, including abandonment of the leased property, and/or non-performance of its responsibilities and obligations under the contract, the SSS shall forfeit all the bonds/securities and monies so far posted and/or remitted by the lessee in relation to the lease, without prejudice to the filing of appropriate action, if any. Additionally, the SSS may exercise any of the following:
 - Demand the lessee to rectify its violation/non-performance responsibilities and obligations under the contract within thirty (30) days from receipt of notice by the SSS or within such period as may otherwise be specifically provided in these guidelines but such demand shall not constitute as a waiver of the SSS' right to terminate the contract and/or undertake any of the actions/remedies available to the SSS:
 - ii. Demand the lessee to remove any or all improvements at the sole expense of the lessee;
 - iii. Demand for the payment for loss of potential income and damages, actual or incidental, as a result of the violation of the contract and/or non-performance of its responsibilities and obligations under the contract.

- c. The SSS may extrajudicially terminate the lease in times of economic/health crisis or in crucial situations that will necessitate SSS to dispose of the leased property through sale to improve its financial status or to fund a vital SSS project or program, subject to compensation equitable or reasonable under the circumstances and based on proper valuation of the improvement and other conditions as may be prescribed by the TOR;
- d. For lease without construction and development, either party may extrajudicially terminate the lease for convenience provided that the party who will initiate such termination shall inform the other party in writing at least ninety (90) calendar days before the intended date of termination. In any event, the extrajudicial termination of the contract shall take effect ninety (90) calendar days after receipt by the other party of the notice to terminate.
- e. In case the Lessee initiates the extrajudicial termination of the COL for convenience, the Lessee shall pay the SSS a termination fee, to be deducted from the SD, in accordance with the following:

Date of Pre-Termination	% of Forfeiture (VAT component excluded)
Within 1st half of lease term	100% of SD
Within 3rd quarter of lease term	50% of SD
Within 4th quarter of lease term	25% of SD

Portion of the SD not forfeited shall be returned to the Lessee.

- f. The SD will not be forfeited in case the SSS extrajudicially terminates the contract or if such termination is mutually agreed upon by both parties. The SSS may move or mutually agree to extrajudicially terminate the lease for compelling circumstances such as to protect its image, carry out a more beneficial development plan for the leased property or in case of sale, or in other analogous circumstances.
- g. Upon request of the Lessee, the SSS may waive its rights under Item P.2.c and/or P.2.e of this TOR for the whole duration of the lease term or in part, provided that the cost of developments or rehabilitation works on the leased property as assessed by the EFMD, is at least equivalent to one (1) year rental for residential leases or two (2) years rental for commercial leases (exclusive of VAT).
- h. In case of partial damage to the leased property due to force majeure, the SSS may, upon

		lessee's request, grant a suspension or reduction of payment proportionate to the affected areas during the clearing operations.
Q. Improvements on the Property		In the case of lease of clustered properties, the lessee shall not be allowed to invoke partial extrajudicial termination of the lease contract. All improvements shall require the prior approval of
Q. Improvements on the Property	١.	the AA who approved the lease project.
	2.	Upon expiration/termination of the lease, all improvements and conditions in the leased property, which cannot be removed without causing damage or injury to the leased property, introduced or made by the lessee, shall become the SS' property upon the expiration of the lease period or any extension or renewal thereof, or the termination of the COL, without any obligation on the part of the SSS to reimburse the lessee for the value thereof. However, the lessee may, at its option and own expense, elect to remove such alterations and improvements which are not otherwise stipulated to be retained or owned by the SSS and which are capable of being detached without causing material damage or injury to the leased property.
	3.	All improvements shall be included in the determination of the rent should the lease be renewed, except as may be otherwise indicated in this TOR.
R. Prohibitions on the Use of the Property and Inspection	1.	The Lessee shall not use the leased lot including any improvement thereon for:
		 a. Purposes other than and/or contrary to what is permitted in the COL;
		b. Purposes which are illegal, immoral, or contrary to public policy;
		c. Purposes or acts as may be prohibited by the SSS;
		d. Any activity which may endanger the health, safety, peace, and tranquility of other people conducting business and/or residing in the same area such as but not limited to production of annoying sounds and obnoxious odors, and other analogous activities; and
		e. Any activity which may endanger the environment through ecological disturbances and other analogous activities.
	2.	The foregoing prohibitions shall remain in force even if the property or any portion thereof has been sub-leased.
	3.	To ensure faithful compliance of lessee/s on proper use of the property, the SSS IPD or other SSS authorized units/representatives shall have the right to inspect the leased premises, during business hours of the day or as otherwise arranged by mutual consent.

	4. The lessee shall make the leased property available during regular business hours for inspection by PL/s and shall cooperate in every reasonable way with the SSS' efforts to obtain a new lessee for the leased property.
	5. The lessee shall take all precautions necessary to protect the leased lot against predictable damage and/or damages caused by fortuitous events.
S. Repairs and Maintenance	As a general rule, all repairs and maintenance on the leased property, including all the development and improvements constructed thereon or SSS' equipment retained therein, shall be for the sole account of the lessee.
T. Sublease	1. The Lessee may sublease the leased lot with prior written approval of the SSS. The Lessee shall ensure that the terms and conditions of its agreement/s with its sublessee/s conform to the terms and conditions of the COL. In case of conflict in the provisions of the agreement/s between the Lessee and its sublessee/s with the provisions of the COL, the provisions of the COL shall prevail.
	2. A provision on the right of SSS to take over/step-in to the rights of the lessee over any sublease, shall be contained in any sublease contract to clearly reflect the said right/authority of the SSS and to properly notify the sublessee.
	3. A copy of the sublease contract shall be submitted to the SSS within ten (10) calendar days from the execution thereof to ensure compliance with the foregoing requirements.
	4. The Lessee shall be primarily and solidarily responsible for any act and/or omission of the sublessee/s that is violative of the COL and/ or for the damage such sublessee/s may cause.
	Upon the expiration or termination of the COL, all sublease shall automatically be terminated and of no force and effect.
U. Assignment, Transfer, or Conveyance of Lessee's Rights	1. The assignment, transfer, or any conveyance of the lessee's rights, whether wholly or partially, over the SSS property in favor of a third party shall be subject to the evaluation and prior written consent of the SSS. Any assignment, transfer, or conveyance without the prior written consent of the SSS shall be null and void insofar as SSS is concerned.
	2. In case of lease with construction or development, any assignment, transfer or conveyance of lessee's rights, whether wholly or partially, pending completion of the approved development shall not be allowed.
	3. Notwithstanding the approval of any assignment, transfer, or conveyance of the lessee's rights over the leased property, the lessee and its assignee shall be solidarily liable to the SSS for any unpaid

	or unfulfilled obligations incurred prior to such assignment, transfer, or conveyance of the lessee's rights over the leased property.	
V. Step-In Rights	The COL, including the sublease contract, shall contain "step-in right" provisions which may allow SSS to take over/step-in to the rights of the Lessee over any sublease which may be due to circumstances such as, but not limited to:	
	1. Default in rental payment and other money obligations - lessee fails to pay its outstanding obligations within thirty (30) calendar days from lessor's successful transmittal of a Final Collection Letter/Notice.	
	2. Violation/ breach of other terms and conditions of the COL - Lessee violates any of the terms and conditions in the COL including abandonment of the leased lot and such violation persists or not remedied within the prescribed period and despite the issuance of a written notice.	
	3. Insolvency of the Lessee - Lessee extrajudicially terminates the lease due to its inability to pay rent caused by force majeure (e.g. any war, acts of God or any other cause beyond the lessee's control and without any contributing fault on the part of the lessee), extraordinary inflation, health/ economic crisis and bankruptcy.	
	4. Lessee committed an act or negligence that puts the SSS, as it determines, in a financial and/or reputational risk.	
	Further, the Lessor is deemed authorized by the Lessee to exercise the option to lease-out any or all portions of the leased lot to other parties as the agent of the Lessee, or to continue the sublease over the leased lot and/or step-in to the rights of the Lessee over any sublease, to receive the rent thereof, and to apply the same to the payment of the rent due under the COL, holding the Lessee liable for any deficiency, without prejudice to any right of action against the Lessee.	
	For purposes of this Section, the leased lot is considered to be abandoned, deserted or vacated if for a period of 30 or more consecutive calendar days within the lease period, or any extension or renewal thereof, the lessee has ceased operation in the leased premises and the rental for such period is unpaid and the lessee fails to respond within fifteen (15) days from lessor's successful transmittal of a written notice.	
	This Section shall also not preclude SSS from exercising its right/remedies that shall be set out anywhere else in this TOR or in the COL for the lots.	
W. Award of COL	SSS shall award the COL to the WL.	
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VI. RIGHTS AND RESPONSIBILITIES OF THE PARTIES

A. The SSS shall:

- 1. Warrant that the property is free from all liens and encumbrances, and that all taxes, fees and dues chargeable against the property, if any, has been fully settled by the beneficial user of the property;
- 2. Provide the PLs with a copy of the property titles, maps, and relocation survey plans;
- 3. Ensure conduct of bidding process based on the principles of public advantage, accountability, competition and transparency;
- 4. Give the WL the sole right to lease, operate and manage the leased lot/s, subject to the COL;
- 5. Deliver possession of the leased lot/s to the WL, on "as is, where-is" basis, upon the execution of the COL;
- 6. Protect the lessee's peaceful and adequate enjoyment of the leased lot/s for the entire duration of the COL against any claims of third persons on the ownership of the property;
- 7. Rescind the COL in case the lessee violates any of the provisions under this TOR; and
- 8. Perform such other obligations as may be stated and/or incidental to those stated in the COL.

B. The PL shall:

- 1. Be solely responsible for its own due diligence on all matters relating to this TOR and the Leased Property which may, in any manner, affect the nature of its lease proposal. SSS shall not be responsible for any erroneous interpretation or conclusion by the PL out of data furnished or indicated in this TOR, including any Bid Bulletin/s issued by the RA. Failure of the PL to examine and inform itself shall be at its sole risk and no relief for error or omission shall be given.
- 2. Investigate/examine the lots for lease, its existing structures, facilities, utilities, general characteristics, condition and its surrounding vicinities that may affect directly or indirectly the actual execution of the lease proposal and such other information as to allow the PL to make a competitive estimate. The PL, by the act of submitting its lease proposal, acknowledges that it has inspected the lots for lease and accepted all the terms and conditions as set forth in this TOR.
- 3. Be responsible for having taken steps to carefully examine this TOR including its attachments and deemed to have become familiar with all existing laws, decrees, ordinances, acts, rules and regulations, which may affect this TOR.
- 4. Bear all costs associated with the preparation and submission of lease proposal, and the SSS will in no case be responsible or liable for those costs, regardless of the conduct or outcome of these procedures.
- 5. Ensure that each of the documents submitted in satisfaction of the bidding requirements is an authentic and original copy, or a true and faithful reproduction or copy of the original, complete, and all statements and information provided therein are true and correct:
- 6. Authorize the SSS or its duly authorized representative/s to verify all the documents submitted:
- 7. Ensure that the signatory is the duly authorized representative of the PL, and granted full power and authority to do, execute and perform any and all acts necessary and/or to represent the PL in the bidding, with the duly notarized Secretary's Certificate attesting

to such fact, if the PL is a corporation, partnership, or JV (if applicable); and

8. Post the PS in the minimum amount/form equivalent to the first month rent, inclusive of VAT, on the initial year lease period, as indicated in Part II, Item J of this TOR.

