



Request for Quotes [RFQ 073/2024-25]

For

Conducting IS Audit of Annual Unique Identification Authority of India(UIDAI) Compliance for the FY 2024-25.

Issued by: Canara Bank
Single Tender Enquiry Processing Section,
CP&VM Wing, HO (Annex)
1st Floor, Naveen Complex
14, M G Road
Bengaluru-560 001
Phone No:080- 25584033
Email:singletender@canarabank.com

This bid is restricted to the following vendors who are empaneled in Canara Bank through EOI-09/2023 dated 19/03/2024.

1. M/s Digital Age strategies Pvt Ltd
2. M/s AAA Technologies Ltd
3. M/s KPMG Assurance and Consulting Services LLP
4. M/s Yoganandh & Ram LLP
5. M/s SecurEyes Techno Services Pvt Ltd
6. M/s AKS Information Technology Services Pvt Ltd
7. M/s PWC Pvt Ltd

BID SCHEDULE

Sl. No.	Description	Details
1.	RFQ No. and Date	RFQ 073/2024-25 dated 24/12/2024
2.	Name of the Wing	CP&VM Wing
3.	Brief Description of the RFQ	Conduct IS Audit of Annual Unique Identification Authority of India(UIDAI) Compliance for the FY 2024-25.
4.	Location Address for submission of Bid/s [Address for Communication]	The Senior Manager Canara Bank, Single Tender Enquiry Processing Section, CP & VM Wing, Head Office (Annex) 1 st Floor, Naveen Complex 14, M G Road Bengaluru -560 001 Karnataka Tel - 080- 25584873 Email: Singletender@canarabank.com
5.	Date of Issue of RFQ	24/12/2024, Tuesday
6.	Last Date and Time for Submission of Bids	13/01/2025, Monday up to 3:00 PM
7.	Date and Time of Opening Bid	13/01/2025, Monday, at 03:30 PM

Dear Vendor,

The Bank intends to Conduct IS Audit of Annual Unique Identification Authority of India (UIDAI) Compliance for the FY 2024-25. Find the details below:

1.	Details of the Assessment	To Conduct IS Audit of Annual Unique Identification Authority of India (UIDAI) Compliance for the FY 2024-25.
2.	Technical Specification of the Item to be procured	NA
3.	Scope of Work	As per Annexure-II
4.	Self Assessment Checklist	As per Annexure-III
5.	Time Lines for Delivery/ installation/ Implementation	Completion and Submission of the audit activity is before 31/03/2025.
6.	Warranty Period (If applicable)	NA
7.	AMC /ATS/ Support Charges as Applicable	NA
8.	Payment Terms	As per Annexure-V
9.	Bill of Material	As per Annexure-IV
10.	Mode of Submission of Bid/Quote	Soft copy (Digitally Signed PDF file of the bid which is Password protected should be send to the below mentioned mail ID Email ID: - singletender@canarabank.com OR Hard copy (The bid should be submitted in sealed cover addressed to the Bank at the below mentioned address within the date and time specified)
11.	Bid Submission Due Date & Time	13/01/2025, Monday up to 3:00 PM
12.	Other Terms and Conditions	<ul style="list-style-type: none"> Should be CERT-In Empaneled Auditor Technical requirement - CEH, CISA, CISSP, CISM etc. along with knowledge of respective standards, frameworks and technical skills.
13.	Any Other Information	The place of assessment/audit will be at Bengaluru office where the Bank's infrastructure related to UIDAI is situated.

Yours faithfully,

Authorized Signatory

Note: For further clarification, if any, please contact us.

Address:
The Senior Manager,
Canara Bank
Single Tender Enquiry Processing Section, CP&VM Wing
First Floor, Naveen Complex,
#14, MG Road,
Bangalore-560001
Phone No.: 080-25584033

ANNEXURE-I

1. Objective:

The Bank is looking at a highly professional relationship with the auditor who shall Conduct IS Audit of Annual Unique Identification Authority of India(UIDAI) Compliance for the FY 2024-25 in Canara Bank. The Auditor shall conduct/complete Assessment activities.

2. Requirement Details:

Bank invites online/offline submission of bids from empanelled vendors for Conducting IS Audit of Annual Unique Identification Authority of India(UIDAI) Compliance for the FY 2024-25 as per the Terms & Conditions, Technical Requirements, Scope of Work(**Compliance checklist**) and Self-Assessment Checklist described elsewhere in this document. This tender consists of requirement as given below:

Sl. No.	Item Details	No. of Assessments
1.	Conduct IS Audit of Annual Unique Identification Authority of India(UIDAI) Compliance for the FY 2024-25	1

3. Project Timelines:

Bidders are requested to keep the following timelines with regard to the completion of Assessment.

- Timelines for completion and submission of the final audit report is before 31/03/2025.

4. Penalties & Liquidated damages on delay in completion of Assessment:

If the assessment is not completed within the timelines, Bank may be entitled to charge delay penalty @2% per week delay and part there of on the total cost of the Assessment. However, the total Penalty/LD to be recovered shall be restricted to 10% of total cost of the Assessment (exclusive of Taxes) plus GST.

5. Subcontracting

The vendor shall not subcontract or permit anyone other than its personnel to perform any of the work, service or other performance required of the vendor under the contract without the prior written consent of the Bank.

6. Deliverables:

Main Report: Final report with approval of the bank after discussing draft report.

We comply with each point mentioned above without any deviations.

Date:

Signature with seal

Name :

Designation :

Annexure- II

SCOPE OF WORK

SUB: To Conduct IS Audit of Annual Unique Identification Authority of India(UIDAI) Compliance for the FY 2024-25.

Ref: Your RFQ 073/2024-25 dated 24/12/2024.

Compliance checklist for certifying compliance with controls that the Aadhaar User Agency/KYC User Agency (AUA/KUA) is required to have in place Version 1.0 [issued in March 2024].

Important note: Wherever a control description requires AUA/KUA to ensure or do anything, the same shall be reported as compliant if and only if the auditor finds that the same is being complied with and, further, that appropriate policies, procedures, mechanisms, resources and technical enablements are in place to secure compliance with the same on an ongoing basis.

