# **CORRIGENDUM-I**

**<u>Ref</u>**: GeM Tender no. GEM/2022/B/2697785 dated 04.11.2022

SR No.	Existing Scope of Work	Revised Scope of Work
	<b>Para C:</b> The scope of work and technical specification of the system is detailed under:	<b>Para C:</b> The scope of work and technical specification of the system is detailed under:
1	Para 1 (1.14): The IoT sensor system shall be capable of interfacing onto the MDL SCADA/HMI system to send motor health status alert information using the OPC-DA Server/client application for further use.	Para 1 (1.14) Removed.
	D. GENERAL INSTRUCTIONS:	D. GENERAL INSTRUCTIONS:
	Para 3.4:	Para 3.4:
2	Customization: Bidder to customize the system as per the requirements of the MDL without any additional cost to the MDL. Customization of the solution would be treated as complete on successful User Acceptance Test. The MDL team shall be included in the process so that they are able to understand the details of the system and process.	Configuration: Bidder to Configure the system as per the requirements of the MDL without any additional cost to the MDL. Customization of the solution would be treated as complete on successful User Acceptance Test. The MDL team shall be included in the process so that they are able to understand the details of the system and process.
	D. GENERAL INSTRUCTIONS:	D. GENERAL INSTRUCTIONS:
	At Para 6: MDL scope of supply:	At Para 6: MDL scope of supply:
	MDL shall provide,	MDL shall provide,
3	I. Site for installation of Wi-Fi routers and access points     II. Provision of Power supply.	<ul> <li>I. Site for installation of Wi-Fi routers and access points.</li> <li>II. Provision of uninterruptable power supply with environmental protection as per MDL standards (for IoT sensors as well as communication equipment).</li> <li>III. ADSL internet line in Hub-Location.</li> </ul>

# **CORRIGENDUM-I**

# **ADDITIONAL CLAUSE:**

<u>Bill of Material</u>: Vendor shall comply and provide all the necessary items mentioned in the below BOM:

Item	Description	Quantity
IoT condition monitoring and predictive maintenance sensors.	Smart Sensor Device with built-in wide bandwidth triaxial vibration sensor, wide band ultrasonic sensor, magnetic field sensor, embedded analog temperature sensor for machine skin temperature	12
Cloud IoT Software Module	Machine Health Monitoring, Diagnostics and Predictive Maintenance Software modules to provide online monitoring, automatic machine diagnostics based on sensor data analysis in an event of an anomaly, and predictive analytics to provide historical and predicted trends, individual fault condition predictions, alert system based on actual and predictive analytics	lumpsum
armoured cat 6 cable 305Mtr	Cat 6 cable required for network connection	7
Cloud key Controller	Controller	1
Indoor Access Point	Indoor Access Point	3
Mast (Tower)	Tower for mounting access-point	1
omni directional antenna	Omni directional antenna for WiFi mesh	5
Outdoor Access Point	Outdoor rated access point for WiFi mesh	5
PoE Injector	PoE switch	8
Security Gateway	Gateway for firewall set up	1
SS Pipe 3Mtr	-	4
Security Audit	Security audit of the system (H/W, S/W & N/W) shall be done by CERT-In empanelled auditor.	NA
3-years extended warranty and support	As per warranty conditions in Section 5 of D. General Instructions.	3-years.

# **ATC FORMAT TO BE UPLOADED BY BIDDERS**

- 1. Declaration Certificate for Local Content (For Tender Value Less Than Rs 10 Cr): Annexure-A-1
- 2. Actual Local Content Certificate (Tender Value Less Than Rs 10 Cr): Annexure-B-1
- 3. Non Disclosure Agreement (NDA)
- 4. MDL Bank Details
- 5. PROFORMA BANK GUARANTEE FOR PERFORMANCE
- 6. PROFORMA BANK GUARANTEE FOR BID BOND / EMD

# <u>DECLARATION CERTIFICATE FOR LOCAL CONTENT</u> (Tender value Less than Rs 10 Crores)

This declaration must form part of all tenders & it contains general information and serves as a declaration form for all bidders. (Before completing this declaration, bidders must study the General Conditions, Definitions, Govt Directives applicable in respect of Local Content & prescribed tender conditions).

