#### **GLOBAL TENDER NOTICE**

# (GOVERNMENT OF INDIA, MINISTRY OF DEFENCE) **OPTO ELECTRONICS FACTORY**

RAIPUR, DEHRADUN - 248 008 (UA)

Phone-(0135) 2787101-105, FAX- (0135) 2787181, E Mail- olf.ofb@nic.in

No. OLF/MM-2/T-1606041069 Dated - 04-11-2016

Tender Description: IMAGE INTENSIFIER TUBE

On behalf of President of India, General Manager, OPTO Electronics Factory, Raipur, Dehradun-248 008 (Uttrakhand) INDIA, invites electronic offers in 02 bid systems (i.e. technical and commercial bids separately) from reputed OEM/Manufacturer of the item shown below.

S. No.	Nomenclature of material			
1	9001120820 HIGH PERFORMANCE SUPER GEN IMAGE INTENSIFER TUBE "EAGC" (INVERTING TYPE) AS PER SPECN NO. OLF/IIT/HPSG(INV)/ SPEC/01(M1)/2009-10 AND DRG. NO. OLF/R&D/IIT/197(M1)	764		
The brief technical details of II Tube is given below:				
1- P <u>hotocathode Sensitivity</u>				
a White light min 600 u//lm				

a-White light - min.  $600 \mu A/lm$ 

b- Radiant sensitivity at 830 nm - min. 43 m A/W

2-Resolution

a-Centre (dia 4 mm) Typical: 50 Min: 45 line per mm a-Peripheral (dia 14 mm) Typical: 50 Min: 45 line per mm

- 3- Signal to noise ratio at  $100 \mu lux$  min : 18
- 4- Operating supply voltage/current-2.7V Min., 3.7V Max. & 16 m A at ambient Temperature.
- 5- The II tube has a provision for adjustment of the gain by means of an external gain control.

### **COST OF BID DOCUMENT & EMD:**

COST OF B	ID DOCUMENTS	EARNEST MONEY DEPOSIT (EMD)		
(To be submitt	ed with application)	(To be submitted with application)		
INDIAN RUPEES	USD/EURO	INDIAN RUPEES	USD/EURO	
INR 1000/-	Equivitable convertible	₹ 32,70,684.00	Equivitable	
	currency		convertible currency	

Important dates for the tender are as under:-

- Electronic bid submission (Tech. and Price) date and Time: 06-01-2017 till 1400 hrs.
- Electronic bid opening (Technical Bids) date and time : 06-01-2017 at 1500 hrs. b.
- Price Bid opening date will be intimated in due course.

To participate against above tender, the bidders are requested to visit to OFB's website https://ofbeproc.gov.in. The necessary information like electronic mode, method necessity, vendor registration, digital signature along with detailed particulars of these tenders, terms and conditions etc. are available in the OFB's website. Vendors should upload their technical and commercial offers online.

#### NOTE:

Firm has to supply Guarantee /Warranty Certificate (GC/WC) with each supplied lot alongwith Quality Conformance Certificate (QCC) and Inspection Certificate etc.

**NOTE**: Vendors are also requested to keep in touch regularly at OFB's website <a href="https://ofbeproc.gov.in">https://ofbeproc.gov.in</a> for any amendment/corrigendum to this GTE. The tender shall be processed through e-Procurement.

GENERAL MANAGER/OLF

# **GENERAL TERMS & CONDITIONS OF TENDER ENQUIRY**

- 1. Items: As per schedule.
- 2. Delivery starts after 02 months from the date of placement of supply order @ minimum 125 tubes per month.
- 3. F.O.R. Destination:
  - OLF, DEHRADUN. Rates should be quoted on FOR, OLF, Dehradun basis.
- 4. Inspection Authority:
  - The General Manager, OPTO Electronics Factory (OLF), Dehradun 248 008 (INDIA)
- 5. Inspection by:
  - (a) OLF Quality Control Department on receipt of stores inside the factory.
  - (b) Firm should supply a test certificate from authorized reputed agency wherever specifically asked for or otherwise a certificate along with a firm's internal inspection report should be supplied along with the stores.

