GOVERNMENT OF INDIA DEPARTMENT OF SPACE ISRO PROPULSION COMPLEX (IPRC) MAHENDRAGIRI

Tender for Supply of Gaseous Helium in quads

Bids to be submitted online

Tender No.: IPRC/PURGP2/IP202400159001 dated 26-12-2024

A. Tender Details

Tender No :	IPRC/PURGP2/IP202400159001
Tender Date :	26-12-2024
Tender Classification:	GOODS
Purchase Entity :	PURGP2
Centre :	ISRO PROPULSION COMPLEX (IPRC)

Supply of Gaseous Helium in quads

Kindly go through the instruction carefully and quote.

Foreign vendors are not permitted to quote.

Only Class-I and Class-II Local suppliers as per Make in India (MII) Policy are eligible to participate in the bid and submit the MII declaration certificate which is mandatory.

The percentage of local content is mandatory and it should be specifically mentioned in the offer Preference will be given to Class-I Local Supplier and in their absence, Class-II Local Supplier will be considered.

MSME preference is applicable only against the claim of the manufacturer and production of documentary evidence by the manufacturers for the registration of particular item under MSME.

Last minute clarification on tenders will not be entertained.

This is an e-Tender. Hence Postal/Fax/Email tenders will not be accepted.

Acceptance of Guarantee / Warranty, PBG, SD, LD & AMC shall be complied

Please mention your Government E market Place (GeM) Seller ID for our reference.

Option Clause:-The purchaser reserves the right to increase/decrease the ordered quantity by up to 25-30 percent at any time, till final delivery date (or the extended delivery date of the contract), by giving reasonable notice even though the quantity ordered initially has been supplied in full before the last date of the delivery period (or the extended delivery period)

A.1 Tender Schedule

Bid Submission Start Date :	26-12-2024 17:00
Bid Clarification Due Date :	02-01-2025 14:00
Bid Submission Due Date :	20-01-2025 11:00

Bid Opening Date :

20-01-2025 11:01

B. Tender Attachments
NA
Instructions To Vendors
1. LOCAL CONTENT DECLARATION CERTIFICATE FORMAT (in your letter head)
1. In line with the Government Public Procurement Order No. P/45021/2/2017-BE-II dtd . 15.06.2017 , as amended from time to time,
and as applicable on the date of submission of tender, we hereby certify that , we M/s. are local supplier meeting the requirement of minimum local content,%, as defined above in the orders for the material against Tender Enquiry No dtd
2. The HSN No. of the item supplied is
Percentage of Local value addition, involved in the item are: 1. 2. 3.
 3. This is also certified that the following factors are excluded in the above percentage: (strike out which are not applicable) 1. imported item sourced locally from resellers/distributors (value in% including tax, if applicable)
2. The license fee/royalties paid/technical charges paid out of india. (value in% including tax, if applicable)
3. Repackaged/refurbished/rebranded imported products (value in% including tax, if applicable)
4. The details of location at which the value addition will be made is as follows :
5. We also understand that , false declarations will be in breach of code of integrity, under rule 175 (1) (i) (h), of the General Financial Rules, for which a bidder, or its successors can be debarred for up to 3 years under Rule 151 (iii) of the GFR along with such other actions as may be permissible under law.
For (company name)

Tender No : IPRC/PURGP2/IP202400159001

Authorised Signatory

2. General Instructions

1. Last minute clarification on tenders will not be entertained.

2. This is an E Tender. Hence Postal/Fax/Email tenders will not be accepted.

3. If a vendor is not able to submit bid against this tender due to any reason, such vendor is requested to post their REGRET message in the e-procurement portal with clear reasons or email to psogroup2@iprc.gov.in. Non submission of bids without regrets will be viewed seriously.

4. IPRC reserves the right to split the tendered quantity in part or whole on its sole discretion without assigning any reason.

5. IPRC has the right to cancel the tender without assigning any reason etc.

6. If any vendor submits forged / false documents along with the tender, offer of such vendors will be summarily rejected and such bidders will be blacklisted for all future tenders.

