



AMENDMENT NO.2 Dated 13.11.2024

Ref IFB No: HLL/SD/2024-25/TENDER/89 Dt: 01.11.2024

E-Tender ID: 2024_HLL_213247_1

The following amendment has been incorporated in the above mentioned e-tender for Empanelment of Aggregators for the Supply of products in Customized Packaging for Arogya Maitri Project.

1.

FOR

ITB, Section 2 - Minimum Eligibility Criteria

Clause 1.3

Bidders/ Lead Bidder(s) have to submit an electronic tablet with suitable software along with sample data for retrieving all data pertaining to the contents packed in the cuboids, write up of each item such as indication, contraindications, adverse events. The total languages will be 86 for the Arogya Maitri project out of which, the above mentioned contents are to be provided in 5 languages namely English, Hindi, French, Spanish and Portuguese in the Electronic tab for the technical evaluation demonstration during the EOI evaluation stage which shall form a part of selection process for the empanelment. The tablet with suitable software as per the specification mentioned in this EOI along with sample data is to be arranged at HLL warehouse at Gurgaon after opening and documentary evaluation of technical bid. The tablet is to be arranged within 7 days from the intimation from HLL

MAY BE READ US

ITB, Section 2 – Minimum Eligibility Criteria

Clause 1.3

Bidders/ Lead Bidder(s) have to submit an electronic tablet with suitable software along with sample data for retrieving all data pertaining to the contents packed in the cuboids, write up of each item such as indication, contraindications, adverse events. The total languages will be 86 for the Arogya Maitri project out of which, the above mentioned contents are to be provided in 5 languages namely English, Hindi, French, Spanish and Portuguese in the Electronic tab for the technical evaluation demonstration during the EOI evaluation stage which shall form a part of selection process for the empanelment. The tablet with suitable software as per the specification mentioned in this EOI along with sample data is to be arranged at HLL warehouse at Gurgaon after opening and documentary evaluation of technical bid. The tablet is to be arranged within **60** days from the intimation from HLL





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c.

(This Annexuure shall be filled wherever space left blank and to be executed in the stamp paper of Rs.200 and to be notarized)

Annexure 11

CONSORTIUM AGREEMENT

This agreement (hereinafter referred as "Agreement") is entered on this the day of 20by and between;		
M/shaving its registered office at,		
incorporated as company under companies Act 1956 (hereinafter referred as "Lead		
Bidder") which the expression shall unless otherwise include all its successors and		
permitted assigns and represented byin the		
capacity ofof the FIRSTPART.		
AND		
M/s. (CIN No) having its registered office at		
, incorporated as company under companies		
Act 1956 (hereinafter referred as "Member Partner") which the expression shall unless		
otherwise include all its successors and permitted assigns and represented by		
in the capacity ofof the SECONDPART.		
For the purpose of this Agreement both the "Lead bidder" as well as "Member Partner" are		
collectively called "Partners" and individually called "Partner".		
Whereas – HLL Lifecare Limited (Purchaser/HLL) has floated an EOI vide EOI No: HLL/SD/RBD/2022-23/EOI/11 Dtd 10-08-2022 for Empanelment of Aggregators for the Supply of Aluminum Cuboids and other products as per Customized Packaging for onward supplies to Overseas countries (herein after referred as "EOI")		
As per the EOI document, bids submitted by any Consortiums will also be considered / permitted; provided such bids fulfill all the specific requirements in that regard.		
Now the Parties to this Agreement decided to form a CONSORTIUM to participate in the EOI.		

AND WHEREAS the bid is being submitted based on the CONSORTIUM agreement being these presents and the bid with its bid forms and submission documents in accordance with the requirement of EOI document conditions and requirements have been signed by