LOCAL CONTENT DECLARATION BY CHIEF FINANCIAL OFFICER OR OTHER LEGALLY RESPONSIBLE PERSON NOMINATED IN WRITING BY THE CHIEF EXECUTIVE OR SENIOR MEMBER/PERSON WITH MANAGEMENT RESPONSIBILITY (CORPORATION, PARTNERSHIP OR INDIVIDUAL)			
IN RESPECT OF BID / TENDER No. ISSUED BY: (Name of Firm):			
NB: The obligation to complete, duly sign and submit this declaration cannot be transferred to an external authorized representative, auditor or any other third party acting on behalf of the bidder.			
I, the undersigned,			
of			
(a) The facts contained herein are within my own personal knowledge.			
(b) I have read and understood the requirement of local content (LC) and same is specified as percentage calculated in accordance with the definition provided at clause 2 of revised Public Procurement (preference to Make in India) Order 2017.			
"Local content" as per above order means the amount of value added in India which shall be the total value of items procured (excluding net domestic indirect taxes) minus the value of imported content in the item (including all customs duties) as a proportion of the total value in percent."			
(c) I have satisfied myself that the goods/services/works to be delivered in terms of the above-specified bid comply with the local content requirements as specified in the tender for 'Class-I Local Supplier' / 'Class-II Local Supplier', and as above.			
(d) I understand that a bidder can seek benefit of either Public Procurement Policy for MSEs –Order 2012 or Public Procurement (preference to Make in India) Order 2017 and not both and once the option is declared / selected it is not permitted to be modified subsequently. Accordingly, I seek the benefit from the below declared purchase preference policy only.			
i) I seek benefits against the following policy only (Select only one Option):			
1) PPP MSE Order 2012 (applicable for MSE manufacturers)			
2) PPP MII 2017 (applicable for Class I suppliers as well as MSE manufacturers)			
(Note: If not declared / selected it shall be deemed that purchase preference benefit is sought under PPP MII 2017 policy. However, selection of both the options will be treated as ambiguous and will result in rejection of bid)			

(	e) The local con	tent calculated using the de	finition given above are as under:
`	Tender Item Sr No	Local content calculated as above %	Location of local value addition (Location shall be the specified as name of city or district, etc. Location as name of country will be considered as ambiguous and such bids shall be rejected.)
A	tach separate sheet	duly signed if space is not sufficie	ent
	B: Local content erms of the tende		red item wise or tender wise strictly as per the
10			/ 1 - 22 - 22 - 23 - 24 - 24 - 24 - 24 - 24

- (f) I accept that the Procurement Authority / Institution / MDL / Nodal Ministry has the right to request that the local content be verified in terms of the requirements of revised Public Procurement (preference to Make in India) Order 2017 dtd 16.09.2020and I shall furnish the document / information on demand. Failure on my part to furnish the data will be treated as false declaration as per PPP MII Order 2017. In case of contract being awarded, I undertake to retain the relevant documents for 7 years from date of execution.
- (g) I understand that the submission of incorrect data, or data that are not verifiable as described in revised Public Procurement (preference to Make in India) Order 2017, may result in the Procurement Authority / Nodal Ministry / MDL imposing any or all of the remedies as provided for in Clause 9 of the Revised Public Procurement (preference to Make in India) Order 2017 dated 16.09.2020

SIGNATURE: DATE: Seal / Stamp of Bidder			
Seal / Stamp of Bidder	SIGNATURE:	DATE:	
	Seal / Stamp of Bidder		

# ACTUAL LOCAL CONTENT CERTIFICATE (Tender value Less than Rs 10 Crores)

Note 1: This certificate shall be submitted by the successful bidder post execution of the contract.