C. The WL shall:

- 1. Strictly comply with the terms and conditions of the COL executed by and between SSS and the WL, and maintain all warranties and representations in good standing for the duration of the contract period. (See Annex A Pro-forma Contract of Lease);
- 2. Pay, at its sole account, all applicable taxes, licenses, fees and charges due on the lease transaction, the leased lot/s and its improvements, if any, and those that may be imposed by law during the entire term of the COL;
- 3. Pay the monthly rental, inclusive of VAT, at the due date without need for demand;
- 4. Submit the company's audited financial statements annually;
- 5. Undertake the management, including operations, administration, maintenance and security upon signing of the COL for the duration of the lease period; and
- 6. Perform such other obligations as may be stated and/or incidental to those stated in the COL.

VII. ELIGIBLE PL/s

Any person (natural or juridical) including foreigners authorized by law to reside and/or conduct business in the Philippines may be allowed to bid for the lease of lots owned by SSS.

- A. Individual Lessee/Sole Proprietorship (Filipino citizen / Foreigner)
- B. Corporation/Partnership duly registered with the Securities and Exchange Commission
- C. An incorporated JV or consortium of local/foreign individuals/entities, i.e., a group of 2 or more persons/entities with intention to be jointly and severally responsible or liable for the particular transaction with the SSS
- D. Cooperatives duly organized under the laws of the Philippines
- E. Multilateral Institutions
- F. Government agencies

VIII. ELIGIBILITY CRITERIA

PLs must satisfy the following criteria, whenever applicable, to be eligible to participate in the public bidding for the lease of lots at MHC:

A. Legal

- 1. The PLs must possess the legal personality and/or authority to reside and/or conduct business in the Philippines as certified to by the appropriate government agencies and/or Local Government Units.
- 2. A PL or any member of its consortium or sub-contractor shall be ineligible to participate in any lease project concerning an IP under these Guidelines if it has been disqualified or has been declared/included in any blacklisting process by any government agency, instrumentality, GOCC or any bilateral or multilateral agency such as but not limited to the

Asian Development Bank and the World Bank.

3. All PLs shall be required to submit, as part of their qualification documents, a statement stipulating that the PL: (i) has accepted the qualification criteria established by the RA; and (ii) waives any right it may have to seek and obtain a writ of injunction or prohibition or restraining order against the SSC, SSS, RA and SSS officers to prevent or restrain the qualification proceedings related thereto, the award of the COL to a successful PL, and the carrying out of the awarded COL. Such waiver shall, however be, without prejudice to the right of a disqualified or losing PL to question the lawfulness of its disqualification or the rejection of its proposal by appropriate administrative or judicial processes not involving the issuance of a writ of injunction or prohibition or restraining order.

B. Technical (As applicable)

For all types of lease of IPs with proposed development, the PLs must have completed, within a specified period from the date of submission and receipt of proposals, a similar and/or related project and must be able to meet the minimum requirements of SSS on years of experience as a real estate developer. The similar project completed must have a total cost of at least fifty percent (50%) of the SSS estimated cost for its proposed development project.

C. Financial Capability

The PLs must have adequate capability to sustain the financing requirements for the lease of lots at MHC. This shall be measured in terms of:

- Good financial and credit standing. The PLs must have bank account/s with cash balance or a credit line from a reputable commercial/universal local or international bank in the amount equivalent to at least the 2 months advance rent and 2 months SD, inclusive of VAT, of the PL's desired lot/s.
- 2. **Timely and Complete Payment of Taxes.** The PLs (and all members, if a PL is a JV or consortium) must be up to date in its payment of all applicable taxes and must be able to submit an updated tax clearance for the fiscal year 2021.

IX. PUBLIC BIDDING PROCESS

A. General Process Flow

- 1. Publication of Invitation to Bid
- 2. Pre-Bid Conference
- 3. Submission of Eligibility Documents and Bid Proposal together with the PS and PSD
- 4. Two-Stage Evaluation
 - a. Opening and Preliminary Examination of Eligibility Documents
 - b. Opening and Evaluation of Bid Proposal Documents
- 5. Notification to the HRB
- 6. Post-Qualification
- 7. Award on Lease of Property
- 8. Execution of the COL

B. Detailed Process

- 1. Publication of **Invitation to Bid** by the Corporate Communications Department (CCD) in at least 2 newspapers of general nationwide circulation, once a week for at least 2 consecutive weeks and in the SSS website (www.sss.gov.ph), **at least twenty (20) calendar days before the scheduled public bidding.**
- Conduct of a Pre-Bid Conference at the RA's discretion, depending on the complexity
 of the properties to be leased out. The Pre-Bid Conference may be held at least 5 days
 before the submission of bids to be attended by interested PLs for purposes of
 clarifying the bidding rules, procedures and approval process.

Any statement made at the Pre-Bid Conference shall not modify the terms of the TOR unless such statement is specifically identified in writing as an amendment thereto and issued as a Bid Bulletin.

The RA will hold a Pre-Bid Conference for this Project as indicated in paragraph 6 of the Invitation to Bid (**Annex D**).

PLs may request for clarification on and/or interpretation of any part of the TOR as specified under paragraph 8 of the Invitation to Bid and Section X.B of this TOR. Such requests must be in writing and received by the RA, either at its given physical address or through electronic mail indicated in the Invitation to Bid, within 2 calendar days from the conduct of the Pre-Bid Conference.

A Bid Bulletin shall be issued and sent to the PLs which purchased this TOR within three (3) calendar days from the deadline of submission of the requests for written clarification.

3. Submission of Eligibility Documents (refer to Annex F - Checklist of Documents) /Bid Proposals (Annex E - Sample Bid Proposal) with PS and PSD (Annex K - Sample PSD).

Interested PLs are requested to submit the required Eligibility Documents and Bid Proposals together with the PS and PSD at the specified date, time and venue as indicated in paragraph 2 of the Invitation to Bid.

Bids will be opened in the presence of the PLs or PLs' representatives who choose to attend at the address above. They must sign in the attendance logbook. Late bids shall not be accepted.

In case videoconferencing, webcasting or other similar technologies will be used, attendance of participants shall likewise be recorded.

In case the Bids cannot be opened as scheduled due to justifiable reasons, the date shall be extended to the same time of the immediately succeeding business day in Quezon City.

The Philippine Standard Time will be the basis for submission of lease proposals.

PLs shall submit 1 set of original Eligibility Documents/Bid Proposal and 2 other sets of certified true copies thereof, with each set contained in a sealed envelope. In the event of any discrepancy between the original and the copies, the original shall prevail.

- a. First Envelope. This will contain 1 set of Original Eligibility Documents listed in -Annex F - Checklist of Documents, to be placed inside a sealed envelope and 2 other sets of Certified True Copies (CTC) thereof, with each set contained in a separate sealed envelope.
- b. Second Envelope. This will contain 1 set of Original Bid Proposal listed in Annex F (please see Annex E for the Sample Bid Proposal) placed inside a sealed envelope and 2 other sets of CTC thereof, with each set contained in a separate sealed

envelope.

The Eligibility Documents shall be signed, and each and every page thereof shall be initialed, by the duly authorized representative/s of the PL;

Any interlineations, erasures, or overwriting shall be valid only if they are signed or initialed by the duly authorized representative/s of the PL.

4. Sealing and Marking of Eligibility Documents/ Bid Proposals with PS and PSD

PLs shall enclose their original Eligibility Documents in one sealed envelope marked "ORIGINAL – ELIGIBILITY DOCUMENTS FOR BID ITEM/S __ [PL to write the specific Bid Item/s subject of its bid]". Each copy of the original Eligibility Documents shall be similarly sealed and duly marked as "COPY NO.___-ELIGIBILITY DOCUMENTS FOR BID ITEM/S ___ [PL to write the specific Bid Item/s subject of its bid]" in another envelope. These envelopes containing the original and the copies shall then be enclosed in one single envelope.

Likewise, PLs shall enclose their original Bid Proposal, PS and PSD in one sealed envelope marked "ORIGINAL-BID PROPOSAL FOR BID ITEM _____ [PL to write the specific Bid Item subject of its bid]". Each copy of the original Bid Proposal shall be similarly sealed and duly marked as "COPY NO.____-BID PROPOSAL FOR BID ITEM _____ [PL to write the specific Bid Item subject of its bid]" in another envelope. If PL will submit bid for more than one (1) Bid Item, the same procedure shall be observed for each desired Bid Item. These envelopes containing the original and the copies shall also be enclosed in one single envelope.

All envelopes shall:

- a. Contain the name of the Property to be bid in capital letters "SSS-OWNED LOTS AT THE MANILA HARBOUR CENTER TONDO, MANILA (BID ITEM/S _____)", subject of the bidding;
- b. Bear the name and address of the PL in capital letters;
- c. Be addressed to the RA as identified in the Invitation to Bid; and
- d. Bear a warning "DO NOT OPEN BEFORE..." the date and time for the opening of the Eligibility Documents/Bid Proposal.

If envelopes are not sealed and marked as required, the SSS will assume no responsibility for the misplacement or premature opening of the Eligibility Documents/Bid Proposal.

The Eligibility Documents shall be treated as confidential. Each party will hold any and all confidential information in strict adherence and will not disclose or use any confidential information or any part of it except for the proper performance of the party's obligations under this TOR.

5. Two-Stage Evaluation

a. Opening and Preliminary Examination of Eligibility Documents

The RA shall consider Eligibility Documents submitted even if there is only one (1) PL. The envelopes containing the Eligibility Documents from PLs shall be opened one-by-one to check the submitted documents against the checklist of Eligibility Documents. The RA shall mark on the envelope containing the Eligibility Documents, the time, date and place of the opening of said envelope.

Eligibility Documents submitted by the PLs shall be evaluated on a pass or fail basis to determine if the PL (or the member-firms) complies with or satisfies all of the requirements. Only those PLs who strictly comply with ALL eligibility requirements shall be declared "ELIGIBLE," for the opening and evaluation of their Bid Proposals.

On the other hand, failure to submit a requirement, or an incomplete submission, merits a "failed" rating for the particular requirement. If a PL is rated "failed" IN ANY of the eligibility requirements, it shall be considered INELIGIBLE to further participate in the bidding procedure, and the RA shall mark the set of Eligibility Documents of the PL concerned as "ineligible".

b. Opening and Evaluation of Bid Proposals

The Bid Proposals opened on same day shall be evaluated and ranked based on the bid price and the highest bid price shall be declared the Highest Ranked Bid (HRB).

Only bids that are determined to contain all the bid requirements for both components shall be rated passed and shall immediately be considered for evaluation and comparison.

In case of a tie on the bid price, the PL who submitted the highest amount of PS shall be chosen. If a tie involves two PLs, toss coin shall be resorted to. If a tie involves 3 or more PLs, "draw lots" shall be resorted to decide the HRB.

The PS of losing PLs shall be returned immediately after the bidding without interest. The receipt by losing PL of his/her/its PS shall be deemed a waiver on his/her/its part to contest the result of the bidding. However, should a losing PL contest/protest/ appeal the outcome of the bidding, his/her/its deposit shall be retained until the resolution thereof. Upon resolution of the contest/protest/ appeal, SSS shall return the PS of the losing PLs without interest.

6. Notification to the HRB

The PL declared as HRB shall be notified through e-mail within 3 working days after the Opening and Evaluation of Sealed Bids to submit Tax Clearance within 5 working days from receipt thereof, if he/she/it submitted only proof of filing to qualify for eligibility.