7. Option Clause:-The purchaser reserves the right to increase/decrease the ordered quantity by up to 25-30 percent at any time, till final delivery date (or the extended delivery date of the contract), by giving reasonable notice even though the quantity ordered initially has been supplied in full before the last date of the delivery period (or the extended delivery period)

3. Conditions for BIDDER FROM A COUNTRY WHICH SHARES LAND BORDER WITH INDIA

1. Any false declaration and non-compliance of the above would be a ground for immediate rejection of offer or termination of the contract and further legal action in accordance with the laws.

2. As per the Rule 144(xi) of General Financial Rule, 2017, any bidder from a country which shares a land border with India will be eligible to bid in any procurement whether of goods, services (including consultancy services and non-consultancy services) or works (including turnkey projects) only if the bidder is registered with the competent authority ie., Department for Promotion of Industry and Internal Trade (DPIIT).

3. Hence, Vendors or Agents of a Vendor (Indian or others) from a country sharing border with India shall submit copy of valid registration made with Department for Promotion of Industry and Internal Trade (DPIIT), Government of India along with the tender mandatorily, without which the offer will be treated as invalid.

4. Model Certificate for Tenders

I have read the clause regarding restrictions on procurement from a bidder of a country which shares a land border with India; I certify that this bidder is not from such a country or, if from such a country, has been registered with the Competent Authority. I hereby certify that this bidder fulfils all requirements in this regard and is eligible to be considered

5. Validity of Registration: Registration should be valid at the time of submission of bids and should be valid at the time of placement of order.

4. GeM Seller ID

1. GeM Seller Registration: All vendors shall register themselves in GeM Portal (gem.gov.in) and provide GeM Seller unique ID in the tender documents, as this ID is mandatory for award of contract.

5. STANDARD TERMS AND CONDITIONS (DOS PM:19)

1. a. Prices are required to be quoted according to the units indicated in the annexed tender form. When quotations are given in terms of units other than those specified in the tender form, relationship between the two systems of unit must be furnished.

2. Arbitration in the event of any dispute or difference arising under these terms & conditions or any condition contained in the Purchase Order or in connection with this Contract. (except as to any matter the decision of which is specially provided for by these conditions), the same shall be referred to the sole arbitration of the Head of the Purchase Office or of some other person appointed by him, and the dispute further processed in terms of the Arbitration

& Conciliation Act, 1996. There will be no objection that the arbitrator is a Government Servant that he had to deal with matter which the Contract relates to or that in the course of his duties as Government Servant has expressed

views on all or any of the matters in dispute or difference. The award of the arbitrator shall be final and binding on the parties of this Contract.

3. As per the Rule 144(xi) of General Financial Rule, 2017, any bidder from a country which shares a land border with India will be eligible to bid in any procurement whether of goods, services (including consultancy services and non-consultancy services) or works (including turnkey projects) only if the bidder is registered with the competent authority ie., Department for Promotion of Industry and Internal Trade (DPIIT).

Hence, Vendors or Agents of a Vendor (Indian or others) from a country sharing border with India shall submit copy of valid registration made with Department for Promotion of Industry and Internal Trade

(DPIIT), Government of India along with the tender mandatorily, without which the offer will be treated as invalid.

4. b. Corrections, if any, in the quotation must be attested. All amounts shall be indicated both in words as well as in figures. When there is difference between the amount quoted in words and figures, the amount quoted in words shall prevail.

5. GST/ other duties/levies, where legally leviable and intended to be claimed, should be distinctly shown separately in the tender.

6. Guarantee: The stores offered should be guaranteed for a minimum period of twelve months against defective stores design, operation or manufacture. For defects noticed during the guarantee period, replacement/repair should be arranged free of cost within a reasonable period of such notification. In cases where our specifications call for a guarantee period more than 12 months specifically, then such a period shall apply

7. If the arbitrator is a person appointed by the Head of the Purchase Office, In the event of his denying or neglecting or refusing to act, or resigning or being unable to act, for any reason, shall be lawful for the Head of the Purchase Office either to proceed with the reference himself or to appoint another person as arbitrator in place of the outgoing arbitrator subject, as aforesaid, to the Arbitration and Conciliation Act, 1996, and the rules thereunder and any statutory modifications thereof for the time being in force shall be deemed to apply to the arbitration proceeding under the clause. The Arbitrator shall have the power to extend with the consent of the Purchaser and the Contractor the time for making and publishing the award. The venue of arbitration shall be the place as the Purchaser in his absolute discretion may determine. Work under the Contract shall, if reasonably possible, continue during Arbitration Proceedings.