OFFICER OR OTHER LE EXECUTIVE OR SE	LARATION (post execution of cor GALLY RESPONSIBLE PERSON NOI NIOR MEMBER/PERSON WITH IERSHIP OR INDIVIDUAL)	tract / PO) BY CHIEF FINANCIAL MINATED IN WRITING BY THE CHIEF MANAGEMENT RESPONSIBILITY
	Firm):	
•	ete, duly sign and submit this declaration car $\gamma$ other third party acting on behalf of the bidd	not be transferred to an external authorized er.
	y capacity as	
		(name of bidder entity),
(b) My/our company ha	I herein are within my own personal I d declared the local content at the tir	ne of tender as under
Tender Item Sr No	Local content calculated as above	% Location of local value addition
		ntract and the actual local content of eclaration given at the time of Bid is  Achieved Local content of
	at the time of bidding (%)	delivered items (%)
NB: Local content perce at the time of bid / tende		wise or tender wise as was declared
request that the local Procurement (preference document / information	content be verified in terms of to be to Make in India) Order 2017 date on demand. Failure on my part to fur	IDL / Nodal Ministry has the right to the requirements of revised Public and 16.09.2020 and I shall furnish the thinish the data will be treated as false in the relevant documents for 7 years
described in revised Pu the Procurement Author	blic Procurement (preference to Mak prity / Nodal Ministry / MDL impos of the Revised Public Procurement	or data that are not verifiable as e in India) Order 2017, may result in ing any or all of the remedies as (preference to Make in India) Order
SIGNATURE:	DATE:	
Stamp / Seal of th	e company	

### NON DISCLOSURE AGREEMENT(NDA)

Mont Endudosetta Mantales Mantales (MEN)
THIS NON DISCLOSURE Agreement made at Mumbai, India on this day of2017 between Mazagon Dock Shipbuilders Limited a company registered under the Companies Act, 1956 and having its registered office at Dockyard Road, Mumbai-400 010 (hereinafter referred to as "MDL") and a company registered under the Companies Act, 1956 and having its registered office at (hereinafter
referred to as "").
MDL and shall hereinafter be collectively referred to as "the Parties" and individually as "a Party". WHEREAS
A*. MDL has floated a tender and is required to provide certain information to (name of the bidder) to prepare his
bid and/or
AA**. The Parties are considering to enter into afor which each Party shall provide
information ("Disclosing Party") to the other Party ("Receiving Party") which at present is confidential and not in
the public domain.
B. The Parties intend that the aforesaid information be kept confidential as between the Parties. The Parties undertake and declare that they shall not divulge, publish or reproduce the same before any party or person
except in accordance with the terms of this Agreement.
NOW THEREFORE the Parties agree as follows:
1. As used in this Agreement (hereinafter referred to as the "Agreement") the term "Confidential Information"
shall mean any technical, confidential, proprietary or trade secret information or data disclosed by the Disclosing
Party in connection with the to the Receiving Party including without limitation any
written or printed documents, specifications for the vessel, plans, general arrangement plans, production
schedules, drawings, samples, models, information regarding business operations, financial information,
marketing strategies, either in writing or orally or any means of disclosing such Confidential Information that the
Disclosing Party may elect to use prior to the execution or during the validity of this Agreement. The Receiving
Party agrees that all Confidential Information shall be treated as absolute confidential and the Receiving Party
shall not disclose to any person such information otherwise than in terms of this Agreement. The Receiving Party
will impose as Similar duty of confidentiality on any person to whom the Receiving Party is permitted to transfer

2. Nothing in this Agreement may be construed as compelling the Disclosing Party to disclose any Confidential Information to the Receiving Party or to enter into any contractual relationships with the Receiving Party.

such information in accordance with the terms hereof .For the purposes of this Agreement, the term "Receiving Party" shall mean and include its officers, employees, directors, agents, contractors, representatives, affiliated

- 3. Any information or data in whatever form disclosed by the Disclosing Party to the Receiving Party and which (i) is clearly identified as Confidential Information by an appropriate and conspicuous marking or (ii)has been identified as Confidential Information at the time of disclosure shall be subject to the relevant terms and conditions of this Agreement. The Disclosing Party's decision whether any information disclosed by it under this Agreement is confidential or not shall be final and binding on the Receiving Party.
- 4. The Receiving Party hereby covenants that the Confidential Information received from the Disclosing Party shall:
- (a) Be safely kept by the Receiving Party; the Receiving Party shall protect the Confidential Information with the same degree of care as the Receiving Party uses with its own confidential information in order to prevent its disclosure, copy and / or its use (but in no event less than reasonable care) for purposes other than the Proposal.
- (b) Be only disclosed to, and used by, those employees or directors who have a need to know.
- (c) Not be disclosed to a third party except those with a need to know provided they receive such information subject to the same restrictions as are contained in this Agreement.
- (d) Be used by the Receiving Party directly or indirectly, solely for the purpose of considering, evaluating and effecting the tender/bid/contract.
- 5. The Receiving Party shall promptly upon requests by the Disclosing Party at any time return all copies of the Confidential Information communicated to it hereunder together with all copies and extracts made thereof and shall not retain any copies of the same, in any form whatsoever.
- 6. The Receiving Party shall have no obligations or restrictions with respect to:

companies, successors and assigns.