all the partners and submitted to HLL Lifecare Ltd,





NOW THIS AGREEMENT WITNESSTH HEREIN AS FOLLOWS

- 1. That the Parties to this Agreement do hereby agrees to participate as Consortium in the EOI in the name of the Lead Bidder as mutually agreed between the parties hereto.
- 2. **Tenure:** This Agreement shall be valid till the date of either rejection of the Bid submitted by this CONSORTIUM agreement against the EOI floated by the HLL or till the expiry of the Contract entered between the CONSORTIUM members and HLL in case of award of the EOI to this CONSORTIUM.
- 4. The lead bidder shall be jointly and severally responsible for the works to be undertaken under the EOI and it shall be the nodal point for HLL for queries, purchase orders, execution of the work and payments.
- In case of any breach of the said Contract by any of the partners of the CONSORTIUM, we hereby agree to be fully responsible for the successful execution/ performance of the Contract in accordance with the terms of the Contract.
- 6. Further, if HLL suffers any loss or damage on account of any breach of the Contract or any shortfall in the completed work meeting the guaranteed performance parameters as per the technical specifications/ contract documents, the Lead bidder undertakes to promptly make good such loss or damage caused to HLL, on HLL's demand without any demure. HLL shall have the right to proceed against.
- 7. The financial liability of the partners to this CONSORTIUM Agreement, to HLL with respect to the any or all claims arising out of the performance or non-performance of the Contract shall, however be not limited in any way so as to restrict or limit the liabilities of either of the partner.
- 8. It is expressly understood and agreed between the partners to this agreement that the responsibilities and obligations of each of the partners shall be as delineated in this agreement. It is further agreed by the partners that the above sharing of responsibilities and obligations shall not in any way be a limitation of the joint and several responsibilities of the partners under the Contract





9. OBLIGATIONS OF THE MEMBER PARTNER(s)

- a. That, the Member Partner(s) ensures the procurement and supply of the items as per the scope of work mentioned in the EOI.
- b. That, the other Partner ensures to provide necessary training to the staffs employed in respective training centers operating under the provisions of the contract signed with Lead partner.
- c. That, the consortium parties agrees to provide necessary repairers and replacements for supplied items, if any found defective during the tenure of the agreement between the consortium and HLL.
- 10. This CONSORTIUM Agreement shall be governed, construed and interpreted in accordance with Laws of India. Courts of Thiruvananthapuram shall have exclusive jurisdiction in all matters arising thereunder.
- 11. In case of award of contract, we the partners to this CONSORTIUM Agreement do hereby agree that the Lead Bidder shall furnish the pre contract agreement (if any) before the Contract Award.
- 12. It is further agreed that this CONSORTIUM Agreement shall be irrevocable and shall form an integral part of the Contract with HLL and shall continue to be enforceable till the CONSORTIUM members discharges the same. It shall be effective on the date first above mentioned for all purposes and intents.
- 13. In case of award of contract, parties do hereby agree that, the invoice will be raised by and payment shall be released to, the Lead bidder only.
- 14. In case of consortium partner is found to be bidding himself as a bidder in this EOI, both Lead bidder and consortium partner will be disqualified from project immediately.
- 15. Each of the Parties hereto agrees that they shall perform their obligations as set out in this agreement so as to complete the project undertaken as a successful venture.
- 16. This Agreement represents the entire and integrated agreement between the Parties and supersedes all prior negotiations, representations and agreements, either written or oral. This Agreement cannot be modified without written permission from HLL.
- 17. The Parties to this Agreement respectively bind themselves, their successors, assigns and legal representatives to the other Party with respect to all covenants of this Agreement;
- 18. The obligation of each party to contribute in accordance with this Agreement to the satisfaction of all debts and liabilities of the Consortium shall survive the termination of contract with HLL.
- 19. This Agreement shall be binding upon the Parties hereto and their successors in title and all the shareholders of the Consortium Company and their respective heirs, executors, administrators, successors in title and assigns as the case may be;



a.



IN WITNESS WHEREOF, the partners to this CONSORTIUM agreement have, through their respective authorized representatives, have executed these presents and affixed their hands and common seal of their respective companies on the day, month and year first abovementioned.

For M/s	For M/s
Authorized Signatory Witn	
MAY BE READ AS	
	space left blank and to be executed in the 00 and to be notarized)
CONSORTIUM	Annexure 11 AGREEMENT
This agreement (hereinafter referred as "Agreand be M/s. (CIN No)	twoon:
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AN	ID
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For the purpose of this Agreement both the "Lacollectively called "Partners" and individually of Whereas –	
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b. As per the EOI document, bids submitted by any Consortiums will also be considered /

to Overseas countries (herein after referred as "EOI")





permitted; provided such bids fulfill all the specific requirements in that regard.