8. If the arbitrator is the Head of the Purchase Office :

(i) In the event of his being transferred or vacating his office by resignation or otherwise, it shall be lawful for his successor in office either to proceed with the reference himself for to appoint another person as arbitrator, or In the event of his being unwilling or unable to act for any reason, it shall be lawful for the Head of the Purchase Office to appoint another person as arbitrator

- 9. Late Tenders will not be considered
- 10. Model Certificate for Tenders:

I have read the clause regarding restrictions on procurement from a bidder of a country which shares a land border with India; I certify that this bidder is not from such a country or, if from such a country, has been registered with the Competent Authority. I hereby certify that this bidder fulfils all requirements in this regard and is eligible to be considered

11. Packing and Forwarding: The Contractor will be held responsible for the stores being sufficiently and properly packed for transport by rail, road, sea or air, to withstand transit hazards and ensure safe arrival at the destination. The packing and marking of packages shall be done by and at the expense to the Contractor.

12. Payment terms are full payment within 30 days from the date of receipt and acceptance of material ordered. Our Bankers are State Bank of India, Mahendragiri.

13. Quotation should be valid for at least 120 days from the date of opening of the tender.

14. Specifications: Stores offered should strictly conform to Purchasers specifications. Deviations, if any, shall be clearly indicated by the tenderer in his quotation. The tenderer should also indicate the Make/Type number of the stores offered and provide catalogues, technical literature and samples, wherever necessary, along with the quotation. Test certificate, wherever necessary, should be forwarded along with supplies. Wherever options are called for in our specifications, the tenderer should address all such options, wherever specifically mentioned by us, and the tenderer could suggest changes to specifications with appropriate response for the same. Even in such case, the tenderer should state why he cannot meet our specifications and why he is suggesting the change.

15. Successful tenderer will have to furnish in the form of a Bank Guarantee or in any other form as called for by the Purchaser towards adequate security for the materials/property provided by the purchaser for the due execution for the Contract.

16. TERMS AND CONDITIONS OF TENDER:

Price quoted should be on the basis of FOR IPRC, Mahendragiri or delivery at site The Purchaser will not pay separately for transit insurance, and the risk and cost during transit shall be exclusively the responsibility of the Contractor and the purchaser shall pay only for such stores as are actually received in good condition in accordance with the Contract.

17. The Contractor shall at all times indemnify the Purchaser against all claims which may be in respect of the stores for infringement of any right protected by Patent, Registration or design or Trade Mark and shall take all risks of accidents or damage which may cause a failure of the supply from whatever causes arising and the entire responsibility for the sufficiency of all means used by him for the fulfilment of the Contract

18. The Purchaser reserves the right to accept or reject any quotation fully or partly without assigning any reason therefore.

19. The time for and the date of delivery of the stores stipulated in the Purchase Order shall be

deemed to be the essence of the Contract and delivery must be completed not later than the date specified therein, and failure to do so, without adequate justification, may involve cancellation of the Contract at the discretion of the Purchaser.

20. Vendors may please note that in case of two-part tender, the price details shall be mentioned only in the price-bid template. If the price details either in part or full are indicated in the technical bid, the bid will be disqualified.

21. Where counter terms and conditions/printed or cyclostyled conditions of sale have been offered by the tenders, the same shall not be deemed to have been accepted by the Purchaser unless the Purchaser's specific written acceptance thereof is obtained

6. STANDARD TERMS AND CONDITIONS (DOS PM: 20)

1. ACCEPTANCE OF STORES:

(a) The stores shall be tendered by the Contractor for inspection at such places as may be specified by the purchaser at the Contractor's own risk, expense and cost.

(b) It is expressly agreed that the acceptance of the stores Contracted for, is subject to final approval by the purchaser, whose decision shall be final.

(c) If, in the opinion of the purchaser, all or any of the stores do not meet the performance or quality requirements specified in the Purchase Order, they may be either rejected or accepted at a price to be fixed by the purchaser and his decision as to rejection and the prices to be fixed shall be final and binding on the Contractor.