Control no.	Short title	Control description	Compliance status (Compliant / Noncompliant / Not applicable)	Auditor's observation	Comments of AUA/KUA management
A.	Information security governance				
1.	Security organisation and CISO function	AUA/KUA should ensure that it has a designated Chief Information Security Officer (CISO) function that oversees information security governance and compliances. The CISO should have independent reporting to its Board or other governing body or chief executive.			
2.	Appointment of management and technical single point of contact	AUA/KUA should appoint a Management Single Point of Contact (MPOC) and Technical Single Point of Contact (TPOC) that should oversee the management of the authentication application and Aadhaar related activities. MPOC/TPOC should ensure consistent communication with UIDAI on Aadhaar related requirements and compliances. Any change in MPOC/TPOC should be			

		communicated to UIDAI in a timely manner.			
3.	Information security policy and procedure	<p>AUA/KUA should have an information security policy and information security procedures in accordance with industry leading standards, such as ISO27001 (ISMS), NIST Cyber Security Framework, CSA Framework and ISO27701 (PIMS).</p> <p>The entity's information security policy should also address the security aspects of Aadhaar, as provided under the Aadhaar Act, regulations and specifications.</p>			
4.	Aadhaar authentication application design	AUA/KUA should ensure that the authentication application design architecture is documented and validated by UIDAI Technology Centre and covers Aadhaar security requirements.			
5.	Aadhaar authentication application design	AUA/KUA should ensure that the Aadhaar data flow is properly documented for its AUA/KUA applications and those of its Sub-AUAs and Sub-KUAs.			
6.	Risk assessment	<p>AUA/KUA should implement process and procedure to perform periodic (at least annual) information security risk assessment of its ICT infrastructure supporting the authentication application.</p> <p>Further, entity should also perform risk assessment of its third-party suppliers / vendors having access to the Aadhaar application and the data of Aadhaar number holders.</p> <p>Security risks should be documented and reviewed periodically by Security Officers / CISO / those in charge of the security governance of the AUA/KUA and its Sub-AUAs and Sub-KUAs.</p>			

7.	Third party information security policy	AUA/KUA should ensure that it has a third-party information security policy that lays down the security controls and compliances that its third-party vendors, suppliers, ICT service providers and ICT support vendors (e.g., third party / outsource application developers, infrastructure support vendors, data centre hosting agency, cloud service providers etc.) are obligated to adhere to.			
B. Compliance requirement					
8.	IPR provisions contained in UIDAI's Aadhaar User Agency Agreement (Latest version)	The AUA/KUA should be in compliance with the intellectual property provisions contained in UIDAI's Aadhaar User Agency Agreement (latest version).			
9.	Annual information security audit by CERT-In- empanelled auditor	<p>AUA/KUA should ensure that its operations and systems are audited by an information systems auditor certified by a recognised body on an annual basis and on need basis to ensure compliance with UIDAI's standards and specifications. The audit report should be shared with UIDAI.</p> <p>If any non-compliance is found as a result of the audit, AUA/KUA should–</p> <ul style="list-style-type: none"> (a) determine the causes of the noncompliance; (b) evaluate the need for actions to avoid recurrence of the same; (c) determine and enforce the implementation of corrective and preventive actions; and (d) review the corrective actions taken. <p>The annual audit should cover all security controls applicable under the Aadhaar (Data Security) Regulations, 2016.</p>			

10.	Onboarding of ASA	AUA/KUA should ensure that UIDAI is informed of the ASAs with whom it has entered into agreement to provide necessary infrastructure for ensuring secure network connectivity and related services to it to enable performance of authentication using the Authentication facilities provided by UIDAI.			
11.	Annual compliance audit of Sub-AUAs and Sub-KUAs	AUA/KUA should ensure that the operations and systems of its Sub-AUAs and Sub-KUAs are audited on an annual basis by an information systems auditor certified by a recognised body, to ensure compliance with such standards and specifications as UIDAI may specify from time to time and that the audit report is shared with UIDAI.			
C. Data privacy					
12.	Data protection policy	<p>AUA/KUA should establish a data protection policy addressing, inter alia, data protection related aspects under—</p> <p>(a) the Aadhaar Act, the regulations made thereunder and the standards and specifications issued by UIDAI from time to time;</p> <p>(b) the Information Technology Act, 2000 (“IT Act”); and</p> <p>(c) till the coming into force of the Digital Personal Data Protection Act, 2023 (“DPDP Act”), the Information Technology (Reasonable Security Practices and Procedures and Sensitive Personal Data or Information) Rules, 2011 (“SPDI Rules”) and, on and from the date of coming into force of the DPDP Act, the said Act and the rules made thereunder.</p> <p>Such policy should be published on the website of AUA/KUA and the URL for the same should be mentioned.</p>			
13.	Consent of Aadhaar number holder	The AUA/KUA should obtain consent of the Aadhaar number holder or, in case of a child, the consent of the parent or legal guardian of such child, before collecting their identity information for the purposes of authentication. The consent should be obtained preferably in electronic form.			

14.	Information to Aadhaar number holder on the nature of information that will be shared upon performance of authentication	At the time of authentication, before obtaining consent, AUA/KUA should inform the Aadhaar number holder or, in case of a child, the parent or legal guardian of such child, regarding the nature of information that will be shared by UIDAI upon performance of authentication.			
15.	Information to Aadhaar number holder on use of information received during authentication	At the time of authentication, before obtaining consent, AUA/KUA should inform the Aadhaar number holder or, in case of a child, the consent of the parent or legal guardian of such child, of the uses to which the information received during authentication may be put to by it.			
16.	Alternative mechanisms for submission of identity information	At the time of authentication, before obtaining consent, AUA/KUA should inform the Aadhaar number holder or, in case of a child, the parent or legal guardian of such child, of the alternatives to submission of identity information.			
17.	Consent communication in local language	The AUA/KUA should ensure that the consent information is communicated in local language. The AUA/KUA should also ensure that, on and from the date of coming into force of sub-section (3) of section 5 of the DPDP Act, the Aadhaar number holder has the option to access the contents of the notice referred to in sub-sections (1) and (2) of the said section and the request for consent referred to in sub-section (3) of section 6 in English or any language specified in the Eighth Schedule to the Constitution.			
18.	Communication of consent related information to persons with visual/hearing disability	The AUA/KUA should make provisions for communication of consent related information to persons with visual/hearing disability in an appropriate manner.			
19.	Consent retention log	AUA/KUA should maintain the logs for— (a) record of consent of the Aadhaar number holder for authentication; and (b) record of disclosure of information, as mentioned in Control numbers 13, 14, 15, 16, 17 and 18 above, to the Aadhaar number holder at the time of authentication.			

