

Monitoring of Pesticide Residues at National level Project
(Department of Agriculture Cooperation & Farmers Welfare),
Ministry of Agriculture & Farmers Welfare

Through

rites limited
(Procurement Agent)
Materials System Management Division
rites Office Complex, Annex Building, 4th Floor,
Plot No.144, Sector 44, GURGAON, INDIA

Dated: 31.08.2018

Amendment No-1

INTERNATIONAL COMPETITIVE BIDDING

IFB No.: RITES/MSM/MPRNL/01/2018/Rebid due for opening on 18.09.2018

For

Procurement of GC-MS/MS with Triple Quadrupole System and LC-MS/MS with Triple Quadrupole System

The following amendments in the subject bid document are hereby authorized:-

Sl. No.	Reference	Existing	Modified
Section I : Invitation for Bids & Section II: Instructions To Bidders			
1.	Pg-1, Pg-4, Point no. 5 & Pg-25 Point no. 20	Deadline for Submission of Bids: 14:15 Hrs. (IST) on 17-09-2018 .	Deadline for Submission of Bids: 14:15 Hrs. (IST) on 23-09-2018 .
2.	Pg-1, Pg-5, Point no. 6 & Pg-25 Point no. 23	The techno-commercial bids will be opened at 1430 hrs. (IST) on 18-09-2018 (Time and Date) .	The techno-commercial bids will be opened at 1430 hrs. (IST) on 24-09-2018 (Time and Date) .
Section II: Instructions To Bidders			
3.	Pg 20 Clause 17.1	Bids shall remain valid for a period of 120 days after the last date of uploading of bids prescribed by the Purchaser, pursuant to ITB Clause 20 i.e. up to 16-01-2019 . A bid valid for a shorter period shall be rejected by the Purchaser as non-responsive..	Bids shall remain valid for a period of 120 days after the last date of uploading of bids prescribed by the Purchaser, pursuant to ITB Clause 20 i.e. up to 22-01-2019 A bid valid for a shorter period shall be rejected by the Purchaser as non-responsive..
4.	Pg 21 Clause 18.1(e)	remain valid for a period of 45 days beyond the original validity period of bids i.e. up to 02-03-2019 , or beyond any period of extension subsequently requested under ITB Clause 18.3	remain valid for a period of 45 days beyond the original validity period of bids i.e. up to 08-03-2019 , or beyond any period of extension subsequently requested under ITB Clause 18.3
5.	Pg-10: Clause5.1.2(i)	The bidder must have supplied and provided after-sales services satisfactorily of similar equipment for at least of the quantity indicated below during the last five calendar years , viz. 2013-2017 and the goods should have been in successful operation for at least two years as on date of bid opening.	The bidder must have supplied and provided after-sales services satisfactorily of similar equipment for at least of the quantity indicated below during the last five calendar years , viz. 2012-2016 and the goods should have been in successful operation for at least two years as on date of bid opening.
6.	Pg-11: Clause5.2(b)	The bidder, as authorized by the manufacturer, has supplied and provided after-sales services satisfactorily of similar equipment for at least 25% of the quantity indicated against the schedule under "Section – IV: Schedule of Requirements" in the last five calendar years , viz. 2013-2017 and the goods should have been in successful operation for at least two years as on date of opening.	The bidder, as authorized by the manufacturer, has supplied and provided after-sales services satisfactorily of similar equipment for at least 25% of the quantity indicated against the schedule under "Section – IV: Schedule of Requirements" in the last five calendar years , viz. 2012-2016 and the goods should have been in successful operation for at least two years as on date of opening.
7.	Pg 17: Clause 14.2(a)	For goods offered from within the Purchasers country(in Price Schedule for Domestic Goods)	For goods offered from within the Purchasers country(in Price Schedule for Domestic Goods)