#### 6. **PAYMENT TERMS:**

# (For Indian/Indigenous vendors/suppliers):

- (a) 100% Payment will be made within 30 days on receipt of acceptable stores inside the factory.
- (b) Payments terms by documents through Bank shall not be accepted, but shall be treated as 100% normal as (a) above.

#### (For Foreign vendors/suppliers):

- (a) The payment will be arranged through Letter of Credit from Reserve Bank of India/State bank of India/any other Public Sector bank Bank, as decided by the Buyer, to the Bank of the Foreign Seller. The Seller will give a notification within a specified period about the readiness of goods. Letter of Credit is to be opened by the Buyer within 30 days on receipt of notification of readiness from the firm. The Letter of Credit will be valid for 90 days from the date of its opening, on extendable basis by mutual consent of both the Seller and Buyer.
- (b) If the value of the contract is up to US \$ 100000, payments will be made by Direct Bank Transfer (DBT). DBT payment will be made within 30 days of receipt of clean Bill of Lading/AWB/Proof of shipment and such other documents as are provided for in the contract, but such payments will be subject to the deductions of such amounts as the Seller may be liable to pay under the agreed terms of the Contract.
- 7. Offer must conform to our terms & conditions and specification otherwise the offer will be ignored. Non specified terms for any charges or rates (i.e. ambiguous charges not specifying the quantum) will not be accepted.
- 8. Sample quantity 04 nos. of the offered Image Intensifier Tube are required to be submitted before opening of the technical bid. These are to be submitted in a sealed envelope/container duly bearing your name on NO COST NO COMMITMENT (NCNC) basis for evaluation of the offered item with respect to the tender specification. The evaluation will be done in the laboratory and actual field conditions. The samples shall be used for manufacture of Driver's Night Sight for performance evaluation of the driver's night sight in the laboratory and actual field conditions apart from being used in functional, environmental and life tests/evaluations of the Image Intensifier Tube. Failure to submit the sample qty. 04 nos. before opening of the technical bid shall render the respective offer incomplete and non-responsive; and such offer will be summarily rejected. It may be noted that failure to submit specified quantity of samples shall lead to rejection of the technical bid and price bid. No further communication/ correspondence shall be entertained in this regard and relaxation in this regard is not feasible. Samples are required to be submitted at OLF, Dehradun and for this no assistance regarding custom duty, road permit or any other declaration shall be provided by this office. The method adopted for the evaluation is enumerated in Para 8.1 below.

- 8.1 The samples shall be evaluated in the laboratory for the parameters as per OLF specification. If all the four samples pass in lab, then those will be fitted in 2 devices (i.e. driver's night sights). Both the devices will be inspected in lab. as well as in the field for performance as per specification. If the devices pass in lab and field conditions, they will be subjected to environmental and durability tests and again re-inspected in lab. and field conditions for functional parameters as per specification. If both the devices pass, the Image Intensifier fitted in the devices will be considered accepted and offered Image Intensifier Tube will be considered suitable technically. However mere passage of the offered image intensifier tubes in these test(s) does not mean that complete technical bid is acceptable. The complete technical bid has to express compliance to the terms and conditions enumerated in this tender and has to disclose the requisite information as asked in other clauses of this tender.
- 9. **VALIDITY OF QUOTATION**: Minimum 180 days from the date of opening of the technical bid of the tender. Firms are required to submit the bid security (Earnest Money Deposit) as specified in this tender before opening of the technical bid and alongwith the samples, failing which their offer will be considered incomplete and non responsive and shall not be opened/considered further. It may also be noted that withdrawl / amendment to the offer by the firm on suo-motto basis after the opening of the technical bid shall lead to forfeiture of the bid security/ earnest money deposit and debarment of the firm for a period of further cycles of procurement through source development tender.