7. Post-Qualification

- a. The RA shall conduct post-qualification for a period of 5 working days from the determination of the HRB or from receipt of the Tax Clearance, if submitted was only proof of filing to qualify for eligibility, to verify the accuracy and authenticity of all the documents and information submitted by PL with the HRB. Any material inconsistencies, errors or misrepresentations in the submitted documents shall be ground for disqualification and forfeiture of the PS;
- b. If the PL with the HRB passes post-qualification, his/her/its bid shall be declared as the HRCB. The RA shall recommend to the SSC or designated AA that the lease of the Property be awarded to the said PL as the WL;
- c. If the PL with the HRB fails post-qualification due to misrepresentation, fraudulent acts, falsification, submission of spurious/fake documents or commission of an offense about the bidding process, or non-submission of Tax Clearance, the RA shall notify the PL of the results thereof and forfeit its Proposal Security. The RA shall declare a failure of bidding and conduct a re-bidding.

After 2 failure of biddings the SSC, at its discretion, may accept lease proposal thru direct negotiation with interested Lessee.

8. Award on Lease of Property/ies

- a. Within 5 working days from determining the PL with HRCB, the RA shall recommend to the SSC or to the designated AA, the award on the lease of the property/ies to the HRCB:
- b. The RA shall notify the WL in writing that his/her/its bid has been accepted, through NOA, within 5 working days from receipt of the approval of the award from the AA, to

be received personally or sent by registered mail or electronically, receipt of which must be confirmed in writing within 2 working days by the WL and submitted personally or sent by registered mail or electronically to the SSS. RA shall furnish IPD with a copy of the NOA.

The NOA shall be sent together with the COL for signature of the WL.

9. Execution of the COL

- a. The NOA shall be sent together with the COL for signature of the WL. A Draft Proforma COL is hereto attached as **Annex A** of this TOR.
- b. Within six (6) calendar days from receipt of the NOA, the WL shall deliver the duly signed and notarized COL to the SSS together with payment of the 2 months SD (remaining balance after considering the PS) and 2 months ARP, post-dated checks (PDCs) for the first year of lease after considering the 2 months ARP and all documentary requirements as listed in the NOA. Failure to comply with the requirements may render the award nullified and the PS forfeited in favor of SSS.

X. OTHER MATTERS

A. Amendment of this TOR

The information and/or procedures contained in this TOR may be amended or replaced at any time prior to the submission of the Eligibility Documents, subject to the approval/confirmation of the SSC without giving prior notice or providing any reason. Should any of the information and/or procedures contained in this TOR be amended or replaced, the RA shall inform and send Bid Bulletin to all PLs. To ensure that all PLs are informed of the amendments, all PLs are requested to inform the RA of their contact persons as well as contact telephone/mobile numbers and e-mail addresses. In addition, receipt of all Bid Bulletins shall be duly acknowledged by each PL prior to submission of Eligibility Documents and Bid Proposal and shall be so indicated therein.

This TOR and all its Annexes have been crafted with a view toward a fair, transparent and competitive process of selection for the lease of the subject Property. Any ambiguities in, or conflicts between this TOR and its Annexes shall be resolved toward fulfilling the intent of this PB procedures, as determined by the SSS.

B. Requests for Written Clarification

All interested PLs can request for clarification and/or make inquiries regarding this document, which shall be in writing and addressed to the Vice President/Acting Head of the Asset Management Division. All inquiries should be received by the said RA on or before the date as specified in paragraph 8 of the Invitation to Bid (**Annex D**). Bid Bulletin will be posted in the SSS website and will also be sent to PLs who have purchased this TOR. as specified in the said Invitation to Bid. Receipt of all Bid Bulletin shall be duly acknowledged by each PL prior to the submission and opening of the Eligibility Documents and Bid Proposals and shall be so indicated therein.

No verbal agreement or conversation with, nor any verbal clarification from SSS, Commissioners of the SSC, SSS officers, staff, RA, shall affect or modify any of the terms and conditions contained in this TOR. Only amendments, supplements or clarifications to this TOR that are set down in the Bid Bulletin/s posted in the SSS website and circulated to PLs who have purchased this TOR shall be relied upon as authorized.

C. Correspondence with the RA

All correspondence with the RA shall be addressed for the attention of:

ATTY. MARIANO PABLO S. TOLENTINO

Acting Head, Asset Management Division 5th Floor, c/o Investment Property Department SSS Building, East Avenue, Diliman, Quezon City

Signed communications may be sent electronically through investmentproperty@sss.gov.ph.

D. Forfeiture of Proposal Security (PS)

The PS shall automatically be forfeited in favor of the SSS in the event that a PL withdraws its proposal during its validity, fails to and/or refuses to enter into a COL with the SSS when selected or when there is a failure to furnish the required SD upon certification by the RA. The decision of the SSC shall be final.

E. Confidentiality of Eligibility Documents

The Eligibility Documents shall be treated as confidential. Each party will hold any and all information in strict confidence and will not disclose or use any confidential information or any part of it except for the proper performance of the party's obligations under this TOR.

All documents submitted shall become the property of the SSS after the deadline for submission thereof.

F. Protest on Decisions of the RA

Decisions of the RA at any stage of the selection process may be questioned by filing a
request for reconsideration within the 3 calendar days upon receipt of written notice or
upon verbal notification when duly present during the RA's meeting. The RA shall decide
on the request for reconsideration within 7 calendar days from receipt thereof. The PL
shall not be allowed to submit additional documents to correct any defects in the bid
submitted.

If a failed PL signifies its intent to file a request for reconsideration, the RA shall keep the bid envelopes of the said failed PL unopened and/or duly sealed until such time that the request for reconsideration has been resolved. This provision is, however, understood to apply only for matters involving a process wherein the bids have not been opened.

- 2. In the event that the request for reconsideration is denied, decisions of the RA may be protested in writing to the SSC or its delegated AA. Provided, however, that a prior request for reconsideration should have been filed by the PL concerned in accordance with the preceding section, and the same has been resolved.
- 3. The protest must be filed within 7 calendar days from receipt by the PL concerned of the resolution of the RA denying its request for reconsideration. A protest shall be made by filing a verified position paper with the SSC or its delegated AA, as may be indicated in this TOR, accompanied by the payment of a non-refundable fee in an amount equivalent to at least one percent (1%) of the MBP or such amount as may be indicated in this TOR as recommended by the RA and approved by the SSC or its delegated AA, in the form of cash or Manager's Check issued by a local universal bank.
- 4. The verified position paper shall contain the following information:
 - a. The name of PL;
 - b. The office address of the PL;
 - c. The name of project/contract;
 - d. A brief statement of facts;
 - e. The issue to be resolved; and
 - f. Such other matters and information pertinent and relevant to the proper resolution of the protest.

The position paper is verified by an affidavit that the affiant is duly authorized to file the protest and that he/she has read and understood the contents thereof and that the allegations therein are true and correct of his/her personal knowledge or based on authentic records. An unverified position paper shall be considered unsigned, produces no legal effect, and results to the outright dismissal of the protest.

5. In addition, the PL shall likewise certify under oath that:

- a. PL has not theretofore commenced any action or filed any claim involving the same issues in any court, tribunal or quasi-judicial agency and, to the best of its knowledge, no such other action or claim is pending therein;
- b. If there is such other pending action or claim, PL is including a complete statement of the present status thereof; and
- c. If PL should thereafter learn that the same or similar action or claim has been filed or is pending, it shall report that fact within 5 days therefrom to the SSC or its delegated AA wherein its protest is filed.

Failure to comply with the foregoing requirements shall not be curable by mere amendment of the verified position paper and shall result to outright dismissal of the protest.

G. Resolution of Protest

The protest shall be resolved strictly on the basis of records of the RA. The SSC or its delegated AA shall resolve the protest within an extendible period of thirty (30) working days from receipt thereof. The decisions of the SSC or its delegated AA on the protest shall be final and immediately executory.

H. Non-interruption of the Selection Process

In no case shall any protest taken from any decision stay or delay the selection process. Provided, however, that protest must first be resolved before any award is made.

I. Resort to Regular Courts

Court action may be resorted to only after the protest shall have been completed, i.e., resolved by the SSC or its delegated AA but in no case shall it involve injunctive reliefs when the concerned leasing project involves development of the SSS IP, unless otherwise allowed by applicable laws relating to infrastructure projects of the government.

J. Dispute Resolution

Every contract shall contain a mandatory provision on dispute resolution and procedure therefor.

All actions and controversies that may arise from the lease involving, but not limited to, demands for specific performance of any obligations of the lessee and including the interpretation of any provisions or clauses therein, shall, in the first instance, be settled within thirty (30) calendar days through amicable means, such as, but not limited to mutual discussion/dispute resolution. Should the dispute remain unresolved by the end of the aforementioned period, it shall be resolved through judicial process or in accordance with the applicable provisions of Republic Act No. 9285, otherwise known as the Alternative Dispute Resolution Act of 2004.

However, the COL should not be extended beyond the contract period notwithstanding the pendency any court/arbitration proceeding.

K. Damages

For any violation of the contract or any rights of the SSS, whether direct or incidental, in addition to actual damages, the lessee shall be liable to pay damages, such as but not limited to, the following:

- 1. Liquidated Damages Notwithstanding the expiration, termination or cancellation of the lease contract without the written consent of the LESSOR, and/or should the lessee continue occupying the leased property without the prior written consent of the SSS, the lessee shall be liable for and shall pay the SSS by way of liquidated damages for such occupancy and unauthorized use, an amount equivalent to two (2) monthly rentals based on the latest applicable Fair Rental Value corresponding to the period of unauthorized occupation and use or the escalated rate as stipulated in the COL, whichever is higher, for each month of such occupancy or use or a fraction thereof, provided further, that the payment by the lessee of such liquidated damages shall neither be considered as payment for the rentals nor shall it be construed to extend or renew the lease contract. In either case, the SSS does not in any manner lose its right to eject the lessee from the leased property and exercise and or all rights/remedies available to it.
- 2. Attorney's Fees Should the SSS be compelled to seek judicial relief against the lessee, the latter shall, in addition to any relief sought by the former, pay an amount equivalent to twenty five percent (25%) of the amount claimed in the complaint as attorney's fees or Fifty Thousand Pesos (₱50,000.00), whichever is higher, aside from cost of litigation and other expenses which the law, these guidelines or lease contract may entitle the SSS to recover from the lessee.

L. Venue of Legal Action

For any or all cause/s of actions, suits or proceedings arising out of or in connection with the COL, the venue for such actions, suit or proceedings shall exclusively be in the courts of Quezon City, to the exclusion of any other venue.

M. Waiver

SSS and/or SSC shall be held free and harmless from any liability, costs and expenses, suit or allegation arising out of the participation by the private/public sector entities in this PB proceedings. The decision of the SSC is final. All PLs shall waive all rights to seek legal action (e.g., Temporary Restraining Order, lawsuits, etc.) to prevent SSS from awarding and executing a COL with the WL. The PLs shall submit a waiver together with the Eligibility Documents to SSS.

