

TELECOMMUNICATIONS CONSULTANTS INDIA LIMITED
Kingdom of Saudi Arabia Projects Office
(6997, Ash Shaikh Abdul Rahman, Ibn Abdullateef Street, Almanar, Riyadh, KSA)

Corrigendum-1

Date – 27.09.2025

Advt. No. TCIL/ KSA/ HR/ 2025-26/ 1 dated 19.09.2025

Title - Advertisement for recruitment of manpower for TCIL KSA project

1. In addition to the posts mentioned in above referred advertisement, the following post is also included under the same notification:

1. TRANSLATOR (Arabic ↔ English):	
No. of post	3
Educational Qualification	Bachelor's degree in Arabic Language/ Arabic Language & Literature / Arabic (Hons.) /Translation studies
Experience	At least 1 years of experience in professional translation and interpretation (Arabic ↔ English)
Required Skill	<ul style="list-style-type: none">• Fluency in Arabic and English (reading, writing, and speaking)• Proficiency in MS Office, typing in Arabic & English,• Experience of working in GCC country/ Saudi will be preferred
Job Descriptions	<ul style="list-style-type: none">• Translate documents (contracts, reports, letters, presentations) between Arabic and English• Provide verbal interpretation during meetings and site visits• Draft and maintain bilingual records/documents
Consolidated emoluments	SR 1800/- per month + Additional Facilities (as mentioned in main advertisement) In case of well experienced, salary may be negotiated.

2. The required bond as per Annexure-2, Clause 6, shall be valid for a period of 2 years. Revised Annexure-4 as below. (Applicable for all posts)
3. The last date for submission of applications has been extended as below:

Activity	Existing Date	Extended Date
Last date for submission of applications	03.10.2025	10.10.2025

All other terms & conditions of Advertisement TCIL/ KSA/ HR/ 2025-26/ 1 dated 19.09.2025 shall remain same.

CEO(KSA)

SURETY BOND

KNOW ALL MEN BY THESE PRESENTS THAT
I

S/o. _____
resident of _____ employed as
Contract Employee in the TELECOMMUNICATIONS CONSULTANTS INTIA LTD.,
Riyadh Kingdom of Saudi Arabia (hereinafter called the "obligor") and
S/o _____

resident of hereinafter called surety) hereby jointly and severally bind ourselves and our
representatives, executors and administrators to pay M/s. TELECOMMUNICATIONS
CONSULTANTS INDIA LTD., New Delhi its successors and assigns (hereinafter called
the "Company") on second part on demand and without demur a sum of Rs 3,50,000,
Indian Rupees Three lacs Fifty Thousands only from the date of demand AND
TOGETHER with all costs between attorney and clients and all charges and expenses
that shall or may have been incurred by the Company.

WHEREAS the Obligor had approached and in response has been offered a position of
Contract employee for 3 years, in and by the above named Company on the terms and
conditions, inter alia, on his furnishing a surety bond with one surety on the terms
appearing hereinafter and is also required to execute the Contract Agreement at Riyadh
(copy of which along with Annexure is annexed hereto and shall form part of these
presents).

AND WHEREAS the obligor has accepted the said offer and agreed to execute and furnish
the documents as mentioned herein before.

NOW THE CONDITION OF THE ABOVE OBLIGATIONS IS:

That in case Obligor commits any breach of any of the terms and conditions of the
aforesaid Contract agreement or appointment letter, the obligor and the surety above
named or their respective legal representatives, heirs, executors and administrators shall
forthwith pay to the said Company on demand and without demur the said sum of SR

3,50,000/- (Indian Rupees Three Lacs Fifty Thousands only) from the date of demand AND TOGETHER with all costs between attorney and clients and all charges and expenses that shall or may have been incurred by the Company.

And upon the obligor and the Surety making such payment the above written obligation shall be void and of no effect, otherwise it shall be and remain in full force and virtue PROVIDED ALWAYS that the liability of the Surety hereunder shall not be impaired or discharged by reason of time being granted or by any forbearance, act or omission of the Company or any person authorized by it (whether with or without the consent or knowledge of the Surety) nor shall it be necessary for the Company to sue the obligor before suing the Surety or any of them for amounts due under this Bond.

This bond shall for the purpose of jurisdiction be always deemed to have been executed at the place of acceptance which place shall alone have the jurisdiction to try any dispute arising from or out of this Bond.

This Bond shall remain valid and binding upon the Obligor and the Surety for a period of Two (2) years from the date of its execution.

Dated this _____ Day of _____ 2025

Signed and delivered by Obligor names above.

OBLIGOR

Witness name and address:

1 _____

2 _____

Signed and delivered by the Surety above named:

Surety

Witness name and address:

1 _____

2 _____