#### 10. (a) Arbitration Clause: for Indigenous Private bidders:

All disputes & differences arising out of or in any way touching or concerning this agreement (except those for which specific provision has been made therein) shall be referred to Sole Arbitrator to be appointed by Director General Ordnance Factories, Government of India. The Arbitrator so appointed shall be a Government servant who had not dealt with matters to which this agreement relates and in course of his duties had not expressed views on all or any of the matter in disputes or differences. The Award of the Sole Arbitrator shall be final and binding on the parties. The venue of the arbitration shall be DEHRADUN.

## (b) Arbitration Clause - for CPSUs/DPSUs:

In the event of any dispute or difference relating to the to the interpretation and application of the provisions of the contract, such dispute or difference shall be referred by either party for Arbitration to the sole Arbitrator in the Department of Public Enterprises to be nominated by the Secretary to the Government of India In-charge of the Department of Public Enterprises. The Arbitration and Conciliation Act, 1996 shall not be applicable to arbitration under this clause. The award of the arbitrator shall be binding upon the parties to the disputes, provided, however, any party aggrieved by such award may make a further reference for setting aside or revision of the award to be Law Secretary, Department of Legal Affairs, Ministry of Law & Justice, Government of India. Upon such reference the dispute shall be decided by the Law Secretary or the Special Secretary/Additional Secretary, when so authorized by the Law Secretary, whose decision shall bind the Parties finally and conclusively. The parties to the dispute will share equally the cost of arbitration as intimated by the Arbitrator.

## (c) Arbitration Clause - for Foreign Bidders:

- 1.0 All disputes or differences arising out of or in connection with the present contract, including the ones connected with the validity of the present Contract or any part thereof, shall be settled by bilateral discussions.
- 1.1 Any dispute, disagreement of question arising out of or relating to this Contract or relating to construction or performance (except as to any matter the decision or determination whereof is provided for by these conditions), which cannot be settled amicable, shall within sixty (60) days or such longer period as may be mutually agreed upon, from the date on which either party informs the other in writing by a notice that such dispute, disagreement or question exists, will be referred to the Arbitration Tribunal consisting of three arbitrators.
- 1.2 Within 60 days of the receipt of the notice, the Seller shall nominate one Arbitrator in writing and the Buyer shall nominate one Arbitrator.