(d) If the whole or any part of the stores supplied are rejected in accordance with Clause No. 8 (c) above, the purchaser shall be at liberty, with or without notice to the Contractor, to purchase in the open market at the expense of the Contractor stores meeting the necessary performance and quality Contracted for in place of those rejected, provided that either the purchase, or the agreement to purchase, from another supplier is made within six months from the date of rejection of the stores as aforesaid.

2. DELIVERY:

(a) The time for and the date of delivery of the stores stipulated in the Purchase Order shall be deemed to be the essence of the Contract and delivery must be completed on or before the specified dates.

(b) Should the Contractor fail to deliver the stores or any consignment thereof within the period

prescribed for such delivery, the purchaser shall be entitled at his option either.

to recover from the Contractor as agreed liquidated damages and not by way of penalty, a sum of 0.5% per week of the price of any stores which the Contractor has failed to deliver as aforesaid or during which the delivery of such store may be in arrears subject to a minimum of 10%, or

(II) to purchase from elsewhere, without notice to the Contractor on the account and at the risk of the Contractor, the stores not delivered or others of a similar description (where others exactly complying with the particulars, are not, in the opinion of the purchaser, readily procurable, such opinion being final) without cancelling the Contract in respect of the consignment (s) not yet due for delivery, or

(iii) to cancel the Contract or a portion thereof and if so desired to purchase or authorise the purchase of stores not so delivered or others of a similar description (where others exactly if complying with the particulars are not, in the opinion of the purchaser, readily procurable, such opinion final) at the risk and cost of the Contractor.

In the event of action being taken under sub-clause (ii) & (iii) of clause 10 (b) above, the Contractor shall be liable for any loss which the purchaser may sustain on that account, provided that the repurchase or if there is an agreement to re-purchase then such agreement is made within six months from the date of such failure. But the Contractor shall not be entitled to any gain on such re-purchase made against default. The manner and method of such re-purchase shall be at the discretion of the purchaser, whose decision shall be final. It shall not be necessary for the purchaser to serve a notice of such re-purchase on the defaulting Contractor. This right shall be without prejudice to the right of the purchaser to recover damages for breach of Contract by the Contractor.

3. DISPATCH:

The Contractor is responsible for obtaining a clear receipt from the Transport Authorities specifying the goods dispatched. The consignment should be dispatched with clear Railway Receipt/Lorry Receipt. If sent in any other mode, it shall be at the risk of the Contractor. Purchaser will take no responsibility for short deliveries or wrong supply of goods when the same are booked on "said to contain" basis. Purchaser shall pay for only such stores as are actually received by them in accordance with the Contract.

4. ERECTION OF PLANT & MACHINERY:

Wherever erection of a plant or machinery is the responsibility of the Contractor as per the terms of the Contract and in case the Contractor fails to carry out the erection as and when called upon to do so within the period specified by the purchaser, the purchaser shall have the right to get the erection done through any source of his choice. In such an event, the Contractor shall be liable to bear

any additional expenditure that the purchaser is liable to incur towards erection. The Contractor shall, however, not be entitled to any gain due to such an action by the purchaser.

5. EXTENSION OF TIME:

As soon as it is apparent that the Contract dates cannot be adhered to, an application shall be sent by the Contractor to the purchaser. If failure, on the part of the Contractor, to deliver the stores in proper time shall have arisen from any cause which the purchaser may admit as reasonable ground for an extension of the time (and his decision shall be final) he may allow such additional time as he considers it to be justified by circumstances, of the case without prejudice to the purchaser's right to recover liquidated damages under clause 10 thereof.

6. GUARANTEE & REPLACEMENT:

(a) The Contractor shall guarantee that the stores supplied shall comply fully with the specifications laid down, for material, workmanship and performance.

(b) For a period of twelve months after the acceptance of the stores, if any defects are discovered therein or any defects therein found to have developed under proper use, arising from faulty stores design or workmanship, the Contractor shall remedy such defects at his own cost provided he is called upon to do so within a period of 14 months from the date of acceptance thereof by the purchaser who shall state in writing in what respect the stores or any part thereof are faulty.