Sl. No.	Reference	Existing	Modified
		(Form 3 of Section VI):-	or Goods already imported) (Form 3 of Section VI):-
8.	Pg 17: Clause 14.2(b)	For Goods manufactured outside the Purchaser's Country, (to be imported or already imported)(Form 4 of Section VI)	For Goods manufactured outside the Purchaser's Country, (to be imported)(Form 4 of Section VI)
9.	Pg18	The contract will be placed on CIP Final destination. In case Custom Duty Exemption certificate is not provided the duty will be reimbursed on actual on submission of documentary evidence, subject to maximum mentioned in the price schedule submitted. Evaluation will be done on DDP Consignee Destination Price, but order will be placed on CIP final Destination Price. However custom clearance & delivery upto consignee destination shall be the responsibility of the supplier.	<p>The contract will be placed on DDP Consignee Destination. Custom Duty Exemption Certificate will be provided. If some Custom Duty is still leviable despite issue of Custom Exemption Certificate then only that much amount of leviable custom duty should be quoted in the price schedule in DDP consignee destination price .</p> <p>If after issuance of Custom Exemption Certificate no Custom Duty is leviable, then please mention zero in the Custom Duty column. If Zero Custom Duty is mentioned in the price schedule then no reimbursement shall be made on this account.</p> <p>The custom duty at actuals subject to maximum that is mentioned in the price schedule shall be reimbursed on production of original documents.</p> <p>If Custom Duty is quoted other than INR then for evaluation purpose, Custom Duty will be converted into INR with rate applicable at the date of bid opening.</p> <p>Evaluation and placement of order will be done on DDP Consignee Destination Price.</p> <p>In case Custom Duty Exemption certificate is not provided the duty will be reimbursed on actuals on submission of documentary evidence.</p> <p>Please note that all risks for supply of goods and its ownership upto consignee destination shall be with supplier. Supplier should take insurance on "All Risks Cover" basis upto Consignee Destination. Custom clearance & delivery upto consignee destination shall be the responsibility of supplier.</p>
Section III: General Conditions of Contract			
10.	Pg 36: Inspection & Tests Clause 8.1	The Supplier shall get main equipment (GC-MS/MS / LC-MS/MS) inspected in manufacturer's works and submit detailed test reports for the same. He shall also provide, for each equipment, a Manufacturer's Quality certificate that the equipment conforms to specifications laid down in this Contract	The Supplier shall provide their internal detailed test/inspection reports for each equipment and a Manufacturer's Quality certificate that the equipment conforms to specifications laid down in this Contract
11.	Pg 36: Inspection & Tests Clause 8.4	Pre-dispatch Inspection: The Purchaser or his representative may, at his option, inspect and/or test any or all items of the goods to confirm their conformity to the Contract, prior to dispatch from the manufacturer's/ supplier's premises. Such inspection and clearance will not prejudice the right of the consignee to inspect and test the equipment on receipt at destination.	Deleted
12.	Pg-40 : Clause 16(c)	LC opening charges will be borne by the Supplier.	LC opening charges within India will be borne

