

M/s. MYRADA ARIVALAYAM – CIDORR

(a unit of MYRADA KVK)

Tender No: SFURTI/TN-MET/01/2016-17 dt.29.06.2016

Tender for the supply, erection and commissioning of 1 No.Coir PVC Tufted Mat Manufacturing Machine with Printing Facility & Supporting machineries on turnkey basis

CORRIGENDUM-1 dated 26.07.16

Tender document for the supply, erection and commissioning of 1 No.Coir PVC Tufted Mat Manufacturing Machine with Printing Facility & Supporting machineries on turnkey basis was already published in the website on 29.06.2016.

Based on the queries raised during the pre-bid meeting held on 20.07.2016 and representations received through mail/letters, the following amendments are issued in the tender schedule:

Sl. No	Page. No	Title	Clause No	For	Read as
1.	7	Agreement	18	The successful tenderer should execute an agreement as may be drawn up to suit the conditions on a non-judicial stamp paper of value, as prescribed in law on the date of remittance of Security Deposit and shall pay for all stamps and legal expenses incidental thereto. In the event of failure to execute the agreement, within the time prescribed, the EMD/SD amount remitted by the tenderer will be forfeited besides cancelling the Tender.	The successful tenderer should execute an agreement as may be drawn up to suit the conditions in the tender document on a non-judicial stamp paper of value, as prescribed in law on the date of remittance of Security Deposit and shall pay for all stamps and legal expenses incidental thereto. In the event of failure to execute the agreement, within the time prescribed, the EMD/SD amount remitted by the tenderer will be forfeited besides cancelling the Tender.

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2.	8	Performance Guarantee	23 (b)	23 (b) During performance guarantee period of 12 months they should attend any call from M/s. MYRADA Arivalayam - CIDORR immediately, in case of any problems, related to operation or malfunctioning of the machine, without any delay for regular functioning of the cluster. The above service should be done at Free of cost.	24 (b) During performance guarantee period of 12 months they should attend any call from M/s. MYRADA Arivalayam - CIDORR immediately, in case of manufacturing defect of mechanical parts and electrical components, related to operation or malfunctioning of the machine, without any delay for regular functioning of the plant. The above service should be done at Free of cost.
3.	9	Payment Conditions	24	<p>24(a) 20% of contract value will be paid on execution of agreement. The Tenderer should produce Bank guarantee for the equal amount, which should be valid for a minimum period of 12 months. If necessary the bank guarantee should be extended for the required period as requested by M/s. MYRADA Arivalayam - CIDORR.</p> <p>24(b) 75% of the contract value will be paid on receipt of the complete set of machinery as per the order in full in good condition, at the destination, after acceptance by the tender committee.</p>	<p>24(a) 40% of contract value will be paid on execution of agreement. The Tenderer should produce Bank guarantee for the equal amount, which should be valid for a minimum period of 12 months. If necessary the bank guarantee should be extended for the required period as requested by M/s. MYRADA Arivalayam - CIDORR.</p> <p>24(b) 55% of the contract value will be paid on receipt of the complete set of machinery as per the order in full in good condition, at the destination, after acceptance by the tender committee.</p>

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				<p>24(c) The balance 5% and SD will be released only after satisfactory completion of the entire contract, including performance test and submission of bank guarantee equivalent to 10% of the total value of contract valid for 1 year towards performance guarantee.</p> <p>24(d) M/s. MYRADA Arivalayam - CIDORR also reserves the right to recover any dues from the tenderer, which is found on later date, during audit/excess payment, after final settlement is made to them. The successful tenderer is liable to pay such dues to the M/s. MYRADA Arivalayam - CIDORR immediately on demand, without raising any dispute/protest.</p>	<p>24(c) The balance 5% and SD will be released only after satisfactory completion of the entire contract, including performance test and submission of bank guarantee equivalent to 10% of the total value of contract valid for 1 year towards performance guarantee.</p> <p>24(d) M/s. MYRADA Arivalayam - CIDORR also reserves the right to recover any dues from the tenderer, which is found on later date, during audit/excess payment, after final settlement is made to them. The successful tenderer is liable to pay such dues to the M/s. MYRADA Arivalayam - CIDORR immediately on demand, without raising any dispute/protest.</p>
4.			25 (a)	<p>25 (a) Failure to execute the entire contract within 150 days from the date of issue of purchase order will attract a penalty of 1% per week, on the full value of the contract upto a maximum of 5%. Delays beyond that period will result in cancellation of the orders.</p>	<p>25 (a) Failure to execute the entire contract within 150 days from the date of issue of purchase order will attract a penalty of 1% per week, on the full value of the contract upto a maximum of 5%. Delays beyond that period will result in cancellation of the orders. Every step will be taken by the purchaser, to make</p>

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					infrastructure ready at the time of dispatch of Plant & Machinery and for commissioning of the Plant. If there is any delay due to any reason, solely on the part of the SPV, due to which the supplier could not effect delivery or commissioning, no penalty shall be imposed from the scheduled date of supply of machinery till the day the infrastructure made ready by SPV for dispatch or commissioning.
5.	9	Penalty	25 (b)	25 (b) The response time for attending the complaint raised by M/s. MYRADA Arivalayam - CIDORR has to be within 24 hours and resolution time for the same has to be within the next 48 hours. Failure to comply with the above time line will attract a penalty of Rs.1000/- per day.	25 (b) The response time for attending the complaint raised by M/s. MYRADA Arivalayam - CIDORR has to be within 48 hours and resolution time for the same has to be within the next 72 hours. Failure to comply with the above time line will attract a penalty of Rs.1000/- per day.
6.	9	Penalty	25 (c)	25 (c) Any delay on the part of M/s. MYRADA Arivalayam - CIDORR should be intimated and sorted out immediately without affecting the progress of works. This would no way restrict M/s. MYRADA Arivalayam - CIDORR from levying penalty.	25 (c) Any delay on the part of M/s. MYRADA Arivalayam - CIDORR to make arrangements for attending repair should be intimated and sorted out immediately without affecting the progress of works. This would no way restrict M/s. MYRADA Arivalayam - CIDORR from levying penalty.