(c) If, in the opinion of the purchaser, it becomes necessary to replace or renew any defective stores such replacement or renewal shall be made by the Contractor free of all costs to the purchaser, provided the notice informing the Contractor of the defect is given by the purchaser in this regard within the said period of 14 months from the date of acceptance thereof.

(d) Should the Contractor fail to rectify the defects, the purchaser shall have the right to reject or repair or replace at the cost of the Contractor the whole or any portion of the defective stores.

(e) The decision of the purchaser notwithstanding any prior approval or acceptance or inspection thereof on behalf of the purchaser, as to whether or not the stores supplied by the Contractor are defective or any defect has developed within the said period of 12 months or as to whether the nature of the defects requires renewal or replacement, shall be final, conclusive and binding on the Contractor.

(f) To fulfill guarantee conditions outlined in clause 4 (a) to (e) above, the Contractor shall, at the option of the purchaser, furnish a Bank Guarantee (as prescribed by the purchaser) from a Bank approved by the purchaser for an amount equivalent to 3% of the value of the Contract along

with first shipment documents. On the performance and completion of the Contract in all respects, the Bank Guarantee will be returned to the Contractor without any interest.

(g) All the replacement stores shall also be guaranteed for a period of 12 months from the date of arrival of the stores at purchaser site.

(h) Even while the 12 months guarantee applies to all stores, in case where a greater period is called for by our specifications then such a specification shall apply in such cases the period of 14 months referred to in para 4 (b) & (c) shall be the guarantee period plus two months.

7. PERFORMANCE BANK GUARANTEE:

Supplier has to submit an interest free Performance Bank Guarantee for an amount equivalent to 3% (THREE PERCENT) of order value obtained from any scheduled Banks executed on Rs.200/- non-judicial stamp paper and shall be valid for a period of sixty days beyond expiry date of warranty period. The same shall be submitted along with Invoice towards final payment.

8. PACKING FORWARDING & INSURANCE:

The Contractor will be held responsible for the stores being sufficiently and properly packed for transport by rail, road, sea or air to withstand transit hazards and ensure safe arrival at the destination. The packing and marking of packages shall be done by and at the expense of the Contractor. The purchaser will not pay separately for transit insurance, all risks in transit being exclusively of the Contractor and the Purchaser shall pay only for such stores as are actually received in good condition in accordance with the Contract.

9. PRICES:

Tender offering firm prices will be preferred. Where a price variation clause is insisted upon by a tenderer, quotation with a reasonable ceiling should be submitted. Such offers should invariably be supported by the base price taken into account at the time of tendering and also the formula for any such variation/s.

10. REJECTED STORES:

Rejected stores will remain at destination at the Contractor risk and responsibility. If instructions for their disposal are not received from the Contractor within a period of 14 days from the date of receipt of the advice of rejection, the purchaser or his representative has, at his discretion, the right to scrap or sell or consign the rejected stores to Contractor's address at the Contractor's entire risk and expense, freight being payable by the Contractor at actuals.

11. SECURITY DEPOSIT(SD):

The Supplier shall provide Bank Guarantee for an amount equivalent to the 3% (Three PERCENT) of the total Order value towards Security Deposit for the due performance of the Purchase Order. The Security Deposit can be submitted in the form of Bank Guarantee (format enclosed) or Fixed Deposit receipt obtained from any Nationalized/ Scheduled Bank and it shall be kept valid for a period of sixty days beyond the date of completion of the Purchase Order. This Security Deposit will be returned to the Supplier only upon successful completion of all the contractual obligations or shall be adjusted/ forfeited against non-fulfilment of any of the contractual obligations. The Security Deposit shall be submitted within 30 days from the date of receipt of Purchase Order.

12. TEST CERTIFICATE:

Wherever required, test certificates should be sent along with the dispatch documents.

13. The Purchaser shall mean the President of India or his successors or assigns.

C. Bid Templates

C.1 Technical Bid - Supply of Gaseous Helium in quads

1. Helium Gas UHP:Supply of Gaseous Helium in supplier's own quad as per specification and terms & conditions.

Item specifications for Helium Gas UHP:Supply of Gaseous Helium in supplier's own quad as per specification and terms & conditions.