N. Observance of Highest Standard of Ethics

- 1. The SSS as well as the PL/s shall observe the highest standard of ethics from the beginning of the process up to the execution of the COL. In pursuance of this policy, the SSS and the PL/s shall not commit any of the following defined acts:
 - a. Corrupt Practice behavior on the part of officials in the public or private sectors by which they improperly and unlawfully enrich themselves or others, or induce others to do so, by misusing the position in which they are placed, and includes the offering, giving, receiving, or soliciting of anything of value to influence the action of any such official in connection with this proposed lease or in the contract execution; entering, on behalf of the government, into any contract or transaction manifestly and grossly disadvantageous to the same, and whether or not the public officer profited or will profit thereby; and similar acts as provided in Republic Act No. 3019;
 - b. **Fraudulent Practice** a misrepresentation of facts in order to influence any process herein or to the execution of a COL to the detriment of the SSS, and includes collusive practices among the PL/s (prior to or after the submission of the required documents) as hereinafter defined;

- c. Collusive Practices a scheme or arrangement between 2 or more PL/s, with or without the knowledge of the SSS, designed to establish bid prices at artificial, non-competitive levels and to deprive the SSS of the benefits of free and open competition;
- d. **Coercive Practice** harming or threatening to harm, directly or indirectly, persons or their properties to influence their participation in this process, or affect the execution of the COL:
- e. **Obstructive Practice** includes deliberately destroying, falsifying, altering or concealing of evidence material, or any acts intended to materially impede the exercise of inspection, investigation and audit rights of the SSS in connection with the process of selecting and executing a COL.
- 2. Except communications which are necessary or incidental to the conduct of the processes of competitive procedure, any communication between the PL/s on one hand, and the members of the SSC, the President and Chief Executive Officer (PCEO), the approving authorities, or any of the employees of the Asset Management Division (AMD) and Investment Property Department (IPD) on any matter relating to the SSS leasing project is strictly prohibited.
- 3. In the event that it is established that the PL selected to be awarded with the COL has engaged in any of the above-mentioned practices, SSS shall not proceed with the execution of the COL.
- 4. The SSS shall seek to impose the maximum administrative, civil and/or criminal penalties available under applicable laws on individuals and organizations deemed involved in any of the above-mentioned practices.

O. Conflict of Interests and Disclosure of Relations

- 1. All bidding documents or unsolicited proposals shall be accompanied by a sworn affidavit of the PL or its duly authorized representative stating that he/she or any officer of its corporation/partnership/institution/JV is not related within the third civil degree of consanguinity or affinity to any member of the SSC, the PCEO, any of the approving authorities, or any of the employees of the AMD and IPD. This condition shall apply to the following persons:
 - a. If the PL is the sole proprietor, to the PL himself/herself;
 - b. If the PL is a partnership, to all its officers and members;
 - c. If the PL is a corporation, to all its officers, directors, and controlling stockholders;
 - d. If the PL is a cooperative, to all its officers, directors, and other elected representatives; and
 - e. If the PL is a JV, the immediately preceding items (a), (b), or (c), shall correspondingly apply to each member of the said JV, as may be appropriate.
- 2. All PLs who fail to submit the above disclosure or found to have conflicting interests with the SSS or any of the other PLs shall be disqualified to participate herein, without prejudice to the imposition of appropriate administrative, civil, and/or criminal sanctions. A PL may be considered to have conflicting interests with another PL when:
 - a. A PL has controlling shareholders in common with another PL;
 - b. A PL receives or has received any direct or indirect subsidy from any other PL;
 - c. A PL has the same legal representative as that of another PL for purposes of this

subject lease;

- d. A PL has a relationship, directly or through third parties, that puts them in a position to have access to information about or influence on the proposal of another PL or influence the decision of the SSS regarding the selection process.
- 3. Notwithstanding the foregoing, a PL entity that has, as members of its board of directors, SSC member(s)/SSS officer(s) whose directorship in the PL's entity is for the **sole** reason of him/her being the nominee of the SSS due to the latter's investment interest in the PL's entity, shall be allowed to participate in the leasing projects.

P. SSS Reserved Rights

- 1. The SSS reserves the right to accept or reject all proposals at any time prior to the execution of the COL without thereby incurring any liability to the affected PLs in the event that it determines the same to be the most beneficial course of action for the SSS;
- 2. Notwithstanding receipt of the reservation and processing fees, or PS, as the case may be, the SSS may deny any intent to lease, subject to return of the said fees/PS, when the same shall not be advantageous to the interest of the SSS and/or when it determines that accepting the same shall expose it to financial and/or reputational risks;
- 3. The SSS reserves the right to award the COL to a qualified PL determined to have submitted the most advantageous and most responsive proposal;
- 4. The SSS reserves the right to inspect and audit records or accounts of a PL during the negotiation process and during the performance of a COL through its duly authorized representatives or independent auditors;
- 5. The SSS neither assumes any obligation to compensate or indemnify a party for any expense or loss that it may incur as a result of any erroneous interpretations or conclusion by the PLs or of its participation herein, nor guarantees that a COL shall be executed as a result of the selection process. Further, the SSS reserves the right to waive any defect or formality in the responses to the requirements and to the invitation to bid and reserves the right to accept the proposal most advantageous and most responsive to the SSS requirements;
- 6. The SSS reserves the right to disqualify the PL for a period of time from participating in any of its disposal, leasing or procurement activities, regardless of mode, in the event it violates any of the conditions stated herein including but not limited to, not entering into the COL with SSS when selected, or failure to perform its obligations under the said COL.

XI. TIMETABLE OF ACTIVITIES

	Bidding Activities	Estimated Calendar Days	From	То
1	Publication of Invitation to Bid	14	30-Jun-22	14-Jul-22
2	Issuance of Terms of Reference		01-Jul-22	03-Aug-22
3	Preparation of Eligibility Documents and Bid Proposal	20	14-Jul-22	03-Aug-22
4	Pre-Bid Conference		-	18-Jul-22
5	Submission of Request for Clarification by PL/s		18-Jul-22	20-Jul-22
6	Issuance of Bid Bulletin		22-Jul-22	25-Jul-22
7	Submission, Opening and Preliminary Examination of Eligibility Documents and Bid Proposal	1	•	03-Aug-22
8	Evaluation of Bid Proposal	5	03-Aug-22	08-Aug-22
9	Notification to PL with the HRB	3	08-Aug-22	11-Aug-22
10	Submission of Tax Clearance, if applicable	5	11-Aug-22	16-Aug-22
11	Post-Qualification of All Documents and Information submitted by PL with the HRB	5	16-Aug-22	24-Aug-22
12	Notification to PL-HRCB that passed Post-Qualification to Submit Proposed Improvement Plans/Design/Specifications/ Cost Estimates and Construction Period, if applicable, to be indicated in the COL	3	24-Aug-22	27-Aug-22
13	Submission by HRCB of Proposed Improvement Plans/ Design/ Specifications/ Cost Estimates and Construction Period, if applicable	10	27-Aug-22	06-Sep-22
14	Referral of Plans submitted by HRCB to EFMD for Evaluation from Receipt of Documents of the HRCB	2	06-Sep-22	08-Sep-22
15	Evaluation by EFMD of Proposed Improvement Plans/ Design/ Specifications/ Cost Estimates and Construction Period from Receipt of Request	7	08-Sep-22	15-Sep-22
16	Notification to HRCB on Conforme of RFCP from Receipt of EFMD's Evaluation	2	15-Sep-22	19-Sep-22
17	Receipt by IPD of HRCB-Signed Conformity to RFCP	3	19-Sep-22	22-Sep-22
18	Request to DCD from IPD to finalize COL from receipt of signed Conforme from HRCB	2	22-Sep-22	26-Sep-22
19	Finalize COL by the DCD as requested by the IPD based on the recommendation of RA on the WL	20	26-Sep-22	16-Oct-22
20	Preparation of Recommendation for Award	5	16-Oct-22	21-Oct-22
21	Approval of the Award and the COL by the AA, as recommended by the RA	7	21-Oct-22	28-Oct-22
22	Issuance of NOA and COL by the RA	5	28-Oct-22	04-Nov-22
23	Written Confirmation of Receipt of NOA and COL by WL		04-Nov-22	07-Nov-22
24	Execution of COL, to be administered by the IPD	10	04-Nov-22	14-Nov-22
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The above is an indicative timetable which may change at the discretion of the RA.

Annex A Draft Pro-Forma Contract of Lease

CONTRACT OF LEASE

This Contract of Lease (Contract) is made and executed, by and between:

The SOCIAL SECURITY SYSTEM, a government-owned and controlled corporation created pursuant to Republic Act No. 11199, with principal office at SSS Building, East Avenue, Quezon City, Metro Manila, represented herein by its, and its, duly authorized pursuant to dated(Annex "A"), hereinafter referred to as the LESSOR;
- and –
If individual
, of legal age, Filipino, single/married to with address at, hereinafter referred to as the LESSEE;
If proprietor
, of legal age, Filipino, single/married to, and Proprietor of, with business address at, hereinafter referred to as the LESSEE.
If corporation
, a corporation duly created and existing pursuant to the laws of the Republic of the Philippines, with principal office address at, represented herein by its (<u>Position of Signatory</u>), (<u>Name of Signatory</u>), duly authorized pursuant to dated (Annex "B"), hereinafter referred to as the LESSEE.
- ANTECEDENTS -
The LESSOR is the registered owner of a certain parcel of land identified as Lot, Block, Manila Harbour Center, Balut, Tondo, Manila, containing an area of Square Meters (sq.m.) hereinafter referred to as the "Leased Premises";
The LESSOR has offered for lease through public bidding to the highest bidder the Leased Premises with a minimum bid price of
The LESSEE has offered to lease the Leased Premises and has represented and warranted himself/herself/itself as a qualified Lessee under existing laws, rules and regulations;
On the basis of the above-mentioned representation and warranty by the LESSEE and after a public bidding duly conducted for the lease of the Leased Premises or following the applicable provisions of the Government Accounting and Auditing Manual (GAAM), the Guidelines for the Lease of SSS Investment Properties

(Office Order No. 2020-068 dated 03 November 2020/"Lease Guidelines", Annex "B/C")¹ and the Terms of Reference (TOR) for the three (3)-year Lease of Thirteen (13) Vacant Commercial/Industrial SSS-Owned Lots at the Manila Harbour Center, Tondo Manila Through Public Bidding Mode ("TOR", "Annex "C/D"²), the LESSEE was declared as the Winning Lessee;

The LESSOR's Approving Authority/ies, pursuant to the authority given under Administrative Order No. 2020-096 dated 21 October 2020 (Annex "D/E"3), had approved the lease to the LESSEE of the Leased Premises, under such terms and conditions mutually beneficial to both parties.

NOW, THEREFORE, for and in consideration of the foregoing premises, the parties hereby agree as follows:

1.	EFFECTIVITY AND	TERM		
	This Contract shall	take effect on		ee (3) years from
	to _		, on an "as-is, where-i	s" basis, subject to
	renewal upon agree	ment by both parties	prior to the expiration her	eof, and subject to
	existing laws, rules a	and regulations on rer	newal of lease contracts.	

2. RENTALS, FEES AND OTHER CHARGES

2.1. The Monthly Rental for the Leased Premises, inclusive of the Twelve Percent (12%) Value Added Tax (VAT), with escalation rate of 7.42% effective on the second (2nd) year of lease, and payable on the first (1st) day of the applicable month without need of notice or demand, shall be as follows:

Lease Period	Rate/sq.m.	Monthly Rent (₱)	12% VAT	Total Monthly Rent (₱)
1 st year				
2 nd year				
3 rd year				

- 2.2. The LESSEE shall pay an Advance Rental Payment (ARP) equivalent to two (2) months' rent, inclusive of the twelve percent (12%) VAT, to be applied on the first two (2) months of the lease period. It shall be paid in cash or Manager's/Cashier's Check before the issuance of a Permit to Enter (PTE).
- 2.3. The LESSEE shall pay a Security Deposit equivalent to two (2) months' rent, inclusive of 12% VAT and to be adjusted in accordance with the rental escalation. It shall be paid in cash or Manager's/Cashier's Check before the issuance of a PTE.
- 2.4. The LESSOR shall issue the corresponding receipts for the payments made by the LESSEE and remit the VAT collected to the Bureau of Internal Revenue (BIR).