- 1.3 The third Arbitrator, who shall not be a citizen or domicile of the country of either of the parties or any other country unacceptable to any of the parties shall be nominated by the parties within 90 days of the receipt of the notice mentioned above, failing which the third arbitrator may be nominated by the President of International Chamber of Commerce, Paris, at request of either party but the said nomination would after consultation with both the parties and shall preclude any citizen or domicile of any country as mentioned. The arbitrator nominated under this clause shall not act as umpire.
- 1.4 The Arbitration Tribunal shall have its seat in New Delhi, India or such other place in India as may be mutually agreed to between the parties.
- 1.5 The arbitration proceedings shall be conducted in India in English language under the Indian Arbitration and Conciliation Act, 1996 and the award of such Arbitration Tribunal shall be enforceable in Indian Courts only.
- 1.6 The decision of the majority of the Arbitrators shall be final and binding on the parities to this contract. Each party shall bear its own cost of preparing and presenting its case. The Seller and the Buyer shall share the cost of Arbitration including the fees and expenses of the third Arbitrator equally.
- 1.7 In the event of a vacancy caused in the office of any of the Arbitrators, the party which nominated such Arbitrator shall be entitled to nominate another in his place and the Arbitration proceedings shall continue from the stage they were less by the retiring Arbitrator.
- 1.8 In the event of the one of the parties failing to nominate its Arbitrators with 60 (sixty) days as above or if any of the parties does not nominate another arbitrator within 60 (sixty) days of the place of arbitrator falling vacant, then the other party shall be entitled after due notice of at least 30 (thirty) days to request the President of the International Chamber of Commerce to nominate another Arbitrator as above.
- 1.9 If the office of the third Arbitrator falls vacant, his substitute shall be nominated according to the provision herein above stipulated.
- 1.10 The parties shall continue to perform their respective obligations under this contract during the pendency of the Arbitration Proceedings except in so far as such obligations the subject matter of the said Arbitration Proceedings.
- 11. EARNEST MONEY DEPOSIT (EMD): ₹ 32,70684.00 or equivitble convertible currency alongwith the technical bid. shall be submitted as EMD in favour of the General Manager, OPTO Electronics Factory, Dehradun (not in the form of cheque) before opening of the technical bid. The same shall be deposited in the tender-box duly sealed with the tender number written on the sealed envelop. Vendors are required to furnish EMD of amount specified in tender along with the TECHNICAL BID, in the form of Demand Draft, Fixed Deposit Receipt, Bank Guarantee, Banker's Cheque from any of the public sector Bank or a Private Sector Bank authorized to conduct government business, in the specified format in the name of GENERAL MANAGER / OPTO ELECTRONICS FACTORY, RAIPUR, DEHRADUN. At present ICICI Bank Ltd., Axis Bank Ltd. and HDFC Bank Ltd. are the 03 private sector banks authorized to carry out government transactions. Validity should be for a period of 06 (six) months from the date of issue, payable to the General Manager, OPTO ELECTRONICS FACTORY, Raipur, Dehradun - 248 008 (UA) INDIA. If EMD is furnished in the form of BG, then it should be kept valid for 45 days beyond the validity period of the offer. EMD is exempted for those firms who are registered with Ordnance Factories, the Central Purchase Organization (e.g. DGS&D), National Small Industries Corporation (NSIC) or concerned Departments or Ministries of the Government of India.
- 12. The terms & conditions contained in the form DGS&D-68 (Revised) excluding clause 24 there of amended up to date will apply in addition to the conditions mentioned above. It may please be noted that where "Secretary" and DGS&"D" etc. have been mentioned in the general conditions of contract, the same should be read as GM/OLF, Dehradun and DGOF etc. For Arbitration clause see above.

#### 13. LIQUIDATED DAMAGES(LD):

"If the contractor fails to deliver the stores or any installment thereof within the period fixed for such delivery or at any time repudiates the contract before the expiry of such period the General Manager/OLF may impose LD without prejudice to the right of the purchaser (OLF) to recover damages for the breach of contract. In the event of the failure of seller to have the stores delivered by the date/dates specified in the contract, the buyer may, at his discretion withhold any payment until the whole of the stores have been supplied and the buyer may also deduct from the seller as agreed liquidated damages and not be way of penalty the sum of 0.5% of the contract price of the undelivered stores for each and every week and part of a week for which the stores have been delayed subject to maximum of 10% of the value of delayed stores, in case the delay in delivery is acceptable to buyer.