		For any given Aadhaar number holder, whose identity information was collected, the AUA/KUA should be able to demonstrate that consent was taken and disclosure of information was made.			
20.	Explicit consent; no umbrella consent	<p>AUA/KUA should ensure that the consent taken from the Aadhaar number holder should in accordance with the provisions of the Aadhaar Act, 2016 and the regulations made thereunder; no umbrella consent should be taken for sharing e-KYC or Aadhaar number of the Aadhaar number holders with other entities.</p> <p>The AUA/KUA should also ensure that, on and from the date of coming into force of sub-section (1) of section 5 and sub-section (1) of section 6 of the DPDP Act, the consent taken from the Aadhaar number holder is in accordance with the applicable provisions of sections 5 and 6 of the said Act.</p>			
D. Asset management					
21.	Biometric device management	AUA/KUA should capture the biometric information of the Aadhaar number holder using certified and registered biometric devices as per standards specified by UIDAI from time to time.			
22.	Biometric device management	Devices reporting transactions at a very low frequency over time may be potential targets of frauds. Therefore, AUA/KUA should maintain oversight in respect of the same and identify and remove such devices from the system.			
23.	Biometric device management	AUA/KUA should monitor the operations of its devices and equipment, on periodic basis, for compliance with the terms and conditions, standards, directions and specifications, issued and communicated by UIDAI from time to time.			
24.	Biometric device management	AUA/KUA should carry out analysis of devices with high failure rates and replace them.			
25.	End-point security	AUA/KUA should ensure that biometric deploying devices are connected with endpoint systems that have the latest operating system (OS) specifications (as of March 2024, at least Windows 10 and above and Android OS 10 and above), and that systems based on an OS that is end-of-life or end-of-support are not			

		deployed or used.			
26.	Security hardening of assets	AUA/KUA should ensure all the end-point devices and assets are used only after hardening to reduce/eliminate the attack vector and condense the system attack surface.			
27.	Asset inventory maintenance	AUA/KUA should ensure that all assets (business applications, operating systems, databases, network etc.) used for the purpose of delivering services to Aadhaar number holders using Aadhaar Authentication facilities are identified, labelled and classified. AUA/KUA should record the details regarding assets used and maintain and update the asset inventory on a continuous basis. Ownership of authentication assets should be clearly documented.			
28.	Maintenance of software inventory	AUA/KUA should ensure that it uses only licensed software for Aadhaar authentication related infrastructure environment. Record of all software licenses should be kept and updated regularly.			
29.	Asset disposal procedure	AUA/KUA should define a procedure for disposal of the information assets being used for authentication operations. Information systems and documents containing Aadhaar related information should be disposed of securely.			
30.	Asset repair procedure and asset movement logs	AUA/KUA should, before consigning any asset for repair, sanitise the same to ensure that it does not contain any Aadhaar related data. A register to log the movement of all the assets consigned outside should be maintained.			
31.	Asset repair procedure	AUA/KUA should, in case of in-house repair of assets, document the details of the original equipment manufacturer (OEM) and maintain the logs of the assets being repaired.			
E. Human resource security					
32.	Background verification and signing of confidentiality agreement	AUA/KUA should conduct a background check and sign a confidentiality agreement / non-disclosure agreement (NDA) with all personnel/agency handling Aadhaar related information. Access to authentication infrastructure			

		should not be granted before signing NDA and completion of background verification (BGV) for personnel.			
33.	Background verification and signing confidentiality agreement with third-party contractors	AUA/KUA should take an undertaking from business correspondents (BCs) and similar entities, Sub-AUAs/Sub-KUAs and other third-party contractors regarding NDAs and BGVs conducted successfully for their personnel handling Aadhaar related data.			
34.	Training and awareness	AUA/KUA should ensure that MPOC, TPOC and their supporting teams that manage and maintain the authentication application and its underlying infrastructure, are aware of Aadhaar security requirements.			
35.	Operator qualification	AUA/KUA should ensure that the operator employed for performing authentication functions and maintaining necessary systems, infrastructure and process, possess requisite qualification for undertaking such work.			
36.	Periodic information security and privacy trainings related to Aadhaar authentication operations	<p>AUA/KUA should impart information security and data privacy trainings to all its personnel as well as those of any BCs, Sub-AUAs/Sub-KUAs and similar entities, in relation to the use of Aadhaar Authentication facilities, during induction of such personnel/entity, on half-yearly basis and as and when changes are made in the authentication ecosystem.</p> <p>AUA/KUA should further ensure that specific and specialised training are imparted for various functional roles involved in the authentication ecosystem and that the same cover all relevant security and data privacy guidelines, as per the UIDAI Information Security Policy for Authentication, Aadhaar Act, 2016 and the regulations made thereunder and circulars, notices etc. issued by UIDAI from time to time.</p> <p>AUA/KUA should also maintain a record of such trainings imparted.</p>			
F.	Incident management				

37.	Incident management procedure and RCA procedure	AUA/KUA should ensure that incident management framework, including forensic investigation, is implemented in accordance with the requirements under UIDAI's Information Security Policy and circulars. AUA/KUA should perform Root Cause Analysis (RCA) for major incidents identified in its ecosystem as well as that of its sub-contractors, if any.			
38.	Reporting incidents to UIDAI and CERT-In of	AUA/KUA should– <ul style="list-style-type: none"> (a) inform UIDAI misuse of any information or systems related to the Aadhaar framework or any compromise of Aadhaar related information or systems within its network, and report any confidentiality security breach of Aadhaar related information to UIDAI within 24 hours; (b) report cyber incidents as mentioned in Annexure I to the directions dated 28.4.2022 of CERT-In, bearing no. 20(3)/2022-CERT-In, within 6 hours of noticing such incidents or the same being brought to their notice; and (c) on and from the date of coming into force of sub-section (6) of section 8 of the DPDP Act, intimation of personal data breach to the Board and each affected Data Principal, within such time as may be prescribed by rules made under the said Act. 			
39.	Incident reporting requirement for Sub-AUAs/Sub-KUAs and BCs	AUA/KUA should ensure that the Sub-AUAs/Sub-KUAs, BCs and other subcontractors are aware of Aadhaar authentication related incident reporting.			
G.	Access control				
40.	Multi-factor authentication of operator	AUA/KUA should ensure in the case of assisted devices and applications where operators need to mandatorily perform application functions, that the operator is authenticated using a multi-factor authentication scheme, such as user id, password, Aadhaar authentication,			