- (a) Information publicly known through no wrongful act of the Receiving Party.
- (b) Information rightfully disclosed by a third party without breach of this Agreement by the Receiving Party and which can be communicated without restriction.
- (c) Information which was already known or which was independently developed by the Receiving Party (provided that the Receiving Party can demonstrate the same).
- (d) Information, the disclosure of which the Disclosing Party authorizes in writing.
- 7. Nothing in this Agreement shall be construed as granting to the Receiving Party any patent, copyright or design license, or rights of use under similar intellectual property rights in respect of the Confidential Information.

- 8. The Receiving Party shall not without prior written consent of the Disclosing Party:
- (a) Disclose to any person, directly or indirectly:
- i) The fact that the Confidential Information has been made available to the Receiving Party by the Disclosing Party or that the Receiving Party has inspected any portion of the Confidential Information; or
- ii) The fact that any discussion or negotiation is taking place concerning the Proposal; or
- iii) Any of the terms, conditions or other facts with respect to the Proposal, including the status thereof; or
- (b) Make any private or public announcement or statement concerning or relating to the Proposal.
- 09. The Disclosing Party represents and warrants that save as otherwise notified in writing to the Receiving Party:
- a) Disclosure of information by it to the Receiving Party does not infringe the rights of any third party nor is it under any restriction with regard to the disclosure of any information, and that where applicable, it has obtained all licenses and consents necessary to enable the lawful disclosure of information by it to the Recipient; and
- b) It is not aware of any restriction on the use of such information by the Receiving Party, save as provided in this Agreement.
- c) To the effect that the foregoing representations and warranties shall be deemed to be given at the date of this Agreement and after that date upon and in respect of each disclosure.

The Disclosing Party makes no warranty or representation whatsoever as to the accuracy, completeness, suitability or adequacy of any information or as to the results obtained from it and assumes no responsibility in respect of the use of the information by the Receiving Party.

- 10. The Receiving Party shall indemnify and hold harmless the Disclosing Party from and against any action, claim or proceeding and any loss, damage, costs, expenses or liabilities arising out of any such action, claim or proceeding, brought by any third party pursuant to any unauthorized disclosure or use of any information by the Receiving Party, or by any person for whom the Receiving Party is responsible under this Agreement, or pursuant to any breach of any undertaking, warranty or representation contained in this Agreement.
- 11. For the purposes of this Agreement 'Classified Information' shall mean information, documents and material of any kind which the respective Government i.e. Indian Government has given or caused to be given a security classification irrespective of whether the same is transmitted orally, electronically, in writing or by hand. Notwithstanding any other provision of this Agreement:
- a) Each Party hereto undertakes to follow security procedures prescribed for military purposes with respect to disclosure, receipt, production, use and handling of Classified Information.
- b) Any Classified Information, disclosed by one Party hereto shall be, whatever the method of disclosure be, identified by the Disclosing Party as Classified Information at the time of disclosure.
- c) The provisions of this Clause are to remain in full force and effect notwithstanding any termination by expiration or otherwise of this Agreement.
- 12. In the event the Receiving Party is required to disclose Confidential Information under any provision of law or upon an action, subpoena or order of a court of competent jurisdiction or of any requirement of legal process regulation or governmental order, decree, regulation or rule, the Receiving Party will immediately notify the Disclosing Party of its having received a request to so disclose (along with the terms and circumstances thereof), unless otherwise prohibited by law and consult with the Disclosing Party on action or steps to be taken in response to such request.
- 13. This Agreement represents the entirety of the agreement of the Parties relating to the disclosure of the Confidential Information and shall not be waived, amended or assigned by the Receiving Party except by prior written consent of the Disclosing Party. No failure or delay by any party in exercising any right, power or privilege hereunder shall operate as a waiver thereof nor shall any single or partial exercise of any right, power or privilege. The rights and remedies herein provided shall be cumulative and not exclusive of any rights or remedies provided by law.
- 14. This Agreement shall be valid for a period of \_\_\_\_\_(\_\_\_) years from the date of its execution between the parties. Notwithstanding the aforesaid, the obligations of Parties in connection with confidentiality under this Agreement shall survive in perpetuity.
- 15. The foregoing constitutes the entire Agreement between the Parties with respect to the subject matter hereof and supersedes and cancels any prior representation, understanding and commitment (whether oral and written) made between the Parties with respect to or in connection with any of the matter of things to which this Agreement applies.
- 16. This Agreement shall be governed by and shall be interpreted in accordance with the laws of India.
- 17. Any dispute arising in connection with or out of the validity, performance or the interpretation of this Agreement shall be finally settled by the competent jurisdiction in Mumbai.
- 18. The Receiving Party acknowledges that any breach of the terms and conditions of this Agreement may cause the Disclosing Party irreparable damage for which recovery of money damages would be inadequate. Therefore, the Receiving Party agrees that the Disclosing Party shall be entitled, in addition to any other remedies available to it, to seek injunctive relief and/or other equitable relief to prevent or restrain any breach by the Receiving Party or its employees/officials, or otherwise to protect its rights ,under this Agreement.