- 14. All the taxes/Govt. levy, Packing and forwarding and any other extra charges that you proposed to be charged, should be mentioned separately with the quote duly specifying their quantum. If not mentioned, your quote will be considered inclusive of all the charges. Please note that your price offer must clearly mention the applicable taxes/govt. levies/P&F/any other extra charges alongwith their quantum. Wherever no quantum is specified, it shall be treated as NIL and No further communication in regard of addition of levy of any kind will be entertained.
- 15. Indian firm should quote in ₹ (INDIAN NATIONAL RUPEE) only.
- 16. **Penalty for use of Undue influence**: The Seller undertakes that he has not given, offered or promised to give, directly or indirectly, any gift, consideration, reward, commission, fees, brokerage or inducement to any person in service of the Buyer or otherwise in procuring the Supply Orders or forbearing to do or for having done or forborne to do any act in relation to the obtaining or execution of the present Supply Order or any other Supply Order with the Government of India for showing or forbearing to show favour or disfavour to any person in relation to the present Supply Order or any other Supply Order with the Government of India. Any breach of the aforesaid undertaking by the Seller or any one employed by him or acting on his behalf (whether with or without the knowledge of the Seller) or the commission of any offers by the Seller or anyone employed by him or acting on his behalf, as defined in Chapter IX of the Indian Penal Code, 1860 or the Prevention of Corruption Act, 1986 or any other Act enacted for the prevention of corruption shall entitle the Buyer to cancel the Supply Order and all or any other Supply Orders with the Seller and recover from the Seller the amount of any loss arising from such cancellation. A decision of the Buyer or his nominee to the effect that a breach of the undertaking had been committed shall be final and binding on the Seller. Giving or offering of any gift, bribe or inducement or any attempt at any such act on behalf of the Seller towards any officer/employee of the Buyer or to any other person in a position to influence any officer/employee of the Buyer for showing any favour in relation to this or any other Supply Order, shall render the Seller to such liability/ penalty as the Buyer may deem proper, including but not limited to termination of the Supply Order, imposition of penal damages, forfeiture of the Bank Guarantee and refund of the amounts paid by the Buyer.
- 17. **Agents / Agency Commission**: The Seller confirms and declares to the Buyer that the Seller is the original manufacturer of the stores/provider of the services referred to in this Supply Order and has not engaged any individual or firm, whether Indian or foreign whatsoever, to intercede, facilitate or in any way to recommend to the Government of India or any of its functionaries, whether officially or unofficially, to the award of the Supply Order to the Seller; nor has any amount been paid, promised or intended to be paid to any such individual or firm in respect of any such intercession, facilitation or recommendation. The Seller agrees that if it is established at any time to the satisfaction of the Buyer that the present declaration is in any way incorrect or if at a later stage it is discovered by the Buyer that the Seller has engaged any such individual/firm, and paid or intended to pay any amount, gift, reward, fees, commission or consideration to such person, party, firm or institution, whether before or after the signing of this Supply Order, the Seller will be liable to refund that amount to the Buyer. The Seller will also be debarred from entering into any supply Supply Order with the Government of India for a minimum period of five years. The Buyer will also have a right to consider cancellation of the Supply Order either wholly or in part, without any entitlement or compensation to the Seller who shall in such an event be liable to refund all payments made by the Buyer in terms of the Supply Order along with interest at

the rate of 2% per annum above LIBOR rate. The Buyer will also have the right to recover any such amount from any Supply Orders concluded earlier with the Government of India.

- 18. **Access to books of Accounts**: In case it is found to the satisfaction of the Buyer that the Seller has engaged an Agent or paid commission or influenced any person to obtain the Supply Order as described in clauses relating to Agents/Agency Commission and penalty for use of undue influence, the Seller, on a specific request of the Buyer, shall provide necessary information/ inspection of the relevant financial documents/information.
- 19. **Non-disclosure of Supply Order documents**: Except with the written consent of the Buyer, seller shall not disclose the Supply Order or any provision, specification, plan, design, pattern, sample or information thereof to any third party.
- 20. Tender will be evaluated as per guidelines given in O.F.B. Procurement Manual 2010. Copy of which can be downloaded from OFB website <a href="http://ofb.gov.in">http://ofb.gov.in</a>.
- 21. The offers from the bidders' should be submitted electronically in <u>Two bids i.e. Technical and Commercial (Financial)</u> electronically. Only the information submitted electronically shall constitute your response to tender and shall be evaluated further.

#### 22. **ELIGIBILITY**:

23. Since the advertisement is for development of new sources, therefore vendors who are already supplying this item to OLF should not apply against this GTE i.e. they will not be entertained against this case. As per OFB Proc. Manual 4.6.1.1(a) OEMs/Manufactures shall only be allowed to participate in this Tender Enquiry. Traders/dealers are not allowed to participate and will be rejected. As regards unregistered firms participating in GTE in two bid system, the vendor registration and their capacity verification may also be done during technical evaluation before opening of the price bid. In case firm fails during capacity verification, firm's bid will not be acceptable.