SI No	Specification	Value	Compliance	Offered Specification	Remark
1	Purity:	≥ 99.995 % (v)	Yes / No / Explain		
2	Impurities level Oxygen:	≤ 3 ppm (v)	Yes / No / Explain		
3	Impurities level Nitrogen + Argon:	≤ 14 ppm (v)	Yes / No / Explain		
4	Impurities level Moisture:	≤ 5 ppm (v)	Yes / No / Explain		
5	Impurities level THC as Methane:	≤ 0.5 ppm (v)	Yes / No / Explain		
6	Impurities level CO + CO2:	≤ 1 ppm (v)	Yes / No / Explain		
7	Impurities level Neon:	≤ 5 ppm (v)	Yes / No / Explain		
8	Impurities level Hydrogen:	≤ 1 ppm (v)	Yes / No / Explain		

Document : Technical specification

Document : Terms and conditions

2. Helium Gas UHP: Transportation charges for Gaseous Helium to IPRC, Mahendragiri.

Common Specifications (Applicable for all items)

SI No	Specification	Value	Compliance	Offered Specification	Remark
Tender I	No : IPRC/PURGP2/IP2	02400159001			Page 14 29 of

1	Terms & Condition: Delivery: On staggered basis, Gaseous Helium (GHe) should be supplied in supplier's quads within a period of six months from the date of issuing purchase order. GHe shall be supplied to ISRO Propulsion Complex (IPRC), Mahendragiri, Tirunelveli dist., Tamil Nadu.		
2	Terms & Condition: Gaseous Helium shall be supplied in supplier's own quads only. Taking into account of transportation time between supplier's works & IPRC, Mahendragiri supplier shall allot required number of GHe quads to meet the requirement as per purchase order.	-	

3	Terms & Condition: The supplier shall make arrangement for transportation of quads from their Ex-works to IPRC, Mahendragiri based on IPRC's request. Each trip shall consist of transportation of filled GHe quads from supplier's works to IPRC, Mahendragiri and empty quads returned back from IPRC, Mahendragiri to supplier's works.		
4	Terms & Condition: Quantity: a) The unit of measurement of GHe quantity supplied shall be "Cum" i.e. Cubic meter standardized at 0 bar (g) and 27 deg C.	-	

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5	Terms & Condition: Quantity: b) The quantity of GHe in quad shall be calculated primarily without including compressibility factor, the calculation of quantity shall be as follows:The quantity of GHe in a quad shall be calculated by multiplying the water capacity of the cylinder, number of cylinders, and gauge pressure @ 27 deg C. Example: The quantity of GHe in a quad having 54 cylinders with water capacity of each 50 liters and GHe pressure of 200 barg @ 27 deg C is 540 Cum.			

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6	Terms & condition: Quantity: c) Alternatively, if the bidder quotes unit price included the compressibility factor, the calculation is as follows: The quantity of GHe in a quad shall be calculated by multiplying the water capacity of the cylinder, number of cylinders, and gauge pressure @ 27 deg C divided by compressibility factor.		
7	Terms & condition: Quantity: c) Example: The quantity of GHe in a quad having 54 cylinders with water capacity of each 50 liters and GHe pressure of 200 barg @ 27 deg C and compressibility factor of 1.098911 is 491.39 Cum.	-	

8	Terms & condition: Quantity: d) The bidders shall explicitly mention in the bid whether the price quoted is based on "Quantity including compressibility factor" or "Quantity excluding compressibility factor". In case the bidder quotes price is based on "Quantity including compressibility factor", the purchaser shall convert it ti price based on "Quantity excluding compressibility factor", the purchaser shall convert it ti price based on "Quantity excluding compressibility factor" for comparison with other bidders.		
9	Terms & condition: Quantity: e) If GHe temperature is more or lesser than 27 deg C, the temperature correction factor (linear) will be accounted for calculating the exact supplied quantity. Compressibilit y factor variation on account of temperature variation with respect to 27 deg C can be ignored.	-	

10	Terms & condition: Quantity: f) Any other calculation method of quantity measurement of GHe by taking different compressibility factor is not acceptable. The offer will not be considered for evaluation.	-	
11	Terms & condition: Quality: The quality of the product shall be confirmed by analyzing GHe in the respective quad after filling at supplier's works and the quality certificate shall be sent along with each consignment.	-	