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¹ Annex "B" if lessee is an individual/sole proprietor, Annex "C" if lessee is a corporation.

² Annex "C" if lessee is an individual/ sole proprietor, Annex "D" if lessee is a corporation.

³ Annex "D" if lessee is an individual/ sole proprietor, Annex "E" if lessee is a corporation.

2.5. The LESSEE shall issue post-dated checks to cover rentals for the lease period not covered by the ARP.

RENEWAL

- 3.1. The LESSOR's Investment Property Department (IPD) shall, not later than six (6) months prior to the expiration of this Contract, notify the LESSEE in writing, through a Notice for Renewal containing the terms and conditions for renewal which are subject to the approval of the Approving Authority, for the LESSEE to signify its intention to participate or not, in the conduct of a Modified Competitive Challenge (MCC) procedure for the renewal of the lease.
- 3.2. Within fifteen (15) calendar days from receipt of the notice from IPD, the LESSEE shall submit a written notice of its intent to participate in the MCC procedure and conform to the terms and conditions indicated therein, otherwise, the LESSEE shall be presumed to be no longer interested to renew its lease on the Leased Premises and must immediately vacate the premises upon expiration of this Contract. The competitive mode for the lease of Leased Premises will shift from MCC to public bidding/competitive challenge. But, notwithstanding the non-submission of intent to participate in the MCC, the LESSEE may still participate in the public bidding/competitive challenge.
- 3.3. For MCC Mode, the LESSOR may accept/approve a renewal of lease proposal from the LESSEE for a period longer or shorter than the lease period initially approved/granted in this contract, but the period of the contract of lease should not be shorter than one (1) year.
- 3.4. Should the LESSEE lose the renewal of lease in the MCC procedure but continue to occupy the premises, without the written consent of the LESSOR, despite the expiration of the lease and the LESSOR's successful transmittal of a notice to vacate, the LESSEE shall be obliged to pay the LESSOR liquidated damages as provided in this Contract, without prejudice to the exercise of other rights/remedies available to the LESSOR as prescribed in the Lease Guidelines or applicable laws, rules, and issuances.

4. RENT-FREE CONSTRUCTION PERIOD

- 4.1. In addition to the provisions of the Lease Guidelines, and in case of any development/improvement of the lot, the LESSEE shall submit to the Engineering and Facilities Management Department (EFMD), through the IPD, the necessary improvement plans/specifications/design and cost estimates for evaluation. The LESSEE shall be responsible in securing the required permits, if any.
- 4.2. Based on the above evaluation of the EFMD, a rent-free construction period equivalent to ____ (__)months shall be given to the LESSEE.
- 4.3. As-built plan shall be submitted after the completion of the approved plan to the EFMD, through the IPD.

5. SUBLEASE

The subleasing of the Leased Premises or any part thereof may be allowed subject to prior written approval by the Approving Authority/ies that approved the lease. Whenever

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the LESSEE is allowed to sublease the Leased Premises or any part thereof, a copy of the Sublease Contract shall be submitted to the LESSOR within ten (10) calendar days from the execution thereof to ensure compliance with the Lease Guidelines.

- 5.1. The LESSOR has the right to step-in to the rights of the LESSEE over any sublease and this right/authority should be clearly reflected in the Sublease Contract to properly notify the Sublessee.
- 5.2. The LESSEE shall be primarily and solidarily responsible for any act and/or omission of the Sublessee/s that is violative of this Contract and/ or for any damage such Sublessee/s may cause.
- 5.3. Upon the expiration or termination of this Contract, all sublease shall automatically be terminated and shall be of no force and effect.

STEP-IN RIGHTS OF LESSOR ON SUBLEASE CONTRACTS

The LESSOR shall have step-in rights to the rights of the LESSEE over any sublease which may be due to circumstances such as, but not limited to:

- 6.1. Default in rental payment and other money obligations If LESSEE fails to pay its outstanding obligations within thirty (30) calendar days from the LESSOR's successful transmittal of the final Collection Letter/Notice.
- 6.2. Violation/breach of other terms and conditions of this Contract LESSEE violates any of the terms and conditions in this Contract including abandonment of the Leased Premises and such violation persists or not remedied within the prescribed period in the Lease Guidelines and despite the issuance of a written notice.
- 6.3. Force Majeure, Inflation, Crisis or Insolvency/Bankruptcy of the LESSEE -LESSEE extrajudicially terminates the lease due to her/his/its inability to pay rent caused by force majeure (e.g. any war, acts of God or any other cause beyond the LESSEE's control and without any contributing fault on the part of the LESSEE), extraordinary inflation, health/ economic crisis and bankruptcy.
- 6.4. LESSEE committed an act or was negligent, that put the LESSOR, as it determines, in a financial and/or reputational risk.

Further, the LESSOR is deemed authorized by the LESSEE to exercise the option to lease-out any or all portions of the Leased Premises to other parties as the agent of the LESSEE, or to continue the sublease over the Leased Premises and/or step-in to the rights of the LESSEE over any sublease, to receive the rent thereof, and to apply the same to the payment of the rent due under the Contract, holding the LESSEE liable for any deficiency, without prejudice to any right of action against the LESSEE.

The Leased Premises is considered to be abandoned, deserted or vacated if, for a period of thirty (30) or more consecutive calendar days within the lease period, or any extension or renewal thereof, the Lessee has ceased operation in the Leased Premises and the rental for such period is unpaid and the LESSEE fails to respond within fifteen (15) days from LESSOR's successful transmittal of a written notice.

The LESSOR shall not be precluded from exercising its right/remedies set out in the Lease Guidelines, the TOR or in this Contract.

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7. DELIVERY AND RETURN OF LEASED PREMISES

- 7.1. The LESSEE hereby expressly acknowledges that the Leased Premises are in good and tenantable condition and agree to keep the same in such condition.
- 7.2. Upon the expiration of the Lease Period, the LESSEE shall immediately and peacefully return to the LESSOR the possession of the Leased Premises. Otherwise, the LESSEE shall be responsible to the LESSOR for any and all damages which the LESSOR may suffer by reason thereof and indemnify the LESSOR against any and all claims made by the succeeding tenant against the LESSOR resulting from the delay by the LESSEE in delivering possession of the Leased Premises to such succeeding tenant.

OPERATIONAL REQUIREMENTS (TAXES, LICENSES, PERMITS)

- 8.1. The LESSEE hereby agrees to pay all charges, taxes, assessments, and impositions which may, at any time during the Lease Period, be imposed or charged by any governmental authority in respect of the operation of LESSEE's activities on the Leased Premises.
- 8.2. The LESSEE shall obtain, in LESSEE's own name, all licenses and permits required for the LESSEE's use and activities.
- 8.3. As required under Executive Order (EO) 398, s. 2005, the LESSEE shall submit income and business tax returns duly stamped and received by the BIR, before entering and during the duration of this Contract. Lessee, through its responsible officer⁴, shall also certify under oath that he/she/it is free and clear of all tax liabilities to the government. LESSEE shall pay the taxes in full and on time, and that failure to do so will entitle LESSOR to suspend or terminate the Contract.
- 8.4. In case of corporate lessees, it shall submit to the LESSOR its Audited Financial Statements annually.

USE AND CARE OF THE LEASED PREMISES

The	LESSEE	hereby	expressly	agrees	and	warrants	that	the	Leased	Premises
shal	I be used	exclusiv	ely for			purposes.	Fur	then	more:	

- 9.1. During the Lease Period, the LESSEE shall have possession of, and the right to use, the Leased Premises in accordance with the terms and conditions set forth herein and in strict conformity with all laws, ordinances and regulations prescribed by governmental authorities, and such reasonable rules and regulations as may be prescribed by the LESSOR.
- 9.2. The LESSEE shall not construct any structure in the Leased Premises without the prior written consent of the LESSOR.
- 9.3. The LESSEE shall strictly observe the restrictions on land use enforced by the administration and zoning of Manila Harbour Center.

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Only applicable if the Lessee is a corporation. If the lessee is an individual or sole proprietor, the phrase "through its responsible officer" should be deleted.

- 9.4. The LESSEE shall provide, at LESSEE's own expense, receptacles which the national and/or local laws or ordinances may prescribe, to hold and contain waste matter, garbage and refuse, and shall deposit them at such proper places designated by the LESSOR.
- 9.5. The LESSEE shall take all precautions necessary to protect the Leased Premises against predictable damage and/or damages caused by fortuitous events.
- 9.6. The LESSEE shall take all the necessary precautions and construct necessary structures in order to protect the health and safety of Lessee's employees, clients and tenants of other SSS-owned properties at the Manila Harbour Center (SSS Property).
- 9.7. The LESSEE shall secure the necessary clearance (e.g. Environmental Clearance) from the proper government agencies, certifying that the LESSEE's business is not a health hazard and that the conduct of LESSEE's business in the Leased Premises does not endanger the health and safety of those who are also conducting their business in the SSS Property or proximate thereto.
- 9.8. The LESSEE shall see to it that the Leased Premises are free from annoying sound, disturbing noises, obnoxious odors and other nuisance and that the Leased Premises are used in a manner that will not disturb the peace and tranquility of the other tenants in the SSS Property.
- 9.9. The maintenance of peace and order in the Leased Premises shall be for the sole account of the LESSEE.
- 9.10. The LESSEE shall not compromise the safety of the containment structures of the Manila Harbour Center or disrupt any operation or activity within the complex.
- 9.11. The LESSEE shall, at its own expense, maintain the Leased Premises in a clean, beautiful and sanitary condition, and shall surrender and return the Leased Premises in as good condition as it was actually found at the beginning of the lease.
- 9.12. Should the LESSEE fail to maintain the Leased Premises as required herein within thirty (30) calendar days after due notice to the LESSEE, the LESSOR may enter the Leased Premises in order to restore its condition and/or appearance and charge the expense to the LESSEE.

10. LIABILITY

- 10.1. The LESSEE agrees to defend, indemnify and hold the LESSOR free and harmless from any and all claims, damages, expenses, fines, penalties and/or liabilities of whatever nature and kind, whether in law or equity, that may arise by reason of the use of the Leased Premises. In addition, the LESSEE agrees to indemnify the LESSOR for any damage to or destruction of any portion of the Leased Premises by reason of its use.
- 10.2. The LESSEE shall assume liability for loss, theft or destruction of, and damage or injury to, goods, wares, merchandise or property of any kind of LESSEE's employees, guests or third parties, and for injury to or death of any

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person, including employees, clients or agents of the LESSEE, which may occur due to any cause resulting directly or indirectly from the fault or negligence of the LESSEE, LESSEE's employees, clients or agents, or due to any use, misuse or neglect of the Leased Premises.