Sl. No.	Reference	Existing	Modified
	LC Payment (iii)		by the purchaser and outside India will be borne by beneficiary.
13.	Pg-41 : Clause 16(d) Custom Duty	If Customs Duty is quoted in currencies other than INR, the amount of Customs Duty converted into INR on the date of opening of bid shall be the upper limit of the amount of Customs Duty payable; subject to statutory variation and variation in exchange rate(s).	If Customs Duty is quoted in currencies other than INR, the amount of Customs Duty payable will be converted into INR as on the date of custom clearance .This shall be the upper limit of the amount of Customs Duty payable; subject to statutory variation and variation in exchange rate(s). RITES will arrange release of Bank release order which is required for custom clearance of the goods.
Section V: Technical Specifications			
Schedule I:GC-MS/MS			
14.	Pg-51	GC should have provision of EPC/EFC/PPC/IEC for all the pneumatic parameters with pressure range upto at least 140 psi or more for use of wide variety of Capillary columns with resolution of 0.01 psi	GC should have provision of EPC/EFC/PPC/IEC for all the pneumatic parameters with pressure range upto at least 100 psi or more for use of wide variety of Capillary columns with resolution of 0.01 psi
15.	Pg-51: Injector	Injector port should have PTV and Split/Splitless facility	Injector port should have Programmable Temperature Injector with Split/Splitless facility
16.	Pg 51 Temperature Range	Ambient +5 to450°C (PTV) Ambient +5 to 400°C (Split/Splitless)	Temperature Range : Ambient +5 to 400°C
17.	Pg 51 Rate of heating	250°C / min or more	600°C / min or more
18.	Pg 51 Turbo molecular pump	Turbo molecular pumps should be more than 400 liters / sec or higher capacity. Total gas flow must be more than 6 ml/min or more.	Turbo molecular pumps should be more than 300 liters / sec or higher capacity.”
19.	Pg-52: Library	Original licensed version of NIST 2017 or latest version and the latest pesticide library/ MRM database for at least 500 pesticides and contaminants.	Original licensed version of NIST 2017 or latest version and the latest pesticide library/ MRM database for at least 1000 pesticides and contaminants
20.	Pg-52: Consumables	Columns: 2 numbers of HP-5MS column or equivalent (25-micron x .25 mm, 30 meter)	Columns: 2 numbers of HP-5MS column or equivalent (0.25-micron x 0.25 mm, 30 meter)
21.	Pg-53: Qualification Tests	The company should perform IQ, PQ and OQ tests with documentation at the time of installation	The company should perform IQ and OQ tests with documentation at the time of installation
Schedule II LC-MS/MS:			
22.	Pg-53: Solvent Delivery System	System should have ultra-high performance Quaternary Pump with inbuilt on-line vacuum degasser. Flow Range: 0.01 – 2.0 ml/min or better Operating Pressure: 0-15000 Psi at 1 ml/min Flow Rate Precision: 0.08% RSD.	System should have ultra-high performance Binary / Quaternary Pump with inbuilt on-line vacuum degasser. Flow Range: 0.01 – 2.0 ml/min or better Operating Pressure: 0-15000 Psi at 1 ml/min or better Flow Rate Precision: 0.08% RSD
23.	Pg-54: Detector	Should be electron multiplier tube (EMT) detector or photomultiplier tube (PMT) or Discreet dynamo detector (DDD).	Should be Channel Electron Multiplier Tube (EMT) detector or photomultiplier tube (PMT) or Discreet dynode detector (DDD) having linear dynamic range of at least 6 orders or higher
24.	Pg-54: MS Interface	Should have Orifice with heated desolvation gas more than 400 °C	Equipment should have Orifice with heated desolvation temperature more than 400 °C.
25.	Pg-54 : Collision Cell	Should be capable of doing MRM/ SRM analysis for optimal high data acquisition rate with no cross talk in collision cell.	The cross talk in collision cell should be 0.001% or less
26.	Pg-54: Syringe Pump	Should have a syringe pump.	Equipment should have built in syringe pump or equivalent technology
27.	Pg-55: Qualification Tests	The company should perform IQ, PQ and OQ	The company should perform IQ and OQ tests

Sl. No.	Reference	Existing	Modified
		tests with documentation at the time of installation	with documentation at the time of installation
Section VI: Sample Forms			
28.	Page 61 Form 4	<p>e) Custom Duty Exemption certificate will be provided. In case Custom Duty Exemption certificate is not provided the duty will be reimbursed on actuals on submission of documentary evidence, subject to maximum mentioned in the price schedule submitted.</p> <p>f) Evaluation will be done on DDP Consignee Destination Price, but order will be placed on CIP final Destination Price to facilitate payment of Custom Duty separately as per actual, if it is liveable. Please note that all risks for supply of goods and its ownership upto consignee destination shall be with supplier. Supplier should take insurance on “All Risks Cover” basis upto Consignee Destination. Custom clearance & delivery upto consignee destination shall be the responsibility of supplier.</p>	<p>The contract will be placed on DDP Consignee Destination. Custom Duty Exemption Certificate will be provided. If some Custom Duty is still leviable despite issue of Custom Exemption Certificate then only that much amount of leviable custom duty should be quoted in the price schedule in DDP consignee destination price .</p> <p>If after issuance of Custom Exemption Certificate no Custom Duty is leviable, then please mention zero in the Custom Duty column. If Zero Custom Duty is mentioned in the price schedule then no reimbursement shall be made on this account.</p> <p>The custom duty at actuals subject to maximum that is mentioned in the price schedule shall be reimbursed on production of original documents.</p> <p>If Custom Duty is quoted other than INR then for evaluation purpose, Custom Duty will be converted into INR with rate applicable at the date of bid opening.</p> <p>Evaluation and placement of order will be done on DDP Consignee Destination Price.</p> <p>In case Custom Duty Exemption certificate is not provided the duty will be reimbursed on actuals on submission of documentary evidence.</p> <p>Please note that all risks for supply of goods and its ownership upto consignee destination shall be with supplier. Supplier should take insurance on “All Risks Cover” basis upto Consignee Destination. Custom clearance & delivery upto consignee destination shall be the responsibility of supplier.</p>

All other terms and conditions of the Bid Document shall remain unchanged.

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