

REQUEST FOR QUALIFICATION (RFQ) cum REQUEST FOR PROPOSAL (RFP) BID DOCUMENT

CORRIGENDUM OF SELECTION OF CT SCAN SERVICE PROVIDERS FOR SELECT LOCATIONS IN UTTAR PRADESH (Category 1)

Issue Date: <u>22/10/2016</u> Bid Reference No.: <u>SPMU/NHM/Procure/CT Scan/2016-17/27/01A</u>

> National Health Mission, Uttar Pradesh Mission Director, NHM-UP

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22nd October 2016

A Corrigendum is being issued for tender "SELECTION OF CT SCAN SERVICE PROVIDERS FOR SELECT LOCATIONS IN UTTAR PRADESH (Category 1)" having Bid Reference No. SPMU/NHM/Procure/CT Scan/2016-17/27/01A, first published on 12/08/2016 and last re-published with revisions (as Revised RFP) for re-tendering on 20/10/2016 on NHM website http://uprnhm.gov.in.

The Corrigendum to the Revised RFP published on 20/10/2016 contains the following modifications to the tender document:

#	Clause Title	Clause Ref. No.	Existing Clause	Revised Clause
1.	Part I – Instruction to Bidders: Scope of Work – Work Description	1.8.2.1	The Service Provider will be provided a free-of-cost space for CT Scan Center by the Paying / Implementing Authority within the District Hospital premises, having uninterrupted power supply and a dedicated adjacent space for setting up a DG Set/Generator as power back up. The Service Provider shall make the space provided for DG Set/Generator compliant to all applicable guidelines stipulated by State or Central Government. The Service Provider shall also make complete arrangements (including procurement of 16 slice CT Scan machine) with respect to compliance with AERB and Medical Imaging Standard No. CEA/ MIS – 028 to make the provided CT Scan Center space operational (Declaration for same needs to be submitted).	The Service Provider will be provided a free-of-cost space for CT Scan Center by the Paying / Implementing Authority within the District Hospital premises. The Paying/Implementing Authority will also provide power supply connection with a separate billing meter. Service Provider will be responsible for paying the electricity bills. There would also be a dedicated adjacent space for setting up a DG Set/Generator as power back up. The Service Provider shall make the space provided for DG Set/Generator compliant to all applicable guidelines stipulated by State or Central Government. The Service Provider shall also make complete arrangements (including procurement of 16 slice CT Scan machine) with respect to compliance with AERB and Medical Imaging Standard No. CEA/ MIS – 028 to make the provided CT Scan Center space operational (Declaration for same needs to be submitted).
2.	PART II – Draft Contract	Article 19.4	Other rights and obligations of the Authority	Upon Termination for any reason whatsoever:
	Agreement - TERMINATION		 Upon Termination for any reason whatsoever: (a) The Service Provider shall be deemed to have taken possession and control of the Equipment forthwith and vacated the Project site/premises for Authority's usage; (b) The Authority shall be entitled to restrain the Service Provider and any person claiming 	 (a) The Service Provider shall take possession and control of the Equipment forthwith and vacate the Project site/premises for Authority's usage; (b) Thereafter Authority shall be entitled to restrain the Service Provider and any person claiming through or under the Service Provider from entering upon the

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			through or under the Service Provider from	District Hospital or any Authority
			entering upon the District Hospital or any	controlled part of the Project;
			Authority controlled part of the Project;	
3.	PART II – Draft	Article 26.1.1	Termination due to Force Majeure Event	Termination due to Force Majeure Event
	Contract			
	Agreement -		(i) If the termination is due to a Force	If the termination is due to a Force Majeure Event,
	COMPENSATION		Majeure Event, compensation payable to	compensation payable to the Service Provider shall be
	UPON		the Service Provider shall be:	as per the following:
	TERMINATION		Total Debt Due	1. Return of the Performance Security
			LESS	submitted, after adjusting for applicable
			any amount due to the Authority by the	deductions/ Liquidated Damages as per the
			Service Provider under this Agreement	provisions of this Agreement
			LESS	2. Disbursement of Monthly Fee/Payment due
			all insurance claims received or admitted.	LESS
				any deductions/penalties and Insurance claims
			provided the Debt Due, as the case may be	received or admitted prior to occurrence of
			shall not exceed the Actual Project Cost.	Force Majeure event,
				if the Service Provider maintains Insurance
				Cover as stipulated under Article 15 of this
				Agreement.
4.	PART II – Draft	Article 26.1.2	Termination due to Service Provider Default	Termination due to Service Provider Default:
	Contract		If the termination is after the Commissioning	If the termination is due to a Service
	Agreement -		Date, due to a Service Provider Default, the	Provider Default, no Termination
	COMPENSATION		compensation payable by the Authority to	compensation shall be due or payable by the
	UPON		the Service Provider shall be:	Authority to the Service Provider and the
	TERMINATION		90% (ninety percent) of Total Debt Due;	entire Performance Security would be
			provided no compensation shall be payable	forfeited.
			to the Service Provider if the Service	
			Provider fails to maintain Insurance Cover as	
			stipulated under Article 15 of this	
			Agreement.	
			No Termination compensation shall be due	
			or payable on account of a Service Provider	
			Even of Default occurring prior to	
			Commissioning Date.	
5.	PART II – Draft	Article 26.1.3	Termination due to Authority Default	Termination due to Authority Default

	Contract Agreement - COMPENSATION UPON TERMINATION		If the termination is due to an Authority Default, the compensation payable by the Authority to the Service Provider shall be equal to the aggregate of (i) Total Debt Due plus (ii) 120% (one hundred twenty per cent) of the Adjusted Equity	 If the termination is due to an Authority Default, the compensation payable by the Authority to the Service Provider shall be as per the following: Return of the Performance Security submitted, after adjusting for applicable deductions/ Liquidated Damages as per the provisions of this Agreement Disbursement of Monthly Fee/Payment due LESS any deductions/penalties and Insurance claims received or admitted prior to occurrence of the Authority Default, if the Service Provider maintains Insurance Cover as stipulated under Article 15 of this Agreement.
6.	PART II – Draft Contract Agreement - COMPENSATION UPON TERMINATION	Article 26.1.4	For the purpose of calculation of Termination Compensation, Debt:Equity shall be taken as the minimum of actual value 70:30.	[Deleted]
7.	PART II – Draft Contract Agreement - COMPENSATION UPON TERMINATION	Article 26.1.7	Payment of Compensation to Lenders The Service Provider hereby irrevocably authorises the Authority to pay to the Lenders or at their instruction to any designated bank account in India the compensation payable to the Service Provider. The Service Provider confirms that upon such payment being made, the Authority shall stand duly discharged of its obligations regarding payment of compensation under this Agreement and the charge created by the Service Provider in favour of the Lenders on any of its assets taken over by the Authority shall stand satisfied and all such assets shall on and from the end of Contract or completion of Contract Agreement period be free from such charge. The Service Provider further confirms that	[Deleted]

in this Agreement, the Service the Lenders as the case may be shall be to remove at its/ their cost all such which are not taken over by the Authority al with the same in accordance with their erights under law. further, if there are no amounts ing and a certificate to that effect issued by its is furnished by the Service Provider to rity, the compensation shall be paid by the
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