14	Terms & conditions: LD Clause: If the supply of GHe in quads as requested by Department is not made within 15 days from the date of request, LD clause is applicable for the delayed period of delivery. If delivery is delayed beyond the stipulated delivery period LD@0.5% per week or part there of shall be recovered subject to a maximum of 10% of order value of undelivered quantity against each load requested.		
15	Terms & condition: Payment terms: Payment will be made on pro-rata basis within 30 days from the date of receipt & acceptance of Gaseous Helium at IPRC, Mahendragiri.	-	
16	Terms & condition: Quantity variation: Upto ± 540 Cu.m of the total order quantity.	-	

Terms & Conditions: PBG/Guarante e is not required since GHe is - 17 consumable and analyzed and analyzed at party's site as well as at IPRC, Mahendragiri for each lot. - Terms & Conditions: Splitting of quantity/parall el contracts: The purchase shall be under no obligation to accept the lowest or any tender and reserves the right of acceptance of the whole or any part of the tender or portions of the quantity offered. Further, the purchaser reserves the -				
Conditions: Splitting of quantity/parall el contracts: The purchase shall be under no obligation to accept the lowest or any tender and reserves the right of acceptance of the whole or any part of the tender or portions of the quantity offered. Further, the purchaser	Conditio PBG/Gu e is not required GHe is and ana and acc at party' as well a IPRC, Mahend for each	ns: larante since able lyzed epted s site as at ragiri lot.	-	
right to split the contract quantity between the suppliers.	 Condition Splitting quantity, el contra The pure shall be no oblig, to accep lowest o tender a reserves right of accepta the who any part tender o portions quantity offered. 18 The serves right of accepta the cont quantity offered. 	ns: of /parall acts: chase under ation of the r any nd s the nce of le or of the r of the r of the er s the split ract		

19	Terms & Conditions: Splitting of quantity/parall el contracts: The tender quantity of gaseous Helium (30,000 cu.m) will be split-up as 60:40 ratio i.e., 18,000 Cum.:12,000 Cum.:12,000 Cum. L1 bidder will be awarded to supply 18,000 Cum. of GHe and L2 bidder will be awarded to supply 12,000 Cum of GHe after matching with L1 bidder's landing cost.	-	
20	Terms & Conditions: Splitting of quantity/parall el contracts: If L2 bidder is not accepting the counter offer to match with L1 bidder's landing cost, chance will be given to L3, L4, L5 and so on suppliers. If L2, L3, L4, L5 and so on are not accepting the counter offer, the entire quantity shall be ordered to L1 party.	-	

21 qua sho sho crit Su Ga He pla Su sho su sho su PE app GH and sha su Su su su Su Su su su Su Su Su Su Su Su Su Su Su Su Su Su Su	e- alification teria: A) ppliers ould have eir own seous lium bottling int. B) ppliers ould have fficient mbers of ad to meet r peak quirements time. C) SO proval for le quads d copies all be omitted. D) le should be oplied in opliers own ads.				
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Supporting Documents required from Vendor

- 1. PESO approved documents for the filling of gaseous Helium.
- 2. Analysis certificate of Gaseous Helium.
- 3. Information about the organisation including ISO certification.
- 4. Total numbers of quads owned by organization with capacity.
- 5. Details of analyticals equipments available for analysis with make and model.