		answer to personal security questions, soft token, hard token, one-time password, voice recognition, biometric data match and PIN.			
41.	Operator logs	AUA/KUA should maintain details of devices and operators employed for the use of Aadhaar Authentication facilities in assisted mode, including proper logs of such operators, along with their name, device ID, date and time, etc. These logs should be verified by AUA/KUA at regular intervals.			
42.	Access provisioning mechanism	AUA/KUA should ensure that only authorised individuals are able to access information facilities such as the authentication application, audit logs, authentication servers, application, source code, information security infrastructure, etc., and Aadhaar processing related information.			
43.	Privilege user access management	AUA/KUA should ensure that systems and procedures are in place for privilege user access management (PAM). Privilege user access should be limited to authorised users only.			
44.	Privilege accounts	AUA/KUA should ensure through the PAM tool that privileged accounts, such as NT Authority, Administrator and root accounts, are accessible only to a limited set of users, and that access to privileged account is not allowed to normal users.			
45.	Periodic access review	AUA/KUA should ensure that access is provided based on least privilege and that access is reviewed periodically (at least half-yearly).			
46.	Access revocation mechanism	Within 24 hours of exit of any personnel, AUA/KUA should revoke the rights and privileges to access or process Aadhaar related information. Upon such revocation, user IDs should be deleted forthwith if not in use.			

47.	Segregation of duties	<p>AUA/KUA should ensure that personnel involved in operational, development or testing functions should not be given additional responsibilities in system administration processes, audit log maintenance, security review of system or processes that may compromise data security.</p> <p>Where segregation of duties is not possible or practicable, the process should include compensating controls, such as monitoring of activities, maintenance and review of audit trails and management supervision.</p>			
48.	Initial password allocation	<p>AUA/KUA should ensure that the allocation of initial passwords is done in a secure manner and that such passwords are changed on first log in.</p>			
49.	Password management guidelines	<p>AUA/KUA should ensure that passwords set are complex, with a minimum length of eight characters and—</p> <ul style="list-style-type: none"> (a) are not based on anything somebody else may easily guess or obtain using person related information, e.g., name, telephone number and date of birth; (b) is free of consecutive identical characters or all-numeric or allalphabetical groups; (c) contain at least one numeric, one uppercase letter, one lowercase letter and one special character; (d) are required to be changed at regular intervals (passwords for privileged accounts should be changed more frequently than normal passwords); (e) do not allow the use of the last five passwords; (f) do not allow the username and password to be the same for a particular user; and (a) do not use the same password for various UIDAI access needs of a particular user. 			

50.	User account lockout	AUA/KUA should ensure that three successive log-in failures result in the user account being locked. End users / operators should not be able to log in until their account is unlocked and the password is reset.			
51.	Restriction usage of generic IDs	AUA/KUA should ensure that common or generic or group user IDs are not used.			
H.	Change management				
52.	Change management logs	AUA/KUA should document all changes to Aadhaar authentication applications, infrastructure, processes and information processing facilities, and maintain change log/register.			
I.	Physical security				
53.	Physical security of AUA data centre	AUA/KUA data centre hosting Aadhaar related information should be secured fully and should have access control.			
54.	Security of AUA servers	AUA/KUA should ensure that their servers are placed in an isolated, secure cabinet in the data centre.			
55.	Physical security of AUA/KUA data centre	AUA/KUA data centre and servers should be under 24X7 protection of security guards and CCTV surveillance.			
56.	Physical security of AUA/KUA data centre	AUA/KUA should ensure that access to the data centre is restricted only to authorised individuals and appropriate logs of entry of individuals should be maintained.			
57.	Physical security of AUA/KUA data centre	AUA/KUA should ensure that physical access to the data centre and other restricted areas hosting critical Aadhaar related equipment/information is preapproved and recorded, along with the date, time and purpose of entry.			
58.	Physical security of AUA/KUA data centre	AUA/KUA should ensure that the movement of all incoming and outgoing assets related to Aadhaar in the AUA/KUA data centre is documented.			
59.	Physical security of AUA/KUA data centre	AUA/KUA should ensure that visible and clearly readable signs/notices notifying areas designated as restricted areas and provisions restricting entry to the same are posted at all points leading to entry to such areas.			

60.	Physical security of AUA/KUA data centre	AUA/KUA should provide lockable cabinets or safes in the data centre and information processing facilities for housing servers containing critical Aadhaar related information. AUA/KUA should deploy label, monitor and test regularly the operation of fire exit doors and fire extinguishing systems.			
61.	Preventive maintenance activity at data centre	AUA/KUA should ensure that preventive maintenance activities, such as audit of fire extinguishers and CCTV, are carried out on a quarterly basis.			
62.	Physical location of AUA/KUA servers	AUA/KUA should ensure that the data centres hosting servers on which Aadhaar related information is stored are within India.			
J.	Data security				
63.	PID encryption and biometric data security	AUA/KUA should ensure that biometric data are necessarily encrypted and secured at the time of capture of such information of the Aadhaar number holder, in accordance with such specifications as UIDAI may lay down from time to time.			
64.	PID encryption and biometric data security	AUA/KUA should ensure that after collection of requisite demographic and/or biometric information and/or one-time password (OTP) from the Aadhaar number holder, the client application immediately packages and encrypts these input parameters into a PID block, before transmitting the same, and that the same is sent to the server of the AUA/KUA using secure protocols.			
65.	PID encryption and biometric data security	AUA/KUA should ensure that the PID block is encrypted with a dynamic session key using AES 256 symmetric algorithm (AES / GCM / No Padding) at the time of capture on the authentication device. The session key should be encrypted with 2048-bit UIDAI public key using asymmetric algorithm (RSA/ECB/PKCS1 Padding). In doing so, AUA/KUA should comply with the latest API specification document issued by UIDAI from time to time.			