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7.	11	Force Majeure	30	<u>To Add</u>	<p>Force Majeure Failure or delay in the part of tenderer for supply due to force majeure causes enumerated hereunder shall be considered, provided the supplier produces documentary evidence.</p> <ol style="list-style-type: none"> a. Natural phenomena, such as floods, drought, earthquakes and epidemics. b. Act of any Govt. Authority, domestic or foreign, such as wars declared or undeclared quarantines, embargoes licensing control on production or distribution restrictions. c. Accident and disruptions such as fire, explosion, increase in power cut with respect to date of tender opening etc., d. Strikes, slow down and lockouts. <p>The cause of force majeure condition will be taken into consideration only if the supplier notifies within 30 days from the occurrence of such eventualities. The purchaser shall verify the facts and grant such extension as the facts justify. For extension due to force majeure conditions, the supplier shall submit his representation with documentary evidence for scrutiny by the purchaser and decision of the purchaser shall be binding on the time. However, the price quoted by the bidder and accepted by the purchaser shall remain firm during such extended period. For the matter of clarity, Force Majeure shall not have any bearing on the price.</p>

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8.	12	Technical Specification	Annexure-1	<p><u>2. THERMIC FLUID HEATER</u></p> <p>Vertical Thermic Fluid Heater capable of a net heat output 600000kcal/hr, When fired on wood with a maximum Outlet temp. of 280 Deg. C.</p> <p>Complete with Chimney 350mm Dia at the Top and 800mm at the Bottom complete and 30 mtr. long with Air pre heater and ducting.</p> <p>Thermic fluid piping connecting the thermic fluid heater to the Cooking Oven and the return line to the Thermic Fluid heater complete with Thermic fluid pump and necessary valves, non return valves, strainer, etc.</p>	--No Change--
9.	12	Technical Specifications	Annexure-1	<p><u>7. SHEARING MACHINE</u></p> <p>Shearing machine suitable for shearing mat of Width 2.2mtr. and Pile height 15 to 30mm Complete with Drive motor, Control Panel, etc.</p> <p>Dust Collection system complete with Ducting for Suction Blower, and delivery ducting connected to a suitable Cyclone separating the dust with all necessary accessories.</p>	--No Change--

OTHER CLARIFICATIONS

Sl. No	Queries	Clarifications
1.	Erection gang should be provided accommodation near the site, for which all the expenses will be met by the tenderer	Will be complied
2.	Annexure I (a) Compliance to Technical specifications is not stipulated in the Tender documents of Tufting machine. Does it require?	As the Technical specifications are descriptive, Annexure I (a) format is not given for Tufting machine. Signature of the tenderer with seal in all pages of the Technical specification Annexure I document will be considered as Compliance to Technical specifications.
3.	Page 7 Clause 20(c & d) -- Facility should be provided to unload, store and thereafter to install at the site where the looms are to be installed soon after the looms are ready for delivery as per delivery schedule. If there is any delay due to non completion of infrastructural facilities such as building, power connection etc. the 2nd installment of payment which is due after the completion of supply has to be released within 10 days of intimation regarding readiness of machines from the tenderer.	Clause 20 (f) addresses the Query
4.	Page 7 Clause 20 (e) – Please add the following also to this clause: “ In case the purchaser fail to provide the facility for accepting the machine when it is ready for delivery and provide facility for installation within 1 month of date of delivery, the tenderer will be at liberty to divert the machine to some other client of his choice and claim compensation from the purchaser for the loss or damage caused to him due to this failure.	Clause 20 (f) addresses the Query

Sl. No	Queries	Clarifications
5.	<p>25(b) This clause may be amended as: “Service complaint reported by M/s. MYRADA Arivalayam - CIDORR should be attended within minimum lapse of time but not later than 2 days as the sending of technicians depends upon the availability of our technicians at the time of call. Further, a specific time cannot be fixed for the resolution without knowing the nature and gravity of the repair needed. For example, a repair needing to replace parts/components which is to be bought from out side state, will need time for transport etc and also some parts will need days for fabrication. So, time limit fixed as 48 hours may be deleted and amended as “as soon as possible” Imposing penalty for such routine attendance of work is not in keeping with the trade practice and hence may be deleted. Calls reporting minor repairs, such as damage to shuttle, picking sticks, picking belt, heddle eyes etc.will not come under the purview of this clause as they can be attended locally.</p>	<p>Clause 25 (b) amended. (Refer amendment above)</p>
6.	<p>25(c) This clause is confusing, because the delay on the part of the M/s. MYRADA Arivalayam - CIDORR should be sorted out by themselves and it is their responsibility to intimate about the repair to the supplier in time and there is no justification to impose penalty on the supplier for no fault on his part. So please delete this clause form the tender documents.</p>	<p>Clause 25 (c) amended. (Refer amendment above)</p>
7.	<p>Since the tenderer submits the tender in accordance with the tender conditions, no change can be effected to the tender conditions after the opening the tender</p>	<p>Will be complied.</p>