- 10.3. The LESSEE hereby agrees to indemnify the LESSOR and hold the LESSOR free and harmless from and against any action or liability in respect of any damages sustained by, or any charges imposed on, the LESSOR as a consequence of any violation by the LESSEE of any law or ordinance in relation to the activities that the LESSEE conducts on the Leased Premises.
- 10.4. The LESSEE agrees to hold the LESSOR free and exempt from and against any and all actions, suits, proceedings or claims, including Attorney's Fees or other expenses incurred in connection therewith, resulting directly or indirectly from or arising out of or in connection with any damage to property or injury to, or death of any person due to the negligence or fault of the LESSEE, Lessee's employees, clients or agents, or due to the use, misuse of or neglect of the Leased Premises by the LESSEE, Lessee's employees, clients or agents.
- 10.5. The LESSOR assumes no liability to the LESSEE for any damage to third parties or the LESSEE's merchandise, equipment, fixtures and other property, or for injury to or death of persons, including LESSEE's employees, clients or agents, or for any damage caused by any owner or occupant of properties adjoining or contiguous to the Leased Premises.

11. TAKE-OVER OF THE LEASED PREMISES

- 11.1. Upon the termination, default, violation of any of the terms and conditions of the Contract, the LESSOR is deemed automatically and fully authorized to, and shall immediately, take possession of the Leased Premises without need of any judicial process, and for the payment by the LESSEE of liquidated damages, amount of indemnification and other charges as may be indicated herein. In this connection, the LESSOR has full power and authority to take possession of the Leased Premises and to do or perform such acts as may be necessary to take possession, including but not limited to entering into the Leased Premises, actions enumerated in items VII (W) of the Lease Guidelines and such other steps designed to enable the Lessor to effectively repossess the Leased Premises. The LESSEE waives the right to file any action, civil, administrative or criminal, including application for temporary restraining order or preliminary injunction or any action to prevent the LESSOR from taking possession of the Leased Premises.
- 11.2. In case of abandonment by the LESSEE, the LESSOR may, at the LESSEE's expense, transfer and store the LESSEE's properties found in the Leased Premises in any warehouse or secured place and sell such properties at a public or private sale to compensate any liability of the LESSEE to the LESSOR.

12. DISPUTE RESOLUTION, DAMAGES AND VENUE

12.1. All actions and controversies that may arise from the lease involving, but not limited to demands for specific performance of any obligation of the LESSEE, including the interpretation of any provision or clause herein, shall, in the first instance, be settled within thirty (30) calendar days from receipt of notice in

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writing through amicable means, such as, but not limited to mutual discussion/dispute resolution. Should the dispute remain unresolved by the end of the aforementioned period, it shall be resolved through the judicial process or in accordance with the applicable provisions of Republic Act No. 9285, otherwise known as the Alternative Dispute Resolution Act of 2004.

The lease contract shall not be extended beyond the contract period notwithstanding the pendency of any court/arbitration proceeding.

- 12.2. Should the LESSOR be compelled to seek judicial relief against the LESSEE, the latter shall in addition to any relief sought by the former, pay an amount equivalent to twenty-five percent (25%) of the amount claimed in the complaint as attorney's fees or FIFTY THOUSAND PESOS (₱50,000.00), Philippine currency, whichever is higher, aside from cost of litigation and other expenses which the law, the Lease Guidelines or this Contract may entitle the LESSOR to recover from the Lessee.
- 12.3. For any or all cause/s of action/s, suits or proceedings arising out of or in connection with this Contract, its venue shall exclusively be in the courts of Quezon City, to the exclusion of any other venue.

However, in case of an action for ejectment, it shall be filed in the proper court of Manila, where the Leased Premises is located.

13. MISCELLANEOUS PROVISIONS

- 13.1. ADOPTION BY REFERENCE The provisions found in the TOR are deemed incorporated herein unless the same are contrary to the provisions of the Lease Guidelines, in which case, the latter issuance shall prevail. Accordingly, the provisions in the Lease Guidelines are deemed incorporated and adopted herein and its pertinent provisions shall govern the following matters:
 - 13.1.1. Renewal of Lease thru Modified Competitive Challenge (MCC);
 - 13.1.2. Terms and Conditions (Lease Guidelines. Section VII) -
 - 13.1.2.1. Duration of Lease (item E):
 - 13.1.2.2. Effectivity (item F);
 - 13.1.2.3. Security Deposit (item L):
 - 13.1.2.4. Advance Rental Payment (item M);
 - 13.1.2.5. Maximum Construction Period (item O);
 - 13.1.2.6. Rent-Free Construction Period (item P);
 - 13.1.2.7. Project Variation (item R);
 - 13.1.2.8. Insurance (item S):
 - 13.1.2.9. Performance Security (item T);
 - 13.1.2.10.Rental Payments (item V);
 - 13.1.2.11.Delay/Non-payment of Rentals and Other Dues and Default (item W):
 - 13.1.2.12. Priority of Application of Payments (item X);
 - 13.1.2.13. Taxes, Fees and Other Charges (item Y);
 - 13.1.2.14.Extra-Judicial Termination of Lease (Item Z):
 - 13.1.2.15.Improvements on the Property (item BB):
 - 13.1.2.16.Prohibitions on the Use of the Property and Inspection (item
 - 13.1.2.17.Repairs and Maintenance (item DD);
 - 13.1.2.18.Sublease (item EE):
 - 13.1.2.19.Assignment, Transfer, or Conveyance of Lessee's Rights (item FF):
 - 13.1.2.20.Step-in Rights (item GG);

Page 8 of 12

13.1.2.21.Damages (item JJ)

- 13.2. RELATIONSHIP It is understood that the only relationship between the LESSOR and the LESSEE hereunder is that of Landlord and Tenant. No other relationship of any kind between said parties is created or intended to be created hereby, unless otherwise expressly provided for in this Contract.
 - It is further understood that the LESSOR has no employer-employee relationship over the employees and agents of the LESSEE as may be assigned or deployed by the LESSEE in the Leased Premises during the term of this Contract.
- 13.3. NOTICES Unless otherwise requested in writing, any notice or correspondence to the Lessee to be given in connection with this Contract shall be personally delivered or mailed to LESSEE's above-indicated address or to LESSEE's official email address at _____ and any notice or correspondence to be given the LESSOR shall be sent to LESSOR's above-indicated principal office or at investmentproperty@sss.gov.ph.
- 13.4. NON-WAIVER Failure or delay by the LESSOR to enforce or demand strict performance by the Lessee of any stipulation or condition of this Contract shall not affect the validity hereof, nor shall such be construed as abandonment, withdrawal, waiver or cancellation of such stipulation or condition or right or option, or of the right of the LESSOR to subsequently enforce or demand performance of such provisions. No waiver by the LESSOR shall be deemed to have been made unless expressed in writing and signed by the LESSOR.
- 13.5. CUMULATIVE REMEDIES All rights and remedies conferred upon or reserved to the LESSOR under this Contract shall be deemed cumulative and not alternative. All other rights or remedies which may now or hereafter be given to the LESSOR by law or equity may be enforced concurrently, as may be deemed necessary.
- 13.6. TRANSFER OF OWNERSHIP In the event ownership of the Leased Premises or any portion thereof is transferred or sold, all the terms and conditions of this Contract shall remain valid and subsisting and shall be binding on the transferee, without prejudice to the rights of the transferee and the Lessee to modify, alter, amend or add any term or condition they may mutually agree upon. The LESSOR shall give prior written notice to the LESSEE of any sale or transfer of ownership of the Leased Premises or any portion thereof.
- 13.7. INTERPRETATION This Contract shall be deemed to be made under, and shall be governed by, the laws of the Republic of the Philippines in all respects, including matters of construction, validity and performance.
- 13.8. MODIFICATION AND AMENDMENT No modification, amendment or waiver of any provision of this Contract, shall be effective unless the same be in writing and duly signed by the parties.
- 13.9. COMPLETE AGREEMENT This is the only contract between the parties relating to the lease. It supersedes all previous agreements and undertakings, oral or written.
- 13.10. BINDING EFFECT All the terms and conditions of this Contract shall be binding upon the heirs, successors and assigns of the parties hereto.
- 13.11. OFFICE OF THE GOVERNMENT CORPORATE COUNSEL (OGCC) APPROVAL – This Contract may be subject to the review and approval of the

Page 9 of 12

- OGCC. It is hereby agreed by the parties that any of its ensuing recommendations, comments and suggestions or directives shall form part of this Contract.
- 13.12. COUNTERPARTS This Contract may be executed in any number of counterparts and by the parties hereto in separate counterparts, each of which when so executed shall be deemed to be an original and all of which taken together shall constitute one and the same agreement.
- 13.13. RATIFICATION The LESSOR and the LESSEE shall be responsible for the ratification of their respective execution of this Contract before a Notary Public.
- 13.14. SEPARABILITY Should any of the terms and conditions or any part or clause of the Contract be declared void or unenforceable by competent authority, the same shall not invalidate the other terms and conditions, parts or clause of this Contract which shall continue to be in full force and effect.

IN WITNESS WHEREOF, the parties have hereunto set their hands below, on the date and place indicated in their respective Acknowledgments.

SOCIAL SECURITY SYSTEM LESSOR

By:		
	-	
		LESSEE

Page 10 of 12

SIGNED IN THE PRESENCE OF:

A	CKNOWLEDGMENT				
REPUBLIC OF THE PHILIPPING QUEZON CITY	NES)) S.S.				
BEFORE ME, this appeared:	at Quezon Cit	y, Philippines, personally			
Name	Competent Evidence of Identity	Date and Place of Issue			
	-				
known to me to be the same p acknowledged to me that the s free and voluntary act and dee	ame is their free and voluntary	act and deed as well as the			
This Instrument refers to a Contract of Lease, consisting of () pages, including this page on which the Acknowledgment is written, but excluding annexes, signed by the parties and their two witnesses on each and every page hereof.					
WITNESS MY HAND AND OFFICIAL SEAL, on the date and at the place first above written.					
Doc. No; Page No; Book No; Series of 20					

SIGNED IN THE PRESENCE OF:

SECOND ACKNOWLEDGMENT								
REPUBLIC OF THE PHILIPF								
BEFORE ME, this personally appeared:	at	, Philippines,						
Name	Competent Evidence of Identity	Date and Place of Issue						
	-							
known to me to be the same person/s who executed the foregoing Instrument and he/she/they acknowledged to me that the same is his/her/their free and voluntary act and deed. (For corporation to include phrase - as well as the free and voluntary act and deed of the entity he/she/they represent/s in this instance). This Instrument refers to a Contract of Lease, consisting of () pages, including this page on which the Acknowledgment is written, but excluding annexes, signed by the parties and their two witnesses on each and every page hereof.								
WITNESS MY HAND AND OFFICIAL SEAL, on the date and at the place first above written.								
Doc. No; Page No; Book No; Series of 20								

IPD_PB-MHC3M-2022-01 46

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Annex B

MANILA HARBOUR CENTER VICINITY MAP



Annex C SSS MHC PROPERTY MAP SHOWING THE 13 LOTS FOR BIDDING



Annex D



REPUBLIC OF THE PHILIPPINES SOCIAL SECURITY SYSTEM

East Avenue, Diliman, Quezon City
Tel. Nos. (632)3435-9877*(632)8-709-7198 loc 5182/5318
E-mail: investmentproperty@sss.gov.ph

Website https://www.sss.gov.ph

Date: 30 June 2022

Invitation to Bid

FOR THE THREE (3)-YEAR LEASE OF THIRTEEN (13) VACANT COMMERCIAL/INDUSTRIAL SSS-OWNED LOTS AT THE MANILA HARBOUR CENTER TONDO, MANILA

1. The Social Security System (SSS), through its Investment Property Department (IPD) and Asset Management Division (AMD), invites interested Public and Private Sector Proponents (PSPs)/Prospective Lessees (PLs) to submit competitive proposals pertaining to the Proposed Lease projects as indicated above through public bidding mode.