19. Unless otherwise provided herein, all notices or other communications under or in connection with this
Agreement shall be given in writing and may be sent by personal delivery or post or courier or facsimile at the
address as specified herein below:
To MDL
Address:
Phone No.:
Fax:
E-mail:
To
Address:
Phone No.:
Fax No.:
E-mail:
Any such notice or other communication will be deemed to be effective if sent by personal delivery, when
delivered, if sent by post, 4 (four) days after being deposited in the post and if sent by courier, one day after being
deposited with the courier, and if sent by facsimile, when sent (on receipt of a confirmation to the correct
facsimile number).
IN WITNESS WHEREOF, this Agreement is executed by authorized representatives of both the Parties in two (2)
originals.
Signed by the within named Signed by the within named MDL

In the presence of

**Note:** The above Agreement is to be drawn up by the contractor on non-judicial stamped paper of value Rs.500/-, if it executed in Maharashtra. However, for other places stamp duty is to be levied as per Stamp Act of respective States. The value of stamp paper to be confirmed from Legal Department, MDL.

In the presence of

<sup>\* -</sup> A: Pre-submission of Bid

<sup>\*\*-</sup> AA: Post Entering of Contract

## 4. MDL BANK DETAILS FOR EMD & PBG:

Beneficiary's Name	Mazagon Dock Shipbuilders Limited
Name of Bank	State Bank of India
Branch	Mazagon Br.
Branch Code	9054
Bank Address	Mazagon Branch, Mazagon, Mumbai - 400 010.
Telephone No. of Bank	23752802
Account No.	10005255246
Account Type	Current Account
IFSC Code	SBIN0009054
RTGS Code	SBIN0009054
NEFT Code	SBIN0009054
MICR / NECS Code	400002120
Income Tax PAN No.	AAACM8029J

### 5. PROFORMA BANK GUARANTEE FOR PERFORMANCE

(On Non-Judicial stamp paper of value Rs. 500.)

IN CONSIDERATION OF MAZAGON DOCK SHIPBUILDERS LIMTED, a company incorporated under the Companies Act 1956 and having its registered office at Dockyard Road, Mumbai 400010 (hereinafter referred to as the "the Purchaser" which expression shall, unless it be repugnant or contrary to the subject or context thereof, be deemed to mean and include its successors and assigns) having placed an order on Messers
we as guarantors may be entitled to.
3. We, Bank further agree that the amount demanded by the Purchaser as such shall be
final and binding on the Bank as to the Bank 's liability to pay and the amount demanded and the Bank undertake to pay the Purchaser the amount so demanded on first demand and without any demur notwithstanding any dispute raised by the Contractor/Supplier or any suit or other legal proceedings including rbitration pending before any court, tribunal or arbitrator relating thereto, our liability under this guarantee being absolute and unconditional.  4. We,
ii) This Bank Guarantee shall be valid upto and including; and
iii) We are liable to pay the guarantee amount or any part thereof under this Bank Guarantee only and only ifyou serve upon us a written claim or demand on or before (validity + 52 weeks from the date of expiry of this guarantee).  8. This Guarantee shall be governed by Indian laws and the Courts at Mumbai, India shall have the exclusive jurisdiction.
IN WITNESS WHEREOF the Bank has executed this document on this day of
For Bank (by its constituted attorney)
(Signature of a person authorized to sign on behalf of "the Bank")

### NOTE:-

1. Indigenous supplier or Foreign Supplier through Indian Bank to submit BG.

2.If BG is not received directly from Bank then MDL shall get the Bank Guarantee verified and only on confirmation of verification the Bank Guarantee shall be considered as submitted. Expenses for BG verification shall be borne by MDL.