5 additional documents can be uploaded by the vendor

C.2 Commercial Terms / Bid

No.	Description	Compliance	Vendor Terms
1	Suppliers should must adhere the compliance on pre-qualification criteria.	Yes / No / Explain	
2	GHe should be meet technical specification strictly.	Yes / No / Explain	
3	Item should be supplied to IPRC,Mahendragiri as per IPRC instuction	Yes / No / Explain	
4	Suppliers shall furnish the compliance on general specifications.	Yes / No / Explain	
5	GHe should be supplied in suppliers own quads.	Yes / No / Explain	
6	The cylinders in quads should be PESO approved one.	Yes / No / Explain	
7	The quads shall be retained at IPRC, Mahendragiri for a maximum period of 7 days.	Yes / No / Explain	
8	Taxes and other costs, if any: (Specify) IPRC/ISRO is eligible to avail Concessional rate of GST@5% shall be paid extra against Ministry of Finance, Dept. of Revenue Notification No. 1/2017 Integrated Tax (Rate), Schedule-I; SI. No. 243B dated 28/06/2017 as amended by Notification No. 07/2018 & 25/2018 Integrated Tax (Rate) dated 31.12.2018 and Government of Tamil Nadu, Commercial Taxes & Registration (B1) Department G.O(Ms) No.18 Dtd. 25/01/2018 & Schedule-I; SI. No. 243 B as per the amendment dated 31.12.2018 (Amendment G.O(Ms)No.170 dated 31/12/2018). Please note and quote accordingly.	Yes / No / Explain	
9	Validity of Offer (specify) [Minimum 120 days required]	Yes / No / Explain	
10	Delivery Period (specify)	Yes / No / Explain	
1	Delivery Terms: Normal delivery terms - FOR Destination (i.e., IPRC, Mahendragiri)	Yes / No / Explain	

12	PAYMENT TERMS - Our normal payment terms is 100% within 30 days of receipt and acceptance of the items (No advance payment allowed). Specify your payment terms.	Yes / No / Explain
13	Security Deposit: Supplier shall submit an interest free Security Deposit for an amount equivalent to 3% of the order value, obtained through Bank Guarantee or fixed deposit receipt from any of the Nationalized/Scheduled Banks executed on non-judicial stamp paper of Rs.200/- value, and shall be kept valid for a period of sixty days beyond the date for completion of the Purchase Order. The Security Deposit can be submitted within 15 days from date of PO.	Yes / No / Explain
	 In case of BG, confirmation for issued BG may be sent by issuing Bank/Branch to : IFSC Code: SBIN0000880; SBI, Nagercoil Branch. In case of FDR, the lien should be marked to Sr. Accounts Officer, IPRC, Mahendragiri. In case of DD, it should be drawn in the favour of Sr. Accounts Officer, IPRC, Mahendragiri, payable at Mahendragiri. 	
14	Confirm: Conditions for BIDDER FROM A COUNTRY WHICH SHARES LAND BORDER WITH INDIA	Yes / No / Explain
15	Name, Address, Contact No, E-mail Id etc. (specify):	Yes / No / Explain
16	Currency quoted (specify)	Yes / No / Explain
17	Warranty / Guarantee Period: (specify)	Yes / No / Explain
18	Only Class-I and Class-II Local suppliers as per Make in India Policy are eligible to participate in the bid. Percentage of Local Content for the offered item / items shall be specified	Yes / No / Explain
19	Liquidated Damages - Delivery is the essence of the order. If delivery is delayed beyond the stipulated delivery period, LD at 0.5% per week shall be recovered subject to a maximum of 10% of order value of undelivered items	Yes / No / Explain

20	MSE preference is applicable only against the claim of the manufacturer and production of documentary evidence by the manufacturer	Yes / No / Explain	
21	Bank Details (State Bank of India, Mahendragiri, Tirunelveli (Dist) - 627 133) Details of your bank shall be furnished.	Yes / No / Explain	
22	Percentage of Local Content shall be declared in the prescribed format attached. For the items sold by the bidders as a resellers, Country of Origin Certificate from your OEM shall be submitted mandatorily.	Yes / No / Explain	
23	PERFORMANCE BANK GUARANTEE: Supplier shall furnish Performance Bank Guarantee for an amount equivalent 3% of order value on Non-Judicial stamp paper of appropriate value, obtained from any of the scheduled / nationalized Banks, valid for a period of 60 days beyond completion of warranty period.	Yes / No / Explain	
24	Any other terms	Yes / No / Explain	

C.3 Price Bid

SI. No.	Item	Quantity	Unit Price	Currency	Total Price	Remark
1	Helium Gas UHP:Supply of Gaseous Helium in supplier's own quad as per specification and terms & conditions.	30000.00 Cu.m		-		
2	Helium Gas UHP: Transportatio n charges for Gaseous Helium to IPRC, Mahendragiri.	30000.00 Cu.m		-		