The bid item shall be the lease rate per sq.m. per month, exclusive of VAT. The Minimum Bid Price (MBP) is **P296.00/sq.m. per month**, with a fixed lease term of three (3) years.

A PL may bid for one (1) or more items and determination of the Highest Ranked Bid (HRB) will be on a per item basis.

2. Interested PLs must submit their Lease Proposals to the IPD at the Executive Lounge, 2nd Floor, SSS Main Building, East Avenue, Diliman, Quezon City on:

Lease Project	Date and Time			
Thirteen (13) vacant Commercial/Industrial SSS-owned	03 August 2022 (Wednesday),			
Lots at the Manila Harbour Center, Tondo, Manila	2:00 p.m.			

The Lease proposal shall contain the Eligibility Documents and Bid Proposal together with the Proposal Security and Proposal Securing Declaration. The Proposal Security shall be in the minimum amount equivalent to the proposed first month rent, inclusive of VAT, on the initial year lease period, in the form of cash, cashier's/manager's check or bank draft, guarantee or irrevocable letter of credit issued by a Universal or Commercial Bank payable in favor of SSS.

- Bid opening shall be on same date and venue immediately after the deadline of submission as stated above. Late bids shall not be accepted. Only one company representative is allowed to attend the manual opening of Bids. Other company representative may witness the opening of Bids through Microsoft Teams.
- 4. The PLs shall be evaluated on a pass or fail basis to determine if the PL (or the member-firms) complies with or satisfies all of the requirements. Only those PLs who strictly comply and pass with ALL the eligibility requirements shall be declared "ELIGIBLE," for the opening and evaluation of their Bid Proposals.

Bids received below this minimum bid amount as stated in the Terms of Reference (TOR) shall be rejected at the Opening of the Bids.

5. PLs may obtain the TOR at the address given below starting **01 July 2022** up to the scheduled submission and opening of eligibility documents/bid proposal upon payment of a non- refundable fee of Philippine Pesos: THREE THOUSAND PESOS (P3,000.00). The TOR shall be received personally by the PL or his authorized representative.

It may also be downloaded free of charge from the **Assets for Lease Section**, PROCUREMENT tab of the SSS website at www.sss.gov.ph. PL shall pay the applicable fee for the TOR not later than the submission of its bid.

The mode of payment will be on a cash basis payable at the SSS Cash Management Department, Ground Floor, SSS Main Bldg., upon accomplishment of SSS Form R-6.

- 6. If no PL procures this TOR and/or submit Lease Proposal, the public bidding process is deemed terminated and declared a failure.
- 7. For this purpose, a Pre-Bid Conference will be conducted at the Executive Lounge, 2nd Floor, SSS Main Building, East Avenue, Diliman, Quezon City, which shall also be opened through online conference using Microsoft Teams, but attendance shall not be mandatory on:

Lease Project	Date and Time
Thirteen (13) vacant Commercial/ Industrial SSS-owned Lots at the Manila Harbour Center, Tondo, Manila	18 July 2022 (Monday), 2:00 p.m.

Kindly e-mail us on or before <u>15 July 2022</u>, through e-mail address indicated below, the following:

- a. Name of the representative and e-mail address; and
- b. Technical and administrative queries
- 8. All interested PLs can request for further clarification and/or make inquiries regarding the TOR, which shall be in writing and addressed to the Acting Head of the Asset Management Division. All inquiries should be received on or before 20 July 2022, 5:00 p.m. through the given physical address or through e-mail as specified below.

Bid Bulletin will be posted in the SSS website and will also be sent to all PLs who have purchased the TOR no later than the close of business on <u>25 July 2022</u> through e-mail. Receipt of all Bid Bulletin shall be acknowledged by each PL prior to the submission and opening of the Eligibility Documents and Bid Proposal and shall be so indicated therein.

- References to the dates and times shall be based on Philippine Standard time. Should any of the above dates fall on a holiday, non-working day or suspended by authorities for whatever reason, the deadline shall be extended to the same time of the immediately succeeding business day in Quezon City.
- 10. The IPD and AMD reserve the right to reject any and all application for qualification and eligibility found not in conformity with the relevant rules and policies set by SSS.

For further information, please refer to:

ATTY. MARIANO PABLO S. TOLENTINO

Acting Head, Asset Management Division 5th Floor, c/o Investment Property Department, SSS Main Building, East Avenue, Diliman, Quezon City Tel # (02) 3-435-9877, 8-709-7198 local 5182/5318 Email add: investmentproperty@sss.gov.ph Facsimile number – (02) 3-435-9875

ATTY. MARIANO PABLO S. TOLENTINO Acting Head, Asset Management Division

Annex E

SAMPLE BID PROPOSAL

Date

The Acting Head
Asset Management Division
5th Floor, c/o Investment Property Department,
SSS Building, East Avenue,
Diliman, Quezon City

SIR/MADAM:

Position

We refer to the invitation of the Social Security System to Prospective Lessees to apply for eligibility and submit competitive lease proposal for the Three (3)-Year Lease of the Thirteen (13) vacant commercial/industrial SSS-owned Lots at the **Manila Harbour Center** located at Radial Road 10, Vitas, Tondo, Manila.

Annex F

CHECKLIST OF DOCUMENTS

Documents

Eligibility Documents to be contained in the First Envelope

For Company/Business or Individual

- 1. Duly notarized Eligibility Statement (Annex G)
- 2. Waiver of right to seek legal remedies (Sample Annex H);
- 3. Sworn affidavit of the PL or its duly authorized representative stating that he/she or any officer of its corporation/ partnership/ institution/JV or consortium members, is not related within the third civil degree of consanguinity or affinity to any members of the SSC, the PCEO, any of the AA, or any of the employees of the AMD and the IPD (Sample **Annex I**).
- 4. Application to Lease Investment Property (ALIP) (Annex J);
- 5. Bank Statement with cash balance as stated in this TOR or a committed Line of Credit from a reputable Commercial/Universal Bank with amount as stated in this TOR;
- 6. Proof of Checking Account under the PL's name for issuance of post-dated checks;
- 7. Certification under oath by the PL or its authorized representative that each of the documents submitted in satisfaction of the eligibility requirements is an authentic and original copy, or a true and faithful reproduction or copy of the original, complete, and that all statements and information provided therein are true and correct (see Annex G, Item 8);
- 8. A letter authorizing SSS or its duly authorized representative/s to verify all of the documents submitted and authorizing SSS to check or review, at any time during the evaluation process, other relevant information affecting the PL or the Lease Proposal and should such review uncover any misrepresentations made in the Eligibility Documents or the Bid Proposal, or any change in the situation of the PL (including all the members of the JV or consortium), which affects the substance of its Lease Proposal, SSS may disqualify the PL from the bidding procedures and forfeit the PS, if posted (See Annex G, item 9);
- 9. Any government-issued identification card (SSS, GSIS, UMID, Passport, Driver's License).

Additional Documents for Company/Business

- 10. Registration Certificate from Securities and Exchange Commission (SEC) for corporations and partnerships, Department of Trade and Industry (DTI) for sole proprietorship, or Cooperative Development Authority (CDA) for cooperatives or a license to do business in the Philippines, if foreign entity:
- 11. Articles of Incorporation/ Partnership and By-Laws of the Prospective Lessee (PL) as amended by the latest amendments, or revisions if any;
- 12. Mayor's or Business permit issued by the city or municipality where the principal place of business of the PL is located;
- 13. A Board Resolution duly certified by the PL's Corporate Secretary, if applicable, expressly authorizing the corporation's participation in the bidding process, nominating, appointing and authorizing a representative to communicate, represent, sign and execute contracts and other documents relative thereto;
- 14. The PL's Audited Financial Statements stamped "received" by the Bureau of Internal Revenue (BIR) or its duly accredited and authorized institutions, for the Calendar/Fiscal Year 2020;
- 15. Income tax return corresponding to the submitted Audited Financial Statements and Business tax returns (e.g. Value Added Tax returns and/or percentage tax returns) for the last six (6) months and an updated tax clearance issued by the BIR;
- 16. If a JV or consortium, the PL (including all its JV/consortium members) shall submit to SSS a copy of the duly notarized JV Agreement/Memorandum of Agreement/Understanding which: (i) briefly describes the JV/consortium, the individual members of the JV/consortium and the

extent of the participation of each member; (ii) identifies the lead member of the JV/consortium who is authorized by all the members to represent and sign any and all documents related to this process, receive notices/instructions and to make payments for and on behalf of the JV/consortium; and (iii) provides that the members shall be jointly and severally liable for the obligations of the PL under the award/COL;

SSS requires that each and every JV or consortium member shall submit all of the above Eligibility Documents, or, in the case of a foreign entity, its appropriate equivalent document, if any, issued by the foreign entity's country. All equivalent foreign documents must be in English. A translation of the documents in English certified by the appropriate embassy or consulate in the Philippines must accompany the documents if they are in other foreign languages. All PLs, including all members of the JV or consortium, shall be subject to the eligibility requirements.

If a Government Entity

- 1. Application to Lease Investment Property (ALIP);
- 2. Board Resolution authorizing the lease transaction as well as the authorized signatory to enter/sign/execute the Contract of Lease (COL);
- 3. Copy of the applicable law creating the government entity;
- 4. Proof of Fund Availability.

Bid Proposal to be contained in the Second Envelope

- 1. Bid Proposal (Sample Annex E)
- 2. Proposal Security (in Cash or Manager's Check)
- 3. Proposal Securing Declaration (Sample Annex K)

Annex G

REPUBLIC OF THE PHILIPPINES	
CITY OF	_) s.s.