- c. Now the Parties to this Agreement decided to form a CONSORTIUM to participate in the EOI.
- d. AND WHEREAS the bid is being submitted based on the CONSORTIUM agreement being these presents and the bid with its bid forms and submission documents in accordance with the requirement of EOI document conditions and requirements have been signed by all the partners and submitted to HLL Lifecare Ltd.

NOW THIS AGREEMENT WITNESSTH HEREIN AS FOLLOWS

- 1. That the Parties to this Agreement do hereby agrees to participate as Consortium in the EOI in the name of the Lead Bidder as mutually agreed between the parties hereto.
- 2. **Tenure:** This Agreement shall be valid till the date of either rejection of the Bid submitted by this CONSORTIUM agreement against the EOI floated by the HLL or till the expiry of the Contract entered between the CONSORTIUM members and HLL in case of award of the EOI to this CONSORTIUM.
- 3. In consideration of the bid submission by us to HLL, if considered acceptable, and the award of contract by HLL to the CONSORTIUM (if selected by), we the partners to the CONSORTIUM, hereby agree that M/s...... shall act as the Lead bidder for self, and for and on behalf of the other partner / Member Partner and further declare and confirm that _____shall be solely bound to HLL for execution of the contract in accordance with the contract terms and shall perform all contractual obligations including technical guarantees. Further, the Lead bidder is authorized to incur liabilities and receive instructions for and on behalf of any or all partners of the CONSORTIUM.
- 4. The lead bidder shall be jointly and severally responsible for the works to be undertaken under the EOI and it shall be the nodal point for HLL for queries, purchase orders, execution of the work and payments.
- In case of any breach of the said Contract by any of the partners of the CONSORTIUM, we hereby agree to be fully responsible for the successful execution/ performance of the Contract in accordance with the terms of the Contract.
- 6. Further, if HLL suffers any loss or damage on account of any breach of the Contract or any shortfall in the completed work meeting the guaranteed performance parameters as per the technical specifications/ contract documents, the Lead bidder undertakes to promptly make good such loss or damage caused to HLL, on HLL's demand without any demure. HLL shall have the right to proceed against.
- 7. The financial liability of the partners to this CONSORTIUM Agreement, to HLL with respect to the any or all claims arising out of the performance or non-performance of the Contract





shall, however be not limited in any way so as to restrict or limit the liabilities of either of the partner.

- 8. It is expressly understood and agreed between the partners to this agreement that the responsibilities and obligations of each of the partners shall be as delineated in this agreement. It is further agreed by the partners that the above sharing of responsibilities and obligations shall not in any way be a limitation of the joint and several responsibilities of the partners under the Contract
- 9. OBLIGATIONS OF THE MEMBER PARTNER(s)
 - a. That, the Member Partner(s) ensures the procurement and supply of the items as per the scope of work mentioned in the EOI.
 - b. That, the other Partner ensures to provide necessary training to the staffs employed in respective training centers operating under the provisions of the contract signed with Lead partner.
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- 14. In case of consortium partner is found to be bidding himself as a bidder in this EOI, both Lead bidder and consortium partner will be disqualified from project immediately.
- 15. Each of the Parties hereto agrees that they shall perform their obligations as set out in this agreement so as to complete the project undertaken as a successful venture.
- 16. This Agreement represents the entire and integrated agreement between the Parties and supersedes all prior negotiations, representations and agreements, either written or oral. This Agreement cannot be modified without written permission from HLL.
- 17. The Parties to this Agreement respectively bind themselves, their successors, assigns and legal representatives to the other Party with respect to all covenants of this Agreement;





- 18. The obligation of each party to contribute in accordance with this Agreement to the satisfaction of all debts and liabilities of the Consortium shall survive the termination of contract with HLL.
- 19. This Agreement shall be binding upon the Parties hereto and their successors in title and all the shareholders of the Consortium Company and their respective heirs, executors, administrators, successors in title and assigns as the case may be;
 IN WITNESS WHEREOF, the partners to this CONSORTIUM agreement have, through

their respective authorized representatives, have executed these presents and affixed their hands and common seal of their respective companies on the day, month and year first abovementioned.

For M/s	For M/s
Authorized Signatory	Authorized Signatory
	/itness
	1
	:
	2.

Vice President VP (PS) & GH (HCS)