66.	PID encryption and biometric data security	AUA/KUA should ensure with respect to the operational details referred to against control number 65, that the session key is not stored anywhere except in the memory and that the same is not reused across transactions. Reuse of session key is allowed only when it is used as seed key while using synchronised session key scheme.			
67.	Aadhaar number security	AUA/KUA should ensure that the Aadhaar number / Virtual ID (VID) / ANCS token provided by the Aadhaar number holder for authentication request is not retained by the device operator or within the device or at the AUA/KUA server(s).			
68.	Restriction in storage of Aadhaar number, biometrics and/or eKYC of Aadhaar number holder	AUA/KUA should ensure that under no circumstances assisted devices and any application associated with Aadhaar authentication stores the Aadhaar number, biometrics and/or e-KYC of the Aadhaar number holder.			
69.	Fingerprint biometric data (FMR and FIR) capture in single PID block	For fingerprint-based biometric authentication devices, AUA/KUA should ensure capture of Finger Minutiae Record (FMR) and Finger Image Record (FIR) in single PID block.			
70.	Security of private keys	AUA/KUA should ensure that the private key used for digitally signing the authentication request and the licence keys are kept secure and the access to the same is controlled, and that the private key meets such parameters as UIDAI may specify from time to time in the Aadhaar Authentication API Specification document issued by it.			
71.	Use of HSM	AUA/KUA should ensure that key(s) used for digitally signing authentication requests and decrypting e-KYC XML responses are stored only in the Hardware Security Module (HSM), which should be compliant with the latest FIPS 140 standard. AUA/KUA should comply with all the requirements of UIDAI circular no. K 11020/204/2017-UIDAI (Auth-I), dated 22.6.2017 (Implementation of HSM by Entity/ASA).			
72.	Use of HSM	AUA/KUA should have a dedicated, onpremise, HSM set up for the management of security/encryption keys, and should not share the same			

		with any other entity.			
73.	Use of ADV	<p>An AUA/KUA and any other entity which is allowed to store Aadhaar number should collect and store Aadhaar number and any connected data only in a separate, secure database/vault/system, termed as Aadhaar Data Vault (ADV).</p> <p>Such AUA/KUA should ensure that each Aadhaar number is referred to by an additional key, called as reference key, and that mapping of the reference key and Aadhaar number is maintained in ADV.</p>			
74.	Use of Aadhaar data vault (ADV) on cloud	AUA/KUA should ensure that if ADV is hosted on cloud, the ADV cloud service complies with UIDAI's Guidelines for ADV on Cloud. The ADV should be hosted only by Government Community Cloud (GCC) service providers, recognised as such by the Ministry of Electronics and Information Technology.			
75.	Use of ADV on cloud	AUA/KUA having ADV on cloud should get annual SOC2 Type2 examination performed for cloud hosting service. Management review should be performed for non-compliant / qualified controls reported in the SOC2 Type2 reports.			
76.	Use of ADV	AUA/KUA should ensure that Aadhaar numbers along with connected data (such as eKYC XML containing Aadhaar numbers and demographic data), if any, is stored only in a single logical instance of ADV, along with corresponding reference key. AUA/KUA should ensure that appropriate High Availability and Disaster Recovery provisions are made for the vault, with the same level of security.			

77.	Use of ADV	<p>AUA/KUA should ensure that only trusted communications are permitted in and out of the vault; this should ideally be done through APIs/microservices dedicated to obtain the mapping and controlling the access to the APIs/microservices at the application level.</p> <p>AUA/KUA should ensure that any authorised users needing to access such mapping necessarily go through the application for viewing/accessing the data, after appropriate user authentication, authorisation and logging.</p>			
78.	Use of ADV	AUA/KUA should ensure that strong access controls, authentication measures, monitoring and logging of access and raising of necessary alerts for unusual and/or unauthorised attempts to access ADV are implemented.			
79.	End-point security	AUA/KUA should ensure that USB access on the servers and endpoints is, in the default, restricted for all, and the same is allowed only on approval basis.			
80.	End-point security – antivirus/antimalware	AUA/KUA should use licensed malware and antivirus solution (preferably Next-Generation antivirus) to protect against malware. The malware/antivirus installed should be configured to update in real time.			
81.	Aadhaar information security – Physical Aadhaar documents	<p>AUA/KUA should mask Aadhaar numbers collected through physical forms or photocopies of Aadhaar letters, by masking</p> <p>the first eight digits of the Aadhaar number, before storing physical copies.</p>			
82.	Use of security communication protocols	<p>AUA/KUA and ASA should ensure message security and integrity between their servers and those of third party entities, such as Sub-AUAs and SubKUAs.</p> <p>AUA/KUA should procure digital certificate from a Certifying Authority as defined in the IT Act.</p>			

83.	Restriction on display/ publishing of identity information	AUA/KUA, Sub-AUAs, Sub-KUAs, Business Correspondents and other subcontractors performing Aadhaar authentication should ensure that identity information is not displayed or disclosed to external agencies or unauthorised persons.			
84.	Restriction in display/ publishing of identity information	AUA/KUA should not publish any personal identifiable data including Aadhaar in public domain/websites etc.			
85.	Restriction in display/ publishing of identity information	AUA/KUA should ensure that display of full Aadhaar number is controlled only for the Aadhaar number holder or for such special roles/users of AUA/KUA as have functional necessity for the same; by default, all other display should be masked such that only the last four digits of the Aadhaar number are displayed.			
86.	End-point security	AUA/KUA should ensure that end-point devices used for developing, process and handling Aadhaar data and application timeout after a session is idle for more than 30 to 15 minutes, based on the criticality of the application.			
87.	Secure software development	AUA/KUA should implement system and processes to ensure secure software development practices. Periodic training of developers should be conducted on secure software development practices. Records of such trainings should be maintained.			
88.	Restriction in local storage of Aadhaar data/PII information	AUA/KUA should ensure that there is no local storage of Aadhaar number or VID or the PID block on the system, volatile memory or the database. In case of a mobile application, AUA/KUA should ensure that there is no local storage of Aadhaar number or the PID block in the shared preference folder.			
89.	Encryption of stored eKYC data	AUA/KUA should ensure that e-KYC data is stored in an encrypted manner in database tables.			

90.	Patch management	AUA/KUA should ensure that the patch management process is implemented for applying patches to information systems. Patches should be updated at both the application and the server and network levels. AUA/KUA should ensure that either N or N-1 patches are maintained.			
K. Network security					
91.	Network connectivity with ASA	AUA/KUA should establish secure network connectivity between AUA/KUA and its Sub-AUAs, Sub-KUAs, subcontractors and ASAs, and should connect with ASAs only through secure leased lines or similar secure private lines. If a public network is used, only a secure channel should be used.			
92.	Segregation of AUA servers network	AUA/KUA should ensure that its servers reside in a segregated network segment isolated from the rest of the network of the AUA/KUA organisation. The AUA/KUA servers should be dedicated for online Aadhaar authentication purposes and should not be used for any other activities not related to Aadhaar.			
93.	Firewall access of network	AUA/KUA should ensure that authentication application servers and infrastructure are hosted behind a firewall and that firewall rules block incoming access requests to the AUA/KUA server from all sources other than whitelisted IP addresses/zones.			
94.	NIPS/IDS implementation	AUA/KUA should ensure that network intrusion and prevention systems (NIPS) and intrusion detection system (IDS) are implemented to safeguard the network from external attacks / DDoS attacks.			
95.	Network security	AUA/KUA should ensure that Internet access on systems are restricted to necessary or work-related websites and that access to web portals known for pirated software, gambling etc. are restricted.			
96.	Encryption of data on network	AUA/KUA should ensure that transmission of Aadhaar number across open, public networks is always encrypted, using the latest version of Transport Layer Security (TLS) configuration.			
L. Operations security					