## 24. VENDORS REGISTRATION: (For Indigenous vendors/suppliers)

Vendors are required to submit duly filled Vendor registration request form (VRRF) with the technical bid to enable OLF to asses their capability and capacity, **failing which the bid of the firm will not be considered**. The form VRRF can be down loaded from website <a href="http://ofb.gov.in">http://ofb.gov.in</a> (under policies). However, the Vendors who are already registered with any of the ordnance factories for same item and received 30 digit registration number need not submit the VRRF as stated above. Such vendor will have to submit copy of the registration certificate. Vendors applied for V.R. should submit copy of VRRF for individual tender.

# 25. VENDORS REGISTRATION: (For Foreign vendors/suppliers)

- 26. The firm must indicate its status as Manufacturer in the application. Please read sl. no. (48) of General Terms & Conditions of this tender which is inviolable. As per OFB Proc. Manual 4.6.1.1(a) OEMs/Manufactures shall only be allowed to participate in this Tender Enquiry. Traders/dealers are not allowed to participate and will be rejected.
  - a) Foreign vendors must declare in their technical bid that they will take clearance from concerned Govt./Govt. agencies for selling the offered image intensifier tube to OLF, Ministry of Defence, Govt. of India, Dehradun under their own arrangement.
  - Vendors are required to submit following information to prove their capability and capacity (failure to submit the complete information as required hereunder shall lead to failure to qualify in technical assessment and your bid shall not be considered thereafter but your bid security/ EMD in case of failure shall be returned only after placement of supply order, Please be very careful while submitting the information, it must be correct and also complete, failure leads to disqualification):

i) Technical capability to design, develop and execute the project in time based manner and a list of their existing customer(s) of the Image Intensifier Tubes submitted as sample against this tender. Firm is required to furnish the following information in order to establish that it has supplied image intensifier tubes in like quantity and value (Qty not less than 1500 Nos and Contract(s) value not less than USD 4400000/=) to their customers. If this information is not disclosed in the submitted technical bid, the concerned offer shall not be treated responsive and firm shall fail to qualify to be considered further:

ii)

Sl	. Name, Complete	Purchase	Qty of Image	Qty of the	Value (in
	Address including the	Order	Intensifier	Image	USD) of the
	name of the country,	Number &	Tubes	Intensifier	quantity
	Telephone/Fax	Date	ordered by	Tubes	supplied by
	Number, E_Mail		the Customer	Supplied by	the firm
	Address of the			the firm	
	customer				

- iii) Financial Document required to be submitted are Profit and Loss Statement and Balance Sheet of the vendor.
- iv) HPSG Image Intensifier Tubes production infrastructure including trained manpower, and Quality Control Facilities etc. Please not that non disclosure of this information leads to failure of the vendor to qualify further.
- v) Research and Development facilities availability including technical manpower of R&D Engineers.

#### 27. **QUALITY:**

The quality of the stores delivered according to the present Contract shall correspond to the technical conditions and standards valid for the deliveries of the same stores for in Seller's country or specifications enumerated as per TE/RFP and shall also include therein modification to the stores suggested by the Buyer. Such modifications will be mutually agreed to and shall incorporate all the latest improvements and modifications thereto and spares of improved and modified equipment are backward integrated and interchangeable with same equipment supplied by the Seller in the past if any. The Seller shall supply an interchangeability certificate along with the changed part numbers wherein it should be mentioned that item would provide as much life as the original item.

# 28. WARRANTY:

- a. The following Warranty will form part of the contract placed on the successful Bidder:
- i. Except as otherwise provided in the invitation tender, the Seller hereby declares that the goods, stores articles sold/supplied to the Buyer under this contract shall be of the best quality and workmanship and new in all respects and shall be strictly in accordance with the specification and particulars contained/mentioned in contract. "The firm shall warranty the tubes to be free of defects in materials and workmanship within the specification on each tubes for a usage period of 18 (eighteen) months from the date of receipt of tubes by OLF, Dehradun. The firm shall also warranty for a period of 24 (twenty four) months from the date of receipt of tubes by OLF when tubes are stored in dark environment at 22±3°C and 55±10% Rh. If during this period any of the stores are found defective and same shall be replaced by the supplier/contractor immediately, free of cost at the consignee's depot inclusive of all freight and handling charges. Consignee will have a right to recover these charges from any payment due to contractor under any valid contract".

