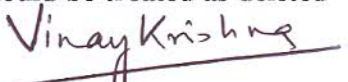


**Tender Amendment Notice for General Terms & Conditions**

In reference to tender letter no. 2328/HRS/2013 dt. 30.11.2013 under which date extension was done for Tender Numbers 1351, 1360, 1361, 1369, 2057, 2058 & 2059, which were previously invited vide letter no. 1377 & 2056 dated 23.8.2013 & 21.11.2013 respectively, for supply & installation of various equipments. Now following amendments are being proposed, all other tender terms & conditions will remain the same:

1. **Page-no. 6 point 2(ii)- In place of “equipment of model & make ” to be read as “equipment of similar model & make (out of which at least one user certificate for same model)”. And in place of “ last 12 months ” it should be read as “last 48 months.”** All other contents of this clause remain unchanged.
2. **Page-no. 6 point 3(i) para 2- The portion “All other consumables, Optional Accessories and softwares, available in the world market or mentioned in the product brochure or official website (As on Date), whose price has not been quoted in the price bid, shall have to be supplied free of cost to the purchase during the entire life time of the equipment supplied, i.e. upto 10 years “ should be treated as deleted and in its place it should be read as “Firms which do not furnish these details would be rejected.”**
3. **Page-no. 7 point 3(i)2- In place of “The prices of optional items (if not required) will be excluded for ranking purpose” it should be read as “The prices of optional items (if asked in tender specifications & if required) will be included for ranking purpose”.**
4. **Page-no. 7 point 3(iii) –In place of “tender of the quoted items” it should be read as “tender of the quoted items with same configuration”.**
5. **Page-no. 8 point (vi)-2(c)- In place of “complete supply of equipment against the Bank Guarantee of equal amount, valid till the time of successful installation, satisfactory working and required training.” it should be read as “supply of equipment against the Bank Guarantee of 10% and submission of a notarized affidavit on Rs. 100/= stamp paper declaring that the equipment supplied is not refurbished, is brand new and is being supplied as per purchase order”.**
6. **Page-no. 8 point (vi)-2(d) – “ to the satisfaction of Director of the concerned Institute.” should be treated as deleted.**
7. **Page-no. 10 point 7(i) - In place of “ within 90 days” it should be read as “within 120 days” and In place of “ from the date of issuance of purchase order ” it should be read as “from the date of establishing technically clear ILC in favour of tenderer or within 90 days from completion of turnkey work, whichever is applicable”**
8. **Page-no. 10 point 7(iii) -In place of “0.5% per week subject to a maximum of FOB value” it should be read as “0.5% per week of delay, for undelivered portion of goods or services, subject to maximum of 5% of contract value.”**
9. **Page-no. 11 point 9(ii) – The portion “In such case the bidder should take back the supplied model under warranty and provide the upgraded model free of cost to the purchaser, in the same manner as the supplier would supply to other world-wide customers” should be treated as deleted.**
10. **Page-no. 14 point 16- In place of original clause, please read this complete clause as “The successful tenderer will be required to provide training for personnels, involved in the use of equipment at our site for Four (4) weeks this period may be extended if required at Director’s discretion.”**
11. **Page-no. 15 point 19-h- “In case any part of the equipment supplied being found to be non functional the entire unit of equipment shall be taken as non functional.” this portion should be treated as deleted & all other contents of this clause remain unchanged.**

  
Director

LPS Institute of Cardiology  
Kanpur.

**C.C.To:**

1. DGME & T, Jawahar Bhawan, Lucknow, with request to putup the tender notice on Website “www.updgm.in”.
2. To Tenderers by e-mail.