97.	Segregation of testing and production environments	AUA/KUA should ensure that the testing and production facilities/environments are physically and/or logically separated. AUA/KUA should ensure that authentication application testing utilises test data / non-production data and that Aadhaar number holder's identity data are not used for testing the application.			
98.	Restrictions on designing/compiling malicious code	AUA/KUA personnel should not intentionally write, generate, compile, copy or attempt to introduce any computer code designed to damage or otherwise hinder the performance of, or access to, any Aadhaar information.			
99.	License key / encryption keys security	AUA/KUA should ensure that license keys are kept secure and access controlled, and that separate license keys are generated for their Sub-AUAs and Sub-KUAs from UIDAI's portal and kept secure and access to the same kept controlled.			
100.	Implementation of Virtual ID	AUA/KUA must provide in their authentication application the option for an Aadhaar number holder to use a Virtual ID (VID) for authentication, in place of their Aadhaar number.			
101.	UID Token	AUA/KUA should make provision to store UID tokens in their database.			
102.	Restriction on the use of Aadhaar as domain-specific identifier	AUA/KUA should ensure that Aadhaar number and VID are never used as domain-specific identifiers and that domain-specific identifiers are revoked and/or reissued. For example, instead of using Aadhaar number as bank customer ID or license number or student ID etc., a local, domain-specific identifier mapped in the back-end database should be used.			
103.	Unique device code of each device	AUA/KUA should ensure that each authentication device has a unique device code and that a unique transaction number is automatically generated by the authentication device and incremented for each transaction processed.			

104.	Back-up / alternative identity authentication mechanism	AUA/KUA should implement exception handling mechanisms and back-up identity authentication mechanisms to ensure seamless provision of authentication delivery of services to Aadhaar number holders.			
105.	Notification to Aadhaar number holders	AUA/KUA should notify the Aadhaar number holder of the success or failure of each authentication request, through email and/or SMS. Such notification should shall include the name of the requesting entity, the date and time of authentication, the authentication response code (in case of online authentication), the last four digits of the Aadhaar number and the purpose of authentication, as the case may be. In case of authentication failure, the AUA/KUA should, in clear and precise language, inform the Aadhaar number holder of the reasons of authentication failure, such as “Aadhaar cancelled”, “Aadhaar deactivated”, “Aadhaar locked”, “Aadhaar omitted”, “Aadhaar suspended” and “Biometrics locked”.			
106.	Establishment of grievance handling mechanism	AUA/KUA should have an effective grievance handling mechanism and provide the same through multiple channels.			
107.	Grievance handling mechanism of Sub-AUAs and Sub-KUAs	AUA/KUA should ensure that its Sub-AUAs and Sub-KUAs have a grievance handling mechanism to receive and address complaints from Aadhaar number holders regarding authentication facilities performed by them.			
108.	Aadhaar authentication for banks	Where applicable, AUA/KUA should comply with notification no. 13012/79/2017/Legal-UIDAI (No. 6 of 2017), dated 19.12.2017, regarding the process for placing and overriding bank accounts on Aadhaar Payments Bridge (APB) – National Payments Corporation of India (NPCI) Mapper. In particular, the AUA/KUA should comply with the following: (a) Override request pertaining to an Aadhaar number holder should be accompanied by the name of his/her current bank on the APB mapper and confirmation from the requesting bank that it has			

		<p>obtained the requisite consent of the Aadhaar holder for switching to the requesting bank on the mapper.</p> <p>(b) Send request for mapping of a new account or overriding an existing bank account to NPCI only after taking explicit, informed consent of the customer.</p> <p>(c) Inform each accountholder through SMS and email, within 24 hours, that a request has been sent to NPCI to put his/her bank account on the mapper or, as the case may be, to change his bank account on the NPCI mapper (while providing the name of current bank on the mapper and the last four digits of the account number of the new bank, along with the bank name) and, in case he/she does not want to put his/her new bank account on the mapper, provide the customer an option to reverse such mapping.</p> <p>(d) If an accountholder does not have an email or mobile number and communication cannot be sent, his/her physical signature on a paper consent form should be obtained prior to sending the request to the NPCI mapper.</p> <p>(e) The records of consents obtained in (b) and the communications made in items (a), (b) and (c) and scanned copy of the consent form in (d) should be retained for seven years by the bank, in accordance with the Aadhaar (Authentication and Offline Verification).</p> <p>Regulations, 2021.</p> <p>(f) Make available the aforesaid records at the time of audit, in accordance with the Aadhaar (Authentication and Offline Verification) Regulations, 2021.</p>			
M.	Application security				
109.	Compliance to	AUA/KUA should ensure that the client applications and software used for			

	API specifications and application security	authentication should conform to the latest API standards and specifications laid down by UIDAI from time to time, and that its Sub-AUAs and Sub-KUAs use client applications or software development kit (SDK) developed or digitally signed by the AUA/KUA.			
110.	API whitelisting and API gateway implementation	AUA/KUA should ensure that it has API whitelist implemented to limit the data exchange using only authorised APIs and with whitelisted IP addresses. AUA/KUA should also ensure that API gateway is deployed for centralised security enforcement, monitoring and management. AUA/KUA should ensure that rate limitation and throttling mechanisms are implemented to prevent abuse of API and Distributed Denial of Service (DDoS) attacks. AUA/KUA should ensure that Cross-Origin Resource Sharing (CORS) parameters are configured to restrict unauthorised domains from accessing APIs from the client side.			
111.	Source code review by CERT-In-empowered auditor	AUA/KUA should perform source code review of the modules and applications used for authentication and e-KYC and undergo audit by a CERT-In-empowered auditor.			
112.	SAST/DAST application audit	AUA/KUA should ensure that authentication application security assessment {including static application security testing (SAST) and dynamic application security testing (DAST)} is performed at least annually or at the time of major changes to the authentication application, and that all vulnerabilities are addressed for remediation and no vulnerable third-party components are used by the authentication application.			
113.	Vulnerability assessment	AUA/KUA should plan organisation information security policy, inclusive of vulnerability assessment and penetration testing on its network, infrastructure and applications.			
114.	Configuration reviews and system walkthrough	AUA/KUA should ensure that authentication applications are integrated with IDAM, PIM/PAM and SIEM.			