- ii. Guarantee that they will supply spare parts, if and when required on agreed basis for an agreed price. The agreed basis could be and including but without any limitation an agreed discount on the published catalogue or an agreed percentage of profit on the landed cost.
- iii. Warranty to the effect that before going out of production for the spare parts they will give adequate advance notice to the Buyer of the equipment so that the latter may undertake the balance of the lifetime requirements.
- iv. Warranty to the affect that they will make available the blue prints of drawings of the spares if and when required in connection with the main equipment.
- 29. Unregistered firms are required to submit details regarding past supplies made for items (which are mentioned in TE) failure to submit details may result in rejection of offer.
- 30. **BIDDERS EXPERIENCE:** Information of past supply of II Tubes to reputed organization may be provided in following format. Firms with no successful past track record of supplying subject item will not be considered technically acceptable.

Sl. No.	Full address of Customers with names of contact persons, Fax & Phone No.	II Tubes	Supply Order Nos. and date along with copy of Supply Orders	Value of Supply Orders/Contracts
1	2	3	4	5

31. **OPTION CLAUSE:** This office reserves the option to enhance the ordered quantity further up to 50% during pendency of the contract on existing terms and conditions.

# 32. PERFORMANCE SECURITY DEPOSIT (PSD):

PSD payable to the Purchaser is furnished by the supplier in the form of a Performance Bank Guarantee (PBG) on non-judicial stamp paper issued by a public sector Bank or a Private Sector Bank authorized to conduct government business, in the specified format in the name of Principal Controller of Accounts (Fys), Kolkata within 30 days from the date of contract. At present ICICI Bank Ltd., Axis Bank Ltd. and HDFC Bank Ltd. are the 03 private sector banks authorized to carry out government transactions. The PSD is meant to compensate the Purchaser for any loss suffered due to failure of the supplier to complete his obligations as per the contract. Preferably, PSD is payable by the supplier at the rate of 10% of the contract value.

PBG should remain valid for 60 days beyond the date of a completion of contractual obligation, including warranty. Failure to submit PSD may entail cancellation of contract & EMD will be forfeited for undersigned firms whereas in case of others the concerned registering agency will be informed for appropriate action. PSD will forfeit and credited to the Govt. in the event of breach of contract.

- 33. The PBG is returned to the supplier on successful completion of all his obligation under the contract. In case the execution of the contract is delayed beyond the contracted period and the purchaser grants extension of delivery period, with or without LD, the supplier must get the PBG revalidated, if not already valid. The format of the PBG is uploaded in the website. As a rule, Performance Security Deposit (PSD) may not be waived except in most unavoidable circumstances.
- 34. Firms should desist from forming cartel as the practice is prohibited under section 3(3)(a) & (d) of the Competition Act 2002.