### 6.PROFORMA BANK GUARANTEE FOR BID BOND / EMD

(On Non-Judicial stamp paper of value Rs. 500)

IN CONSIDERATION OF MAZAGON DOCK SHIPBUILDERS LIMTED, a company incorporated under the Companies Act 1956 and having its registered office at Dockyard Road, Mumbai 400010 (hereinafter referred to as the "the Company" which expression shall, unless it be repugnant or contrary to the subject or context thereof, be deemed to mean and include its successors and assigns) having agreed to accept the Earnest Money Deposit (EMD) of Rs
firm/sole proprietor business/a company registered under the Companies Act, 1956 having its office at(hereinafter called "the tenderer" which expression shall, unless it be repugnant or contrary to the
subject or context thereof, be deemed to mean and include its successors and assigns) for participating in the Tender
nodateddated
amendments/alterations to "the tender" issued by "the Company") for the supply, delivery at site, installation and commissioning of certain equipment, item/services/civil works etc., We,
at(hereinafter referred to as "the Bank" which expression shall includes its
successors and assigns) hereby agree to pay to the Company without any demur on first demand an amount not
exceeding Rs(Rupeesonly) against any loss or damage, costs, charges and expenses caused to or
suffered by the Company by reason of non performance and non-fulfilment or for any breach on the part of the
tenderer of any of the terms and conditions of the said tender.  2. We are a specifically a specific to the form and the failed to the said tenders when the said tenders has failed to the said tenders.
2. We,
extent of loss, damage, cost, charges and expenses suffered or incurred or would be suffered or incurred by the
Company on account thereof and we waive in the favour of the Company all the rights and defences to which we as
guarantors may be entitled to.
3. We,
binding on the Bank as to the Bank 's liability to pay and the amount demanded and the Bank undertake to pay the Company the amount so demanded on first demand and without any demur notwithstanding any dispute raised by the
tenderer or any suit or other legal proceedings including arbitration pending before any court, tribunal or arbitrator
relating thereto, our liability under this guarantee being absolute and unconditional.
4. We, Bank further agree with the Company that the Company shall have the fullest liberty without
our consent and without affecting in any manner our obligations hereunder to vary any of the terms and conditions of
the said tender/or to extend time of performance by the tenderer from time to time or to postpone for any time to time any of the powers exercisable by the Company against the tenderer and to forbear to enforce any of the terms and
conditions relating to the tender and we shall not be relieved from our liability by reason of any such variation or
extension being granted to the tenderer or for any forbearance, act or omission on the part of the Company or any
indulgence by the Company to the tenderer or by any such matter or things whatsoever which under the law relating to
sureties would have the effect of relieving us.
5. We, Bank further undertake not to revoke this guarantee during its currency except with the previous consent of the Company in writing.
6. We,
change in the constitution of the tenderer or dissolution or winding up of the business of the tenderer.
7. Notwithstanding anything contained herein above:
i) Our liability under this guarantee shall not exceed Rs
ii) This Bank Guarantee shall be valid upto and including; and
iii) We are liable to pay the guarantee amount or any part thereof under this Bank Guarantee only and only if you serve upon us a written claim or demand on or before(validity +weeks from the date of expiry of this guarantee).
8. This Guarantee shall be governed by Indian laws and the Courts at Mumbai, India shall have the exclusive
jurisdiction.
IN WITNESS WHERE OF the Bank has executed this document on this day of day of
For Bank (by its constituted attorney or the person authorised to sign)
(Signature of a person authorized to sign on behalf of "the Bank")
NOTE:-
INLLE:-

- $1. \ In digenous \ supplier \ or \ For eign \ Supplier \ through \ In dian \ Bank \ to \ submit \ BG.$
- 2. If foreign supplier submits BG through Foreign Bank the same should be submitted by SWIFT. MDL Bank SWIFT A/c. No. is SBININBB101.