115.	Application code review	AUA/KUA should ensure that the passwords, tokens, security keys and licenses are not hardcoded in the application code.			
N. Logging and monitoring					
116.	Authentication log maintenance	AUA/KUA should maintain logs of the authentication transactions processed by it, which should contain the following transaction details: (a) specified parameters of authentication request submitted; (b) specified parameters received as authentication response; (c) the record of disclosure of information to the Aadhaar number holder at the time of authentication; and (d) record of consent of the Aadhaar number holder for authentication, but shall not, in any event, retain the PID information, Aadhaar number / VID.			
117.	Authentication log retention	AUA/KUA should ensure that the logs of authentication transactions are stored online for audit purposes for two years and, thereafter, archived for another five years.			
118.	Retention of transaction logs of Sub-AUA/Sub-KUA	AUA/KUA should maintain auditable logs of all such transactions where e-KYC data has been shared with any of its Sub-AUAs and Sub-KUAs, for such period as UIDAI may specify from time to time.			
119.	Security incident recording	AUA/KUA should ensure that the event/security logs recording critical user-activities, exceptions and security events are enabled and stored to assist any future investigation and enable access control monitoring.			
120.	Security incident monitoring	AUA/KUA should ensure that regular monitoring of event/security logs takes place to detect unauthorised use of information systems and that results of the same are recorded. Further, access to audit trails and event logs should be provided to authorised personnel only.			

121.	Clock synchronisation through use of Network Time Protocol (NTP)	AUA/KUA should connect to the Network Time Protocol (NTP) server of the National Informatics Centre (NIC) or National Physical Laboratory (NPL), or with NTP servers traceable to the said NTP servers, for synchronisation of all their ICT systems clocks. Entities having ICT infrastructure spanning multiple geographies may also use accurate and standard time source other than NPL and NIC; however, it should be ensured that such time source does not deviate from NPL and NIC.			
O.	Fraud and forensics				
122.	Fraud analytics module	AUA/KUA should deploy, as part of its systems, a fraud analytics module that is capable of analysing authentication related transactions to identify fraud.			
P.	Providing Aadhaar Authentication facilities to Sub-AUAs and Sub-KUAs				
123.	Approval from UIDAI for appointment of Sub-AUA/Sub-KUA	AUA/KUA should obtain approval from UIDAI before appointing any entity as its Sub-AUA or Sub-KUA, and should also take permission in respect of any entity already appointed as a Sub-AUA or Sub-KUA.			
124.	Authentication application security	AUA/KUA should ensure that the authentication application to be used or being used for Aadhaar authentication by its Sub-AUAs and Sub-KUAs is developed and be digitally signed by AUA/KUA.			
125.	Authentication application security	AUA/KUA should ensure that the authentication application used by its Sub-AUAs and Sub-KUAs does not store biometric data under any circumstance, and that the biometrics / PID block is encrypted at the front-end device / client level.			
126.	Authentication application security	AUA/KUA should ensure that the client application(s) of its Sub-AUAs and Sub-KUAs does/do not, under any circumstance, replay the authentication request using stored biometric data.			
127.	Authentication application audit	AUA/KUA should ensure that the authentication application of its Sub-AUAs and Sub-KUAs are audited by the Standardisation Testing and Quality			

		Certification (STQC) Directorate of the Ministry of Electronics and Information Technology or a CERT-In-empanelled auditor and a compliance report is submitted to UIDAI. AUA/KUA should also ensure that all its Sub-AUAs and Sub-KUAs access Aadhaar Authentication facilities only through duly audited authentication applications.			
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Date:

Signature with seal

Name:

Designation :

Annexure-III

Self Assessment Checklist				
Particulars of the Organization / Department / Agency				
A	Name of the Authentication User Agency (AUA) / Sub-AUA agency or department that is using Aadhaar authentication / e-KYC			
B	Name of application development agency	<Name of entity(ies) involved in developing / providing the Aadhaar related technology, such as applications>		
C	Name of Business correspondents / Authentication operator agency (if any)			
D	Name and version numbers of all Authentication and eKYC applications	E.g. <#1 > <Application Name> - <Version Number> ; <#2> <Application Name> - <Version Number> ;		
E	Name and designation of the person who filled the checklist			
#	Category	Checklist question	Response	Comments
1	Scope / Purpose of Aadhaar authentication	Is Aadhaar authentication being done for a Section 7/Section 4 (4)B (2), or any other law passed by Parliament or central government purpose? If Yes, please mention the name of the scheme or law or central/state govt approved purpose in comments.		<If yes, Mention name of scheme or law or central government approved purpose for usage Aadhaar authentication here>
		Is Aadhaar authentication mandatory for availing services?If voluntary then are alternatives to Aadhaar provided to residents? Please mention the alternatives in comments.		<If yes, mention the list of alternatives available to the resident here - For e.g. Passport, Driving license, ration card etc.
		Is a documented Information security policy, procedure or guideline maintained by AUA/KUA in line with UIDAI Information Security Policy for external ecosystem partners ?		

		Is the AUA/KUA a local or global AUA/KUA ?		
		When was the last self-assessment performed ? Who is the SPOC from AUA who was responsible for conducting the last self-assessment audit ?		
		When was the last Information Security audit performed ?		
		Which is the CERT-IN Empaneled auditor responsible for conducting the last Information Security audit ?		
		How many devices are used by AUA/KUA for aadhaar authentication ?		
		Are non compliances reported in the self-assessment and IS Audit?		
		Are all non-compliances reported in the audit closed?		
		Which types of devices are used by AUA/KUA in aadhaar infrastructure ?		
2	Authentication / eKYC application	Do all the applications provide the option for resident to use Virtual Id (VID)?		
		Is there a consent message on all the applications when Aadhaar / VID is being collected? (column F)		<#1> <Application Name> : <Consent Message> <#2> <Application Name> : <Consent Message>
		Is there an option for the resident to provide consent in vernacular/ regional language?		