ELIGIBILITY STATEMENT

Ι, _	, of legal age, (nationality), with address at
	, under oath, hereby depose and say THAT:

- 1. The (name of Company/Prospective Lessee) with office address at (address of Prospective Lessee) is interested to participate in the public bidding proceedings for the Three (3)-Year Lease of the Thirteen (13) vacant commercial/industrial SSS-owned Lots at the Manila Harbour Center located at Radial Road 10, Vitas, Tondo, Manila.
- 2. I am the (designation) of the (Prospective Lessee), duly authorized to make this Statement for and on its behalf;
- 3. The (Prospective Lessee) has no pending or unpaid tax liabilities in the Philippines;
- 4. The (Prospective Lessee) has not been disqualified or is not "blacklisted" or barred from bidding by any government agency, instrumentality, GOCC or any bilateral or multilateral agency such as but not limited to the Asian Development Bank and the World Bank, by itself or by relation, membership, association, affiliation, or controlling interest with another blacklisted person or entity as defined and provided for in the Uniform Guidelines on Blacklisting;
- 5. The (Prospective Lessee) accepts the Terms of Reference, qualification criteria and the terms and conditions set by SSS;
- 6. The (Prospective Lessee), if awarded the contract to lease the Subject Property, commits to comply with the rules, regulations and standards set by the SSS and all other pertinent and relevant laws, rules, regulations and issuance of the agencies of the National Government and of the Local Government, for the entire duration of the contract period;
- 7. The (Prospective Lessee) commits to abide by the decision of the Recommending Authority (RA), waives any right to seek and obtain a writ of injunction or prohibition or restraining order against the Social Security Commission (SSC), SSS, the Asset Management Division (AMD), Investment Property Department (IPD), Technical Working Group (TWG), SSS officers and staff to prevent or restrain the qualification proceedings related thereto, the award of the contract to a successful Prospective Lessee, and the carrying out of the awarded lease contract;
- 8. Each of the documents submitted in satisfaction of the eligibility requirements is an authentic and original copy, or a true and faithful reproduction or copy of the original, complete, and all statements and information provided herein are true and correct. Any falsity, error, or misrepresentation shall constitute a ground for disqualification from this bidding proceedings or revocation of award as determined by SSS;
- 9. The (Prospective Lessee) authorizes the SSS or its duly authorized representative/s to verify all of the documents submitted and authorizing SSS to check or review, at any time during the evaluation process, other relevant information affecting the PL or the Lease Proposal and should such review uncover any misrepresentations made in the Eligibility Documents or the Bid Proposal, or any change in the situation of the PL (including all the

- members of the JV or consortium), which affects the substance of its Lease Proposal, SSS may disqualify the PL from the bidding procedures and forfeit the PS, if posted;
- 10. (Prospective Lessee), its Directors, Officers and staff or any representative thereof, shall not attempt to establish any contact with any member of the SSC, SSS officers and staff, AMD, IPD, TWG on matters concerning this undertaking from the date of submission of the Lease Proposal up to the conclusion of the bidding process.
- 11. The (Prospective Lessee), its Directors and Officers have neither given nor offered, nor will it give nor offer, directly or indirectly, any bribe or other improper payment advantage to any SSC member, SSS officers and staff, AMD, IPD and TWG or engage in any of the acts prohibited under R.A. 3019, otherwise known as the "Anti-Graft and Corrupt Practices Act", as amended.
- 12. The (Prospective Lessee) is not involved in any money laundering activity as defined by the Anti-Money Laundering Act of 2001 (RA 9160).

IN FAITH WHEREOF,	I have hereunto	affixed my	signature th	nis	day of	;	at
	,Philippines.	_	_		-		

[Insert NAME OF BIDDER OR ITS AUTHORIZED REPRESENTATIVE]
[Insert signatory's legal capacity]
Affiant

[Jurat]

[Format shall be based on the latest Rules on Notarial Practice]

Annex H

SAMPLE FORM - WAIVER OF RIGHT TO SEEK LEGAL REMEDIES

Date

THE ACTING HEAD
Asset Management Division
Social Security System
5th Floor, c/o Investment Property Department
SSS Building, East Avenue, Diliman, Quezon City

Subject: Three (3)-Year Lease of the Thirteen (13) vacant commercial/industrial SSS-

owned Lots at the Manila Harbour Center located at Radial Road 10, Vitas,

Tondo, Manila.

Madam:

As a duly authorized representative of [Name of Company], (hereinafter referred to as the "Company"), and in connection with the Invitation to Bid for the lease of the subject SSS property consisting of 13 parcels of land, on as-is where-is basis, the undersigned on behalf of the Company, hereby expressly and formally commits to abide by the decision of the SSS Recommending Authority (RA) for the subject Properties to determine the eligibility of Lessees as well as the eventual Winning Lessee (WL) among them, if any.

Accordingly, and in accordance with the Terms of Reference (TOR) for the public bidding of the subject SSS properties, the Company hereby holds the SSS free and harmless from any liability, costs and expenses, suit or allegation arising out of the Company's participating in the bidding process. This also serves as a formal waiver by the Company of any right to file any form of legal remedy or action before any court, tribunal or administrative body to prevent or restrain or prohibit SSS from continuing the bidding proceedings related thereto and from awarding and executing a contract with the WL as determined by the RA.

Very truly yours,

•	ntative (Please enclose letter of authority
Name and Signature	e:
Title/Position	<u>:</u>
Date	:

Annex I

REPUBLIC OF THE PHILIPPI	NES)
CITY/MUNICIPALITY OF) S.S

SWORN AFFIDAVIT

I, [Name of Affiant], of legal age, [Civil Status], [Nationality], and residing at [Address of Affiant], after having been duly sworn in accordance with law, do hereby depose and state that:

1. Select one, delete the other:

[If a sole proprietorship:] I am the sole proprietor or authorized representative of [Name of Prospective Lessee] with office address at [address of Prospective Lessee]; [If a partnership, corporation, cooperative, or joint venture:] I am the duly authorized and designated representative of [Name of Prospective Lessee] with office address at [address of Prospective Lessee];

2. Select one, delete the other:

[If a sole proprietorship:] As the owner and sole proprietor, or authorized representative of [Name of Prospective Lessee], I have full power and authority to do, execute and perform any and all acts necessary to participate, submit the bid, and to sign and execute the ensuing contract for [Name of the Project] as shown in the attached duly notarized Special Power of Attorney;

[If a partnership, corporation, cooperative, or joint venture:] I am granted full power and authority to do, execute and perform any and all acts necessary to participate, submit the bid, and to sign and execute the ensuing contract for [Name of the Project], as shown in the attached [state title of attached documents showing proof of authorization (e.g., duly notarized Secretary's Certificate, Board/Partnership Resolution, or Special Power of Attorney, whichever is applicable;)];

3. Select one, delete the rest:

[If a sole proprietorship:] [Name of Prospective Lessee] is not related by consanguinity or affinity within the third civil degree to any member of the Social Security Commission, the SSS President and CEO, any member of the Lease Selection Committee, or any SSS approving authorities, or any employee of the SSS Asset Management Division;

[If a partnership or cooperative:] None of the officers and members of [Name of Prospective Lessee] is related by consanguinity or affinity within the third civil degree to any member of the Social Security Commission, the SSS President and CEO, any member of the Lease Selection Committee, or any SSS approving authorities, or any employee of the SSS Asset Management Division:

[If a corporation or joint venture:] None of the officers, directors, and controlling stockholders of [Name of Prospective Lessee] is related by consanguinity or affinity within the third civil degree to any member of the Social Security Commission, the SSS President and CEO, any member of the Lease Selection Committee, or any SSS approving authorities, or any employee of the SSS Asset Management Division;

IN WITNESS WHEREOF, I have hereunto set my hand this	day of _	, 22	at	 ,
Philippines.				

[Insert NAME OF BIDDER OR ITS AUTHORIZED REPRESENTATIVE]
[Insert signatory's legal capacity]

Affiant

[Jurat]

[Format shall be based on the latest Rules on Notarial Practice]

Annex J

			CA											
			he Phil											
SU.	OCIAL S	SECU	JRII Y	SY	SIE	ΞM								
APPLICATION	1 TO L	EAS	E IN\	/ES	MT	EN1	ΓР	RO	PEF	RTY	Y (A	LIP)	1	
	NE	EW					RE	IEW A	AL .					
PLEASE READ THE INSTRUCTIONS AND REMINDERS AT THE BACK BE	EFORE FILLING	OUT THIS F	ORM. PRINT	ALL IN	FORMATI	ON IN CAI	PITAL I	ETTERS	AND US	EBLAC	CK INK ON	NLY.		
PART I - TO BE FILL	ED OUT E	Y THE	PROSPI	ECTI	/E LES	SSEE ((PL)	/ LES	SEE					
	A. PF	ROPERT	Y TO BE I	EASE										
Check the preferred property:							1	DETAIL	S:					
Aseana Property, Paranaque City	Gre	enmead	ows Subd	Quez	on City		l	Jnit No	./ Lot N	lo. / F	arking	Slot No.		
BGC Blk 57, MCKinley Rd, Taguig City	Ma	ınila Harb	our, Tond	Man	ila									
Cyber One Building, Eastwood, Quezon City	/ Ma	kati Build	ding, Maka	ati City	,									
East Triangle Property, Quezon City	Ph	ilam Life	Tower, Ma	kati C	ity									
FCA 5 (HK Sun Plaza), Pasay City	Urc	daneta Vi	llage, Mak	ati Ci	:y									
FCA 7, Diosdado Avenue, Pasay City	Oth	hers:												
PROPOSED OR INTENDED USED OF PROPERTY:														
PROPOSED TERM OF LEASE:				MODI	OF P	AYMEN	IT:							
No of yrs: T	Го				Issuan	ce of Pl	DC		Adva	ince F	² aymen	nt (min. (6 mos	s)
B. PF	ROSPECTIVI	E LESSE	E / LESS	EE INI	ORMA	TION								
	Non-Bu	siness/	Individua	<u> </u>		В	Busine	ess/C	ompar	ıy / C	orporat	tion/ Go	v't.	
FULL NAME														
SSS NUMBER														
SOURCE OF INCOME														
BUSINESS/COMPANY NAME														
NATURE OF BUSINESS														
ER NUMBER														
TAX IDENTIFICATION NUMBER														
VAT EXEMPT or PEZA registered?														
EMAIL ADDRESS														
CELLPHONE NUMBER														
OFFICE TEL. & FAX NUMBER														
BUSINESS ADDRESS /PERMANENT ADDRESS														
Flr/Unit No/Bldg No/Street Name/City/Province/Zip Code														
(Do not use the address of the SSS property offered for lease)														
FOREIGN ADDRESS (if any)														
Flr/Unit No/Bldg No/Street Name/City/Province/Zip Code														
BRANCH OFFICE ADDRESS (if any)														
Flr/Unit No/Bldg No/Street Name/City/Province/Zip Code											0/4000000000000000000000000000000000000			
C. CERTIFICA	TION, DAT	PRIVA	CY CONS	ENT A	ND AU	THORIZ	ATIO	N						
1 I/We certify that all information furnished herein are t	rue and corre	ect to the	best of my,	our kr	owledg	е								
I/We hereby give consent to : the collection, data capture, storage, retention an	nd sharing of	my pere	nal data t	o carr	v out th	e nurno	se of	thic an	nlicatio	n.				
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Annex K

REPUBLIC (OF THE PHILIPPINES	
CITY OF		_) s.s.

PROPOSAL SECURING DECLARATION

(shall be submitted with the Bid and Proposal Security)

To: [Insert name and address of the Leasing Entity]

I/We, the undersigned, declare that:

- 1. I/We understand that, according to your conditions, a prospective lessee shall also submit a Proposal Securing Declaration simultaneous to the posting of Proposal Security.
- 2. I/We warrant that the proposal security submitted shall be valid for a period of one hundred eighty (180) calendar days from the date of the opening of the lease proposals;
- 3. I/We, when selected as the winning lessee, shall enter into contract with SSS and furnish the required Security Deposits from receipt of the Notice of Award and prior to the execution of the contract of lease:
- 4. I/We acknowledge that SSS reserves the right to disqualify me/us for a period of time from participating in any of its selection/procurement activity, regardless of mode, in the event I/we violate any of the conditions stated herein including but not limited to, not entering into the contract of lease with SSS when selected, or failure to perform its obligations under the said contract;
- 5. I/We acknowledge that the proposal security shall automatically be forfeited in favor of the SSS in the event that I/we withdraw my/our proposal during its validity, fail to and/or refuse to enter into a contract with the SSS when selected or when there is a failure to furnish the required security deposit.

IN FAITH WHEREOF, I/We	have hereunto affixed my signature this _, Philippines.	day of	at
	Name of Prospective Lessee/Auth	norized Represe	ntative

[Jurat]

[Format shall be based on the latest Rules on Notarial Practice]

Annex L LOT TITLES AND LOT PLANS

(Copy will be provided when requested)