- 35. Firms are expected to quote for full quantity or part thereof but not less than 50% of tendered quantity. Offers for quantity less than 50% of tendered quantity will be considered unresponsive and liable to be rejected if CARTEL Formation is suspected. The management, reserves the right to order any quantity on one or more firms.
- 36. Wherever all or most of the approved firms quote equal rates in CARTEL, the purchaser reserves the right to place order on any one or more firms with exclusion of the rest. The selection of firms for placement of order would be based on of a pre-determined ranking of the firms decided through Vendor Rating as per the SOP for capacity verification (Under Para 24).
- 37. The purchaser also reserves the right to delete the established firms who quote in CARTEL from list of approved sources or debar them from competing for a period to be decided by the purchaser.
- 38. The name of the newly established firm which enters into CARTEL formation immediately on getting registered will be summarily deleted from the list of approved suppliers.
- 39. An undertaking from the firms that they will not be part of cartel with other vendors and will quote competitive rates in the tenders, otherwise would face expulsion from the list of vendors will be taken while approving the new firms for participation against source development tender.
- 40. **BPC (Bulk Production Clearance) SAMPLE:** Successful firm has to get Bulk Production Clearance (BPC) from OLF after placement of the supply order.
- 41. Firm has to give staggered supply after receipt of Purchase Order if mentioned.
- 42. The firm has the required financial capability- ascertained by the turnover in the last five years and to be supported by the balance sheets of the respective years in their technical bid.
- 43. Offer of firm's which are not found suitable for registration for supplying the item will not be considered technically acceptable.
- 44. Firm's offer may be rejected, if found that firm is already overloaded with orders beyond/equal to his capacity.
- 45. Price bid will be opened of only those vendors whose technical bid found acceptable.
- 46. The Lowest-1 (L1) firm of the above items is/are required to commence the supply the item within 60 days from the date of placement of supply order, along with GC/WC, Quality Conformance Certificate and Inspection Certificate etc. The result of tests conducted as per specification should be tabulated and such of destructive tests like humidity test etc. which affect life be done on representative sample of the batch and should be sent separately for record purpose. Such qty. will not be counted towards the ordered qty. and will not be paid for.
- 47. Before the last date for receipt of the application for bid documents, OLF will organize a pre-bid conference so as to explain technical details of the items on the tender. The pre-bid conference is open to all prospective vendors, but participation therein is not a mandatory condition for applying for the bid documents.
- 48. As per OFB Proc. Manual 4.6.1.1(a) OEMs/Manufactures shall only be allowed to participate in this Tender Enquiry. Traders/dealers are not allowed to participate and will be rejected.
- 49. Since this GTE is for new source development, therefore 60% of the tendered quantity (qty.) will be given to Lowest-1 (L-1) and 40% will be given to Lowest-2 (L-2) on price of L-1 offer. If L-2 firm refuses to accept L-1 rates than full qty. will be given to L-1. The L-1 firm and L-2 firm (only in case of source development tender) of the above item is required to supply the items within 180 days from the date of placement of supply order or opening of Letter of Credit, as the case may be, along with GC/WC, Quality Conformance Certificate, Inspection Certificate, and Country of Origin Certificate etc. The result of tests conducted as per specification should be tabulated and such of destructive tests like humidity test etc. which effect life be done on representative sample of the batch and should be sent separately for record purpose. Such qty. will not be counted towards the ordered qty. and will not be paid for.
- 50. Ranking shall be decided after calculating the landed price up to OLF, Dehradun taking different factors for calculation e.g. in case of foreign vendor end user price exchange rate on the opening of price bid as reported by SBI, freight charges, LC charges, Custom duty and other handling charges etc. and in case of indigenous supplier tax & govt. levies and freight/carriage. Exchange rate prevailing on the date of opening of price bid as reported by State Bank of India (SBI) will be used to determine the rank.
- 51. Though both the bids (technical and commercial) are to be submitted electronically but following documents to be submitted with bids in hard copies on or before technical bids opening date and time because sometimes, the attachments creates problem and not opened due to CORRUPT FILE.

- 1. Tender Fees
- 2. EMD (If applicable)
- 3. Technical bid duly signed and stamped each and every page.
- 4. Price/Commercial bids in sealed envelope
- 5. Compliance Statement
- 6. Technical Compliance
- 7. Bidders experience as per Para 28.
- 8. Details for financial capability- ascertained by the turnover in the last five years.
- 9. Documentary proof ascertaining that manufacturer is having all the requisite facilities.
- 10. Documentary proof in order to prove capability and capacity as per para 25 (c).
- 11. Addresses of headquarter (both office and manufacturing plant).
- 12. An undertaking from the firms that they will not be part of cartel with other vendors and will quote competitive rates in the tenders.
- 13. VRRF

General Manager, OPTO Electronics Factory, Dehradun reserves the right to accept or reject any or all the applications without assigning any reason thereof.

GENERAL MANAGER/OLF