

Amendment No: 2 Issued on dated 03/09/2014

Ref: Tender Enquiry No: HLL/PCD/IMPCL-06/14-15 dtd.11/08/2014 issued on 11/08/2014 & subsequent Amendment.

Following amendments are issued to the above Tender Enquiry Document

In Section I: Notice Inviting Tenders (NIT)

For Clause:

1. Procurement & Consultancy Services Division of HLL Lifecare Limited, for and on behalf of The Managing Director of Indian Medicines Pharmaceutical Corporation Ltd. Almora Uttrakhand, Ministry of Health & Family Welfare, Govt. of India, invites sealed tenders, from eligible and qualified manufactures tenderers for supply.....

Read As:

1. Procurement & Consultancy Services Division of HLL Lifecare Limited, for and on behalf of Indian Medicines Pharmaceutical Corporation Ltd. (IMPCL), Ministry of Health & Family Welfare, Govt. of India, invites sealed tenders, from eligible and qualified tenderers for supply.....

For Clause:

2. Tender No.: HLL/PCD/IMPCL-06/14-15

SI No.	Description	Schedule
vi.	Closing date & time for receipt of Tender	11.09.2014, 02.00 PM
vii.	Time and date of opening of Techno-Commercial tenders	11.09.2014, 02.30 PM

Read As:

2. Tender No.: HLL/PCD/IMPCL-06/14-15

SI No.	Description	Schedule
vi.	Closing date & time for receipt of Tender	18.09.2014, 02.00 PM
vii.	Time and date of opening of Techno-Commercial tenders	18.09.2014, 02.30 PM

In Section II: General Instruction to Tenderers (GIT)

For Clause

- 13.4. b) any sales or other taxes and any duties including excise duty, which will be payable on the finished goods if the contract is awarded :

Read As:

- 13.4. b) any sales or other taxes and any duties including excise duty, which will be payable on the finished goods if the contract is awarded (**Purchaser will provide concessional "Form-C" wherever applicable**) ;

For Clause

19.1 Pursuant to GIT clauses 8.1 and 11.1(B) the tenderer shall furnish along with its tender, earnest money for amount as shown in the List of Requirements. The earnest money is required to protect the purchaser against the risk of the tenderer's unwarranted conduct as amplified under sub-clause 19.7 below.

Read As:

19.1 Pursuant to GIT clauses 8.1 and 11.1(A) the tenderer shall furnish along with its tender, earnest money for amount as shown in the NIT / List of Requirements. The earnest money is required to protect the purchaser against the risk of the tenderer's unwarranted conduct as amplified under sub-clause 19.7 below.

For Clause

19.3 The earnest money shall be as per GIT clause 12.2. The earnest money shall be furnished in one of the following forms:

Read As:

19.3 The earnest money shall be as per GIT clause 12. The earnest money shall be furnished in one of the following forms:

For Clause

27.5 The following are some of the important aspects, for which a tender shall be declared non-responsive and will be summarily ignored;

- (i) Deleted
- (xi) Tenderer is not eligible as per GIT Clauses 5.1 & 17.1.

Read As:

27.5 The following are some of the important aspects, for which a tender shall be declared non-responsive and will be summarily ignored;

- (i) Tender Form
- (xi) Tenderer is not eligible as per GIT Clauses 5 & 17.1.

For Clause

35.2 The purchaser's evaluation of tender will also take into account the price quoted for essential spares for comparison purpose.

Read As:

35.2 Deleted

In Section IV: General Conditions of Contract (GCC)
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For Clause

13. Incidental services

- 13.1 i) Installation & commissioning, trial run, supervision and demonstration of performance test run of the goods

Read As:

13. Incidental services

- 13.1 i) Installation, testing, commissioning, trial run, supervision and demonstration of performance test run

In Section VI: List of Requirements
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For Clause

Part III: Scope of Incidental Services:

Added:

Supplier shall comply with all statutory requirements related to incidental services work to be carried out at IMPCL site, including all applicable safety regulations.

Clause Added:

Part VII:

The following utilities shall be provided by the owner at the IMPCL site for installation, testing, commissioning, trial run and performance test run.

1. Power
2. Water (raw and DM)
3. Steam
4. Compressed air

In Section VII: Technical Specification
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The following note is added to Technical Specification:

The following para are **added** in the existing Technical Specification:

NOTE (1): Where ever specific make (s)/ equivalent is specified, and in case supplier is supplying equivalent make, he shall obtain prior approval from the purchaser for such equivalent make.

NOTE (2): All electrical wiring, connection and trial run are in scope of supplier.

NOTE (3): Scope of Standard Documentation for complete line

- Validation documents DQ, OQ, IQ, PQ etc.
- Material Test certificate for contact parts
- Installation & Maintenance Manual
- Spare Part List
- Certificates, Manual for Bought out items
- Electrical Diagram

- Schematic Diagram and GA Drawings of all machines showing dimensions should be approved from the purchaser before manufacturing.
- Inspection- By Client/Purchaser or by their nominated agency.
- Trial- No load and with load running for 1(One) Hr at vendor factory.
- Final Trial & validation with doc to be provided by supplier.
- Quarterly route inspection of machines in the defect liability period has to be done by the supplier that without any additional charge to purchaser.
- Packing- Wrapped in Plastic/ wooden box with Net wt and gross Wt –vendor to specify Installation and commissioning - At client site

All other contents of the Tender Enquiry Document including terms and conditions of the tender enquiry remain unchanged.

.....**End**.....