		<p>Is the consent message as per Section 8(3) of the Aadhaar Act?</p> <p>A requesting entity shall inform, in such manner as may be specified by regulations, the individual submitting his identity information for authentication or in the case of a child, his parent or guardian, the following details with respect to authentication, namely:—</p> <p>(a) the nature of information that may be shared upon authentication;</p> <p>(b) the uses to which the information received during authentication may be put by the requesting entity; and</p> <p>(c) alternatives to submission of identity information to the requesting entity</p>		
		<p>Do the residents themselves select the consent message or it is done by the operator? If done by operator, then does the operator verbally reads out the consent message? If any other medium, please provide details. Is it ensured, if the Operator communicated the consent message to Aadhaar number holder? (column F)</p>	Other	<p><If Other, mention details here - How consent is obtained from the resident></p>
		<p>Is there a record of consent maintained by the AUA / Sub-AUA / department for all transactions? Please provide in comments on what record is maintained. (column F)</p>		<p><If yes - mention details here - How is the record of consent for each Aadhaar authentication transaction maintained></p>
		<p>Have the authentication applications undergone security testing? If yes please provide date of testing and the version number. (column F)</p>		<p><#1> <Application Name>: <Version Number>: <Date of Testing>; <#2> <Application Name>: <Version Number>: <Date of Testing>; ...</p>

		Is there a provision for the AUA/KUA to display the personal identifiable data in any website internal to the organisation?		
		Is the AUA using Biometric authentication (IRIS device/Fingerprint Biometric)/Demographic Authentication (OTP, eKYC)?		
		Are the authentication applications updated regularly for any security patches ?		
3	Aadhaar number storage and data vault	Is full 12 digit Aadhaar number stored by the AUA/Sub-AUA/ department / organization / agency?		
		Is there a law or Section 7 scheme or central govt. notification that allows storage of full 12 digit Aadhaar number. If yes then please provide details in the comments column (Column F)		<If yes - mention the law / provisions which allow for storage for Aadhaar numbers>
		Is Aadhaar Data vault implemented for storage of Aadhaar numbers?		<If yes - Mention name of Aadhaar Data Vault Implementation Agency>
		Is aadhaar number/PII stored in any local system/endpoint ?		
4	e-KYC data	Is e-KYC data stored encrypted by the organization / department? (column F)		<If yes - Mention encryption details - For e.g. Asymmetric RSA 2048, HSM based encryption>
		Is e-KYC data being shared by the AUA with any other entity ?		
5	Hardware Security Module (HSM)	Is HSM implemented by the organization for storage of keys used for encryption, decryption and digital signatures?		
		Is the HSM being used by the AUA/KUA FIPS 140-2 compliant?		
		Is the private key used by AUA/KUA for digitally signing the authentication request kept secure and access is controlled.		
		Are the license keys used by AUA/KUA kept secure and access is controlled.		

6	Maintenance of Logs	Are the logs maintained as per Regulation number 18 (1) of the Aadhaar (Authentication) Regulations, 2016? If yes, please mention the parameters (Column F).	<Live - X years Archived - X years)
		Are the logs being stored for a period of two (2) years live and then archived for five (5) years?	
7	Sub-AUAs	Are there any Sub-AUAs appointed by the AUA? If yes, provide names of agencies / departments that are appointed as Sub-AUAs in Column F or separately in the excel sheet	<#1> <Sub-AUA Name> <#2> <Sub-AUA Name> Note: In case of large data, provide the Sub-AUA related details in a separate excel sheet and attach it here
		Are Sub-AUAs performing e-KYC authentications?. Please provide the name of such Sub-AUAs (column F).	<Mention the name of Sub-AUAs which perform e-KYC>
		Is sub AUA using AUA license key or separate license key ?	
8	Data Security	Is the core biometric information and OTP data collected/captured from the Aadhaar number holder is stored, shared or published for any purpose whatsoever by AUA?	
		During the authentication performed by the AUA/KUA, is the Aadhaar number displayed fully to the resident?	
		Are authentication requests accepted from entities located outside the territorial borders of India.	
		Is any vulnerability assessment and application security assessment conducted periodically to ensure continuous monitoring of aadhaar infrastructure ?	
9	Access Control	Does the AUA maintain an Access Control List of the users accessing the AUA application?	

		Is signing Non Disclosure Agreement and completion of Background Verification, mandatory for any user to be granted access to Authentication infrastructure?		
		For users of AUA / KUA, sub-AUA, BC and other third party personnel, is access granted to UIDAI information assets in line with least privilege principle?		
		Are any users provided with local admin rights on their sytem ?		
		Are appropriate logs for entry and exit of personnel inside the AUA/KUA data center maintained?		
11	Incident Management	In case of a security breach, does the AUA have a process for reporting the breach to UIDAI within 24 hours ?		
		How many security breaches occurred in last one year?		
12	Network Security	Does the AUA / KUA server responsible for Aadhaar Authentication reside in a segregated network segment isolated from the rest of the network of the AUA / KUA organization ?		
		Which is/are the ASA/ASAs being used by the AUA?		
		Is the network between AUA / KUA, its sub-contractors and ASA secure ?		
13	Asset Management	Are the assets being used by the AUA for Aadhaar Authentication subject to hardening has been done in line with the AUA/KUA hardening baseline document?		
		Are the devices and equipments used by AUA/KUA certified as per specification issued by UIDAI ?		
		Is there any asset register maintained for all incoming and outgoing assets in the AUA/KUA data centre ?		
14	Endpoint Security	Is Anti-Virus configured on the systems/endpoints ?		

		Is Firewall implemented in AUA/KUA environment ?		
		Are the licensed version of security solutions being used ?		
		Is any network intrusion prevention and detection system being used ?		
15	System Availability	Are there any power backup systems like UPS being used for Aadhaar Authentication ?		

Annexure-IV

Bill of Material

Sub: RFQ 073/2024-25 dated 24/12/2024 for Conducting IS Audit of Annual Unique Identification Authority of India(UIDAI) Compliance for the FY 2024-25.

[Amount in Rupees]

Sl. No	Assessment	Cost Price			
		Price (Excl. of Tax)	Tax for Column A		Price (Incl. of Tax)
		A	B % of tax	C Tax Amt	D =A+C
1.	IS Audit of Annual Unique Identification Authority of India (UIDAI) Compliance for the FY 2024-25	-	-	-	-

Date :

Signature with seal

Name:

Designation:

Annexure-V

Payment Term

Sub: RFQ 073/2024-25 dated 24/12/2024 for Conducting IS Audit of Annual Unique Identification Authority of India(UIDAI) Compliance for the FY 2024-25.

Payment: : Payment schedule will be as under:

Sl. No.	Payment Stage	% of Payment
1.	After completion of Assessment of verification and submission of final report (as per Annexure-II) and submission of Payment recommendation format duly signed by IS Audit Section, Inspection Wing, Head Office for payment to the vendor.	100 %

Date :

Signature with seal

Name:

Designation: