| Sr No | Tender Reference | | | Content of tender requiring Clarification | Points of Clarification Required | Response |
|-------|------------------|---|---|---|----------------------------------|---|
| | Section | Page | Clause | | | |
| 1 | 26 | 4.5 Pre-Qualification Criteria Criteria related to Government Regulation | The Bidder shall not be declared ineligible for corrupt & fraudulent practices either indefinitely or for a particular period of time by any State/Central Government/ PSU/ Autonomous Body (Under Any government law) in India as on last date of submission of the Bid. | We request you to kindly consider the recent push by Indian government to promote Indian companies under the initiative Aatamnirbhar Bharat. We request here to give due consideration to Indian software OEM's / COTS companies to promote Make in India along with the other mentioned qualification criteria. | | No Change, please refer corrigendum 5 for updated pre qualification / technical evaluation criteria |
| 2 | 26 | 4.5 Pre-Qualification Criteria Criteria related to Government Regulation | The Bidder shall not be declared ineligible for corrupt & fraudulent practices either indefinitely or for a particular period of time by any State/Central Government/ PSU/ Autonomous Body (Under Any government law) in India as on last date of submission of the Bid. | We, Newgen Software is an Indian OEM which has been incorporated in India and the only Indian company which is present in leading analyst reports for solutions such as Enterprise Content/Document Management & Business Process Management System for almost 9 years continuously. As per mentioned in the guidelines D.O. No. P-45021/12/2017-Public Procurement (BE-II) by Dept. of Industrial Policy & Promotion under Ministry of Commerce & Industry dated 18th December 2017, it say that Cabinet has approved "Policy to Provide preference to Make in India in Public Procurement". So w.r.t this, we being an organization incorporated in India (as per Indian company laws) recommend Authority to please consider products which are domestically manufactured/produced product in India and are equally good, in order to promote Policy to Provide Preference to Make in India in Public Procurement. Also we request for preferential marking for Make in India Products. Please confirm on the same. | | No Change, please refer corrigendum 5 for updated pre qualification / technical evaluation criteria |
| 3 | Section 4.5, 26 | Volume 1 | Pre-Qualification Criteria | Suggestion: The Analytics OEM Product should be in Gartner's Leaders Quadrant for Data Science and Machine Learning Platforms from last 3 Years. Justification: Considering that RFP has utmost importance to most of the Analytics OEM's and since success of this Project will be through a robust best in class Analytics platform, there is a requirement of COTS solution Specified in the RFP document. We request you to consider Leaders in the market for similar solutions and hence incorpate Gartners Magic Quadrant for Data Science and Machine Learning which is the gold standard for Analytics solutions in IT space. | | No Change, please refer Corrigendum 5 for updated pre qualification / technical evaluation criteria |
| 4 | Section 4.5, 26 | Volume 1 | Pre-Qualification Criteria | Suggestion: The OEM of Data Management should be mentioned in category of 1. Leaders in the Gartner Magic Quadrant for Data Integration & Data Quality in any of the last 3 years as on bid submission date. 2. Data Management and Analytics platform to be from same OEM Justification: Considering that RFP has significant importance to the Data management solution and since success of this Project will be through a robust best in class Data management platform, there is a requirement of COTS solution Specified in the RFP document. In order to ensure smooth and seamless delivery of handling complex data sources and business rules it is imperative to have a COTS solution that is leader in this space and has been used for delivering Data lake programs. This will ensure there is minimum risk of non availability of multiple skill technology resources. | | No Change, please refer Corrigendum 5 for updated pre qualification / technical evaluation criteria |
| 5 | Section 4.5, 26 | Volume 1 | Pre-Qualification Criteria | Suggestion:The Analytics/Software OEM should have a global presence and turnover of more than Rs. 1000 crores per year globally for the last three financial years. Justification: Since this is a premiere project of Data Integration, Management and Analytics, we request that minimum turnover should be 1000 Crore for Solution OEM in order to ensure reliable and efficient delivery & financial strenght of the organization to execute project of such scale | | Please refer to Corrigendum 5 for Pre Qualification Criteria |

| 6 | Volume 1 4.5 | 29 | 5 | The Bidder or one of its Associates must have experience of successful Go-Live / completed/ operational projects during the last five years (as on the last date of bid submission) in: At least one project of similar nature viz. implementation, operation and maintenance of maritime/port community projects of value of INR 47.55 Crores (or its equivalent in foreign currency) and above Or in two projects of value of Rs 29.72 Crores (or its equivalent in foreign currency) and above Or in three projects of value of Rs 23.78 Crores (or its equivalent in foreign currency) and above Or in three projects of value of Rs 23.78 Crores (or its equivalent in foreign currency) and above | Suggestion - The Bidder or one of its Associates must have experience of successful Go- Live / completed/ operational projects during the last five years (as on the last date of bid submission) in: At least one project of similar nature viz. implementation, operation and maintenance of martime/port community projects of value of INR 5 Crores (or its equivalent in foreign currency) and above Or in two projects of value of Rs 3 Crores (or its equivalent in foreign currency) and above Or in three projects of value of Rs 2 Crores (or its equivalent in foreign currency) and above. Justification - This will allow an opportunity for niche and meritorious companies to bid for this project and will also help client get competitive rates. | Please refer to Corrigendum 5 for Pre Qualification Criteria |
|----|---------------------------------|----|----------|--|---|---|
| 7 | Volume 1 4.5 | 26 | | Pre-Qualification Criteria | Suggestion - The Analytics Products OEM should be in Gartner's Leader Quadrant for Machine Learning and Data Science platform from last 3 years. Justification - The analytics part of RFP is of utmost importance and hence a robust analytics platform with a COTS solution is required. If we incorporate Gartners Magic Quadrant for Machine Learning and Data Science, it will ensure quality as it is the gold standard for Analytics solutions in IT space. | No Change, please refer corrigendum for updated pre qualification / technical evaluation criteria |
| 8 | Volume 1 4.5 | 26 | | Pre-Qualification Criteria | Suggestion - 1) The Data Management Products OEM should be in Gartner's Leader Quadrant for Data Integration and Data Quality in any of last 3 years as on bid submission date. 2) Both Data Management and Analytics platform should be from same OEM. Justification - The Data Management part of RFP is of utmost importance and hence a robust Data Management platform with a COTS solution is required. There is a need for smooth and seamless delivery of handling complex data sources and business rules. Hence it is important to have a leader in this space who has been delivering Data Lake programs. This will also mittigate the risk of non availability of multiple skill technology resources. | No Change, please refer Corrigendum 5 for updated pre qualification / technical evaluation criteria |
| 9 | Volume 1 4.5 | 26 | | Pre-Qualification Criteria | Suggestion:The Analytics/Software OEM should have a global presence and turnover of more than Rs. 1000 crores per year globally for the last three financial years. Justification: Since this is a premiere project of Data Integration, Management and Analytics, we request that minimum turnover should be 1000 Crore for Solution OEM in order to ensure reliable and efficient delivery & financial strenght of the organization to execute project of such scale | No Change, please refer Corrigendum 5 for updated pre qualification / technical evaluation criteria |
| 10 | Request for Proposal Data Sheet | 7 | Sr No 10 | Last date and time (deadline) for receipt of proposals in response to tender notice [26/10/2020]: [1500 HRS] | Considering the prevailing pandemic situation in the country, it is requested to extend the Last date and time for receipt of proposals in response to tender notice at least by 2 weeks. | Please refer Corrigendum - 1 Annexure 1 Last date and time (deadline) for receipt of proposals in response to tender notice : [2/1/2020]: [1500 HRS] Last date and time (deadline) for receipt of Bid fees and EMD in response to tender notice : [2/1/2020]: [1500 HRS] Date, time and venue of opening of Technical Proposals received in response to the tender notice : [2/1/2020]: [1530 Hrs] Indian Ports Association 1st Floor, South Tower, NBCC Place, Bhisham Pitamah Marg, Lodhi Road, New Delhi 110 003 |

| 11 | Brief on Project Guidelines between MoC, MoS and IPA | 12 | 1.4 | 1.4 Brief on Project Guidelines between MoC, MoS and IPA | Kindly advise integration between I-Log and proposed NLP Marine. Kindly advise functionalities available on I-Log When will be I-Log implemented Will NLP Marine Successful bidder have first right of refusal for I-Log | No Change, please refer RFP vol 1 of 3 clause 1.4 Brief on Project Guidelines between MoC, MoS and IPA 1) i-log is the futuristic vision and the modalities are yet to be decided. The NLP is being set-up with a view to be subsequently integrated with the I-Log platform whenever the latter is ready 2) I-log is the futuristic vision and the modalities are yet to be decided. NLP Marine is a step towards i-log 3) I-log is the futuristic vision and the modalities are yet to be decided. 4) I-log is the futuristic vision and the modalities are yet to be decided. |
|----|---|----|-------|---|--|--|
| 12 | The Project | 13 | 1.5 | The Period for Development and Implementation of National Logistics Portal – Marine shall be one year from signing of the contract. During such time the bidder shall provide support and Maintenance for existing PCS 1x. | Please indicate the time that will be provided for migration from PCS 1x from old Service Provider to NLP Service Provider | No change, please refer RFP vol 1 of 3, clause 1.5 The project Scope of NLP Marine Point no 3 and 5. |
| 13 | Sub-Contracting | 17 | 2.3 | 2.3 Sub-contracting shall be subject to the following conditions: vi. IPA reserves its right to subject the sub-contractors to security clearances as it deems necessary. | Kindly advise if any set of standard that is being followed by IPA for this | No change, please refer RFP vol 1 of 3, clause 2.4 Inclusion of MSMEs in Project Delivery |
| 14 | Sub-Contracting | 17 | 2.3 | Sub-contracting shall be subject to the following conditions: IPA retains the right to request discontinuation of sub-contracting of activities at any time during the contract period. | Kindly advise if any set of standard that is being followed by IPA for this | No change, please refer RFP vol 1 of 3, clause 2.4 Inclusion of MSMEs in Project Delivery |
| 15 | Earnest Money Deposit (EMD) | 21 | 3.3.3 | The Bidder shall upload the scanned image of the BG towards EMD (mentioned in the Proposal Data Sheet) along with the online bid submission. The actual BG shall be submitted at the address, time and date as mentioned in Data Sheet. | It is suggested to provide that MSME registered entity is not required to pay tender fees, EMD and BG. | Please refer Corrigendum 5 Pre Qualification Criteria |
| 16 | Pre-Qualification Criteria | 27 | 4.5 | The bidder must have an average annual turnover of at least Rs 17.89 Crores (or its equivalent in foreign currency) in last 3 financial years (FY 2016-17, 2017-18 and 2018-19). | It is suggest to consider "The bidder must have an average annual turnover of at least Rs 17.89 Crores (or its equivalent in foreign currency) in last 3 financial years (Ft 2016-17, 2017-18) 2018-19 and FY 2019-20), as the case may be" | Please refer Corrigendum 5 Pre Qualification Criteria |
| 17 | Pre-Qualification Criteria | 28 | 4.5 | Positive Net Worth The bidder must have positive net worth as of March 31, 2019. | It is suggested to change this as; "The bidder must have positive net worth as of March 31, 2020" | Please refer Corrigendum 5 Pre Qualification Criteria |
| 18 | Pre-qualification criteria | 29 | 4.5.5 | The Bidder or one of its Associates must have experience of successful Go-Live / completed/ operational projects during the last five years (as on the last date of bid submission) in: At least one project of similar nature viz. implementation, operation and maintenance of maritime/port community projects of value of INR 47.55 Crores (or its equivalent in foreign currency) and above | In many countries, these projects are not based on PPP/EPC basis where the System Developer charges the end user on per transaction basis. It is therefore suggested that the total revenue earned over 5 Years may be considered as Project Value. A appropriate certificate in respect of revenue earned from the statutory auditor or equivalent of the respective country may be considered | Please Refer Corrigendum 5 In case of projects other than lumpsum projects (eg: BOT, BOOT etc.), bidder can submit the project value as the 'revenue earned by the bidder for the services on the project' rendered till date with self-certification which is certified by statutory auditor or Client certificate stating duration of project along with the project value. |

| 10 | Dra sualification oritoria | 20 | 4 5 5 | Dec gualification Critaria description: | Dro avalification Critorio decorintian | Diagon refer Corrigendum E Dr |
|----|--|-----------|-------|--|---|---|
| 19 | Pre-qualification criteria | 29 | | completed/ operational projects during the last five years (as on the last date of bid submission) in: At least one project of similar nature viz. implementation, operation and maintenance of maritime/port community projects of value of INR 47.55 Crores (or its equivalent in foreign currency) and above Or in two projects of value of Rs 29.72 Crores (or its equivalent in foreign currency) and above Or in three projects of value of Rs 23.78 Crores (or its equivalent in foreign currency) and above. For the project cited, the project should be successfully operational for at least 12months (after project Go-Live). Required documentary evidence Work Order + Completion Certificates from the client; | project should have been awarded / under implementation " | Please refer Corrigendum 5 Pre Qualification Criteria |
| | | | | Work Order + Self Certificate of Completion (Certified by the Statutory Auditor) OR Work Order + Phase Completion Certificate (for ongoing projects) from the client/Statutory Auditor . Please provide project details as per format *PQ Form 5* | Work Order OR Phase Completion Certificate (for ongoing projects) from the client/Statutory Auditor . Please provide project details as per format "PQ Form 5" | |
| 20 | Bidder Experience | 32 | | The Bidder/ any member of consortium must have experience of successful Go-Live/ completed/ ongoing project of value INR 23.78 Crores (or its equivalent in foreign currency) during the last five years (as on the last date of bid submission) in a project of similar nature viz. implementation, operation and maintenance of community system solutions which may include Port Community System or Trade Community System or National Single Window for EXIM trade, Maritime and Port Single Window comprising of the following components 2 Study of the system & Optimization/ re- engineering 2 Design of the solution 2 Development / customization and Integration with other external parties 2 Training & Implementation 2 Operation and maintenance services Each of the above component will be awarded 8 marks subject to a maximum of 40 marks per project. The bidder can submit up to a maximum of 2 projects. | For MSME or Start Up registered under DPIIT, project value condition to be dispensed off. A successful implementation certificate from the issuance authority of the project may please be considered. | No Change, please refer Corrigendum 5 for updated pre qualification / technical evaluation criteria |
| 21 | Bidder Experience | 33 | | The Bidder / any member of consortium must have a successful Go-Live / completed project / ongoing project of value INR 23.78 Crores (or its equivalent in foreign currency) during the last FIVE years (as on the last date of bid submission) of National level IT System integration projects under one community comprising of the following components: 25 Study of the system & Optimization/ re- engineering 20 Design of the solution 20 Development / customization and Integration with other external parties 21 Training & Implementation Each of the above parameters will be awarded 10 marks per project with maximum of 40 marks. Bidder can submit up to a maximum of 2 projects. | be dispensed off. A successful implementation certificate from the | No Change, please refer Corrigendum 5 for updated pre qualification / technical evaluation criteria |
| 22 | Technical bid Evaluation:- B. Resource Requirements | 35 and 36 | 4.6 | | It is suggested to amend qualification as any University Graduate instead of any specific stream as mentioned. Now a days technology major organisations also accepting the non engineer persons in technical capacities. | No Change, please refer Corrigendum 5 for updated pre qualification / technical evaluation criteria |
| 23 | Technical bid Evaluation:- B. Resource Requirements | 35 and 36 | 4.6 | maintaining | In case of many international players, the Work Orders may not be available as these are Service Providers and provide services to a number of different clients. Therefore, it is suggested that work experience to be reduced from 8 years' to 5 years'. | No Change, please refer Corrigendum 5 for updated pre qualification / technical evaluation criteria |

| 24 | Payment Terms | 43 | 6.1 | Payment Components | Milestone: | No Change, please refer RFP vol 1 of 3 |
|----|--|----------|------|---|---|--|
| | | | | | It is suggested that license fees may be paid in advance to the successful bidder | clause 6 Payment Terms |
| 25 | Part A: Milestone based payments | 43 | 6.1 | | | Please refer to corrigendum 5 Contract to Bidder will be for 3 years (1-year development and 2 years O&M). The contract may be extended by IPA for additional 2 years. For purpose of QCBS evaluation, IPA would consider the combined quoted cost of above Part A & Part B for 1yr (implementation) + 2 yrs (O&M). However, the bidder is required to quote the price for the additional 2 years of possible extension |
| 26 | Part B On-actual payments | 43 | 6.1 | Indicative list of Latch-on functionalities is given in annexure VII of Volume 2. The bidder needs to estimate based on 50 Latch-on applications for the commercials as part of this scope of work in the RFP. However, if during implementation it is realized that a functionality is not being integrated as a latch-on and is made available through API integration, then the bidder shall be paid as per the discovered unit rate per API integration. | It is assumed that there are 50 Latch-ons. This will be provided as 50 API integrations / Redirections, considered as a part of Latch-on integrations. For eg. Latch on Service Provider 'A' is integrated with NLP Marine for 50 different services. This will be completing the deliverable Kindly confirm the understanding | No Change, please refer RFP vol 1 of 3 clause 6 Payment Terms Part B: On-actual payments |
| 27 | Roles & Responsibilities IPA & stakeholders of communities: | 45 | 8.2 | | Addition Suggested Coordination and providing required integration support with the various PGAs, Government Agencies shall be the responsibility of IPA and it is suggested that IPA appoints a Nodal officer for the purpose of participating in the integration meetings along with the successful bidder Data Migration from PCS 1x to NLP Marine | No Change, please refer RFP vol 1 of 3 clause Roles and Responsibilities 8.2 IPA & stakeholders of communities |
| 28 | Format for Power of Attorney to Authorize Signatory | 70 | 9.18 | We, M/s. (name of the firm or company with address of the registered office) hereby constitute, appoint and authorise Mr. or Ms. (Name and residential address) who is presently employed with us and holding the position of , as our Attorney to do in our name and our behalf all or any of the acts, deeds or things necessary or incidental to our RFP for the Project (name of the Project), | | No Change, No Change, please refer RFP vol 1 of 3 clause 9.18 Tech form 11 |
| 29 | Part B: On-actual Payment | 86 to 93 | 11.2 | Summary of Commercial Proposal | Commercial Proposal as provided in Part A should be sufficient for evaluation and as financial bid. Therefore, it is suggested not to have Part B -On-actual Payment , 10.2.1-Design, Development and Implementation for NLP Marine, 10.2.2 (a) Cloud Services, 10.2.2(b) Infra OEM , 10.2.2(c)Application Support , 10.2.2(d) Facility Mangement . 10.2.3(e)Central and Localized Helpdesk , 10.2.3 Training and Capacity Building , 10.2.4 Manpower - Operations, Administration and maintenance | No Change, please refer RFP vol 1 of 3 clause 6 Payment Terms Part B: On-actual payments |

| 31 | Part B: On-actual Payment Tech Form 11 | 87 | 9.18 | Contract to Bidder will be for 3 years (1 year development and 2 years O&M). The contract may be extended by IPA for initial 2 years. Bidder to factor in the extension during submission of commercial proposal in bid. Tech Form 11 | This contradicts with the conditions mentioned in the Scope of the projects, as mentioned below: > The support and Maintenance of NLP shall be for four years thereafter > The NLP Project is for five years from signing of contract Kindly Clarify Power of Attorney is required on the stamp paper. | Please refer to corrigendum 5 Contract to Bidder will be for 3 years (1-year development and 2 years O&M). The contract may be extended by IPA for additional 2 years. For purpose of QCBS evaluation, IPA would consider the combined quoted cost of above Part A & Part B for 1yr (implementation) + 2 yrs (O&M). However, the bidder is required to quote the price for the additional 2 years of possible extension No Change, No Change, please refer |
|----|--|----|--------|--|---|--|
| 31 | Tech Form 11 | 70 | 9.18 | IECH FORM II | Power of Attorney is required on the stamp paper. Due to prevalent pandemic situation, it is suggested that at time of the bid submission self-certification to be accepted and at time of tender finalisation document on stamp papers are to be called for. | RFP vol 1 of 3 clause 9.18 Tech form 11 |
| 32 | Tech Form 11 | 70 | 9.18 | Tech Form 11 | As Tech Form 12 is Power of Attorney for all consortium members to be signed together. Therefore it is suggested on individual consortium member submits Tech Form 11 with only details from the concerned organisation/company/firm and not to be signed by all other consortium members | No Change, No Change, please refer RFP vol 1 of 3 clause 9.18 Tech form 11 |
| 33 | Tech Form 12 | 71 | 9.19 | Tech Form 12 | Power of Attorney is required on the stamp paper. Due to prevalent pandemic situation, it is suggested that at time of the bid submission self certification to be accepted and at time of tender finalisation document on stamp papers are to be called for. | No Change, No Change, please refer RFP vol 1 of 3 clause 9.19 Tech form 12 |
| 34 | 10.1 Sample Form 1: Tripartite agreement for Cloud Service Provider (Responsibility of the BIDDER) | 73 | 10.1 | To arrange through a licensed CLOUID SERVICE PROVIDER, Network services, Internet Bandwidth and connectivity, incidental thereto as specified in the Scope of Work in the agreement between(BIDDER) and(OWNER). The BIDDERs overall liabilities and responsibilities shall in no case be less or more than the liabilities as mentioned in the contract, with respect to 'The Project', executed between the BIDDER and the Owner. Ensuring Timely execution of the part of the order related to required Bandwidth for the project. | To amend the wordings as follows: "To monitor and maintain through a licensed CLOUD SERVICE PROVIDER, Network services, Internet Bandwidth and connectivity, incidental thereto as specified in the Scope of Work in the agreement between (BIDDER) and | No Change, No Change, please refer RFP vol 1 of 3 clause 10.1 Sample Form 1 |
| 35 | 10.1 Sample Form 1: Tripartite agreement for Cloud Service Provider (Responsibility of the BIDDER) | 73 | 10.1 | To obtain and arrange for the maintenance in full force and effect of all applicable government approvals, consents, licenses, authorizations, declarations, filings, and registrations as may be necessary and advisable for the performance of all of the terms and conditions of this Agreement. | Suggest to amend as follows: "To assist for the maintenance in full force and effect of all applicable government approvals, consents, licenses, authorizations, declarations, fillings, and registrations as may be necessary and advisable for the performance of all of the terms and conditions of this Agreement." | No Change, No Change, please refer RFP vol 1 of 3 clause 10.1 Sample Form 1 point 5. RESPONSBILITIES OF PARTIES |
| 36 | Volume 1 PAge 12 | | | | Digital Customs Broker How does the authentication system work? | No Change, please refer RFP vol 1 of 3 clause 1.5 The Project |
| 37 | Volume 1 PAge 12 | | | | Document Repository | No Change, please refer RFP vol 1 of 3 clause 1.5 The Project |
| 38 | Volume 1 PAge 40 | | | | Total score is high for Bidder 1 . How Bidder 4 is treated as Best evaluated bid? | Please refer Corrigendum 5. The bidder with the highest final score shall be treated as the best evaluated bid. In the above example, Bidder 1 will be treated as best evaluated Bid. |
| 39 | RFP Vol 1 | 9 | 1.1 | System usage by stakeholders | What is the expected number of users accessing the portal application and mobility, any future scale up count | No Change, please refer RFP vol 2 of 3 Annexure VII - Existing number and expected number of users under each service |
| 40 | RFP Vol 1 | 22 | 3.3.8 | Language preferences for neighbouring countries, prime states | Is there requirement of any other language in addition to English to do the transaction through NLP, any state specific or neighbouring countries | No Change, please refer RFP vol 1 of 3 clause 3.3.8 Language is with regard to language of bid-document and not for transactions. Bidder to conduct necessary due-diligence while proposing solution |
| 41 | RFP Vol 1 | 67 | 8.15.2 | Technology deployment and requirement | Please suggest any specific technology or middleware preferences or usage of any opensource technologies | No Change, Bidder to conduct necessary due-diligence while proposing solution. |
| 42 | RFP Vol 1 | 10 | 1.2 | Support to the existing PCS 1x | Will the access be provided to the source code of the existing PCS system for supporting it during the implementation phase | No Change, please refer vol 2 of 3 clause 3.3.7 Software Components – NLP Marine point 2 |

| 43 | RFP Vol 1 | 16 | 2.2 | MSME benefits | We are MSME company, please suggest if we are exempted from EMD of 1.19 Cr | Please refer Corrigendum 5 Pre Qualification Criteria |
|----|---------------------------------------|----|--|---|--|--|
| 44 | RFP Vol 1 | 16 | 2.2 | Qualification criteria | Being MSME vendor, kindly exempt from EMD Submission. Request to kindly reduce the value of the order from 23 Cr to 14 crores for customer and relax for Phase ongoing completion projects with client certificate | Please refer Corrigendum 5 Pre Qualification Criteria |
| 45 | RFP Vol 1 | 12 | 1.1 | IPA intends to appoint a service provider who will bootstrap PCS with such features to develop proposed NLP Marine v10 | The concept of bootstrap needs more explanation, our understanding is that bidder is free to use any technology stack and IT infrastructure components | No Change, please refer RFP vol 2 of 3 Annexure – IV and scope of NLP |
| 46 | RFP Vol 1 | 67 | 8.15.2 | Technology deployment and requirement | As per the notifications by Ministry of Communications and IT, it's recommended to use Open Source software for all govt. projects. Open Source software also comes with Enterprise supported versions which are fully secure. Please suggest any specific technology or middleware preferences or usage of any opensource technologies | No Change, Bidder to conduct necessary due-diligence while proposing solution, please refer RFP vol 1 of 3 clause 1.5 The Project |
| 47 | RFP Vol 1 | 16 | 3.3.3 | Earnest Money Deposit (EMD) | MSMEs registered under NSIC (under GOI ministry of MSME) are exempted from EMD reference Public Procurement Policy for MSEs Order 2012, has been notified under MSME Act 2006. We are MSME company, request IPA to exempt us from EMD of 1.19 Cr | Please refer Corrigendum 5 Pre Qualification Criteria |
| 48 | RFP Vol 1 | 16 | 2.2.2 | Consortium of Firms | In case of consortium what will be the maximum percentage of the work/contract value for each member that can be offered | Please refer Corrigendum 5 Clause 2.2.2 The consortium must provide the details of formation of the consortium, percentage of stake of each consortium member (The lead bidder should be responsible for works which are estimated to be at least 50% of the total value of the contract) and the role of each member of the consortium with reference to this project |
| 49 | RFP Vol 1 | 16 | 2.2 | Qualification criteria | Being MSME, can you please bring down the similar projects worked value from 23 Cr to | Please refer Corrigendum 5 Pre Qualification Criteria |
| 50 | 1 | 13 | 1.5 | Continue API integration onboarding efforts, Support and Maintain the existing PCS ver 1x till the time development of National logistics Portal – Marine is completed | Will the bidder be expected to fix bugs and respond to CR during this period | No Change. Bidder shall maintain and support PCS 1.x, please refer vol 1 of 3 clause 1.5 The Project - Scope of NLP |
| 51 | 3 | 19 | 3.2 Pre-bid meeting and clarifications 3.2.1 Bidders' queries | IPA would facilitate a Workshop with incumbent service provider of PCS 1.x before Pre-Bid meeting to provide a comprehensive understanding of current landscape. The date and venue would be notified later | Whose is the incumbent for PCS 1.x right now? | No Change, IPA maintains PCS 1.x with third party vendor and IPA would provide support for any co-ordination as per RFP 1 of 3 clause 8.2 IPA & stakeholders of communities |
| 52 | Volume 1 4.6 Technical bid Evaluation | 31 | C.1 Solution overview 100 | Technical Presentation (Additional Marks shall be awarded on the basis of specific information submitted by the bidder, clarifications by bidder during the presentation) □ Understanding of the challenges □ Governance framework □ Demo of the proposed system □ Question and Answers | Kindly modify the clause as "Technical Presentation Understanding of the challenges Governance framework Cloud Agnostic solution Framework:- Application performance monitoring, Backup, security, cloud network Demo of the proposed system Question and Answers* Justitication:- Cloud lock in could derail the project, in caset there are any issues with cloud provider, the provisioning, backup, monitoring solutions proposed should be cloud agnostic to avoid any kind of cloud lock in | Please refer Corrigendum 5 Technical Criteria |
| 53 | | 66 | 8.15.1 Tech Form 8.1 – | etc) | Please clarify the underlying server hardware, HCI, storage solution, backup solution Make & Model to be quoted for the dedicated setup? | No Change, for more details about existing BOM please refer RFP vol 2 of 3 Clause 5 Bill of Material |
| 54 | Volume I | 7 | Request for Proposal Data Sheet | Date, time and venue of pre-bid meeting: [09/10/2020]: [1200 HRS] Indian Ports Association 1st Floor, South Tower, NBCC Place, Bhisham Pitamah Marg, Lodh iRoad, New Delhi 110 003 | Requesting you to please opt for video conferencing mode for conducting pre-bid considering lockdown and travel restrictions in covid-19 times. | No Change, please refer RFP vol 1 of 3 clause Request for Proposal Data Sheet Point no 9 |

| 55 | General | General | General | General | As per Notification No F. No. 1(3)/2014 - EG II of Ministry of Communication and IT, it recommends to use open-source software for all govt projects. Open-Source Software also comes with an Enterprise Supported Version which are free from all security risks as well as made enterprise ready with NO LIMITATION to use. Request to kindly mandate Enterprise Supported Open Source Products. | No Change, Bidder to conduct necessary due-diligence while proposing solution. please refer RFP vol 1 of 3 clause 1.5 The Project |
|----|---|---------|---------|--|---|---|
| 56 | General | General | General | General | Request you to add clause "The OEM of the platform should have a support center in India" | No Change, please refer to RFP Volume 1 of 3 clause 2.3 Sub - Contracting |
| 57 | General | General | General | General | Understanding the expectations and criticality of the website, we suggest that the NLP (Marine) platform should be build on a Digital Experience Platform which is proven and is build on latest open source technology and is supported by a reputed OEM having office in India. Even solutions from quality benchmark reports like Gartners Magic Quadrant or Forestor Wave Report for Digital Experience Platform can be given preferences. | No Change, Bidder to conduct necessary due-diligence while proposing solution, please refer RFP vol 1 of 3 clause 1.5 The Project |
| 58 | General | General | General | General | With so many users, it is expected to be a high traffic website, it is very important that the same is build using best of the breed technology and platform which caters to the latest trends and gave best performance. We recommend that agency should mandate the use of a "Digital Experience Platform", which is an integrated platform with capabilities of "Content Management", "Portal", "Workflow & Forms", "Digital Asset Management" & "Search" capability with features like personalization, page content analysis, collaboration tools, capability of social media integration for both push and pull and is compliance to all major standards. | No Change, Bidder to conduct necessary due-diligence while proposing solution. please refer RFP vol 1 of 3 clause 1.5 The Project |
| 59 | Vol. I 9.5 PQ Form 5 - Details of Experience of Bidder in Various projects | 51 | 22 | List of software components used in the solution. Please indicate the OEM, product and version details. If it is open source please indicate accordingly. | It is understood that, open source here refers to enterprise edition & supported version of Open Source Software which can be used without any restrictions and have access to source code by department and Not refer to "freeware" or "community versions" which are highly vulnerable to security threats and malicious codes. Please confirm | No Change, Bidder to conduct necessary due-diligence while proposing solution, please refer RFP vol 1 of 3 clause 1.5 The Project |
| 60 | General | General | General | General | Web Portal is a Critical Component along with Content Management System in this project. Though CMS specification is provides, Web Portal Specification is missing. Request to kindly provide the same. | No Change, Bidder should update Tech Form 8 with all required details. Please refer RFP vol 1 of 3 clause 9.15 Tech Form 8 - Unpriced Bill of Material |
| 61 | Pre-qualification criteria Volume 1 | 30 | 6 | The bidder should a minimum (CMMi) Level 3 | NEC is CMMI level 5 but the certificate is expired last month for which we have already submitted the application and the new certificate will come in November. Can the proof of application for CMMI will be considered to qualify this clause under this situation? | Please refer Corrigendum 5 In case of expiry of CMMI certificate during the bid process, bidder can submit the CMMI certificate on a condition that he/she will submit a valid CMMI certificate at the time of signing the contract. (if awarded) otherwise bidder will be disqualified |
| 62 | 4.5 Pre-qualification criteria | 29 | 5 | Execution of similar project at National level in any country. * | Can experience of Parent company/subsidiary be considered. | No Change, experience of bidding firm will be considered |
| 63 | Volume 1 4.6 Technical bid Evaluation Volume 1 | 31 | A.1 | Bidder Experience: Community System Project Implementation | Will logistics data bank project done by DLDS will fall under this? LDB is a national portal for providing tracking of all EXIM containers to all stakeholders under a single window. Please confirm if this experience can be considered. | No Change, please refer Corrigendum 5 for updated pre qualification / technical evaluation criteria |
| 64 | 4.6 Technical bid Evaluation | 31 | A.1 | Bidder Experience: Community System Project Implementation | Can experience of Parent company/subsidiary be considered. | No Change, experience of bidding firm will be considered |
| | | | 1 | | | 1 |
| | Volume 1 | | | | | |

| cc | 4.C. Tankning bid Evaluation | 24 | A C | Diddes Franciscos | Con antificate from Dovert company/Cucidian, be considered | No Change contitiontes of hidding firm |
|----|--|----|-----|--|---|---|
| ьь | 4.6 Technical bid Evaluation | 31 | A.6 | Bidder Experience: IPCSA+ISO 27001; ISO 20000-1; +SEI CMM Level 3/4/5 | Can certificate from Parent company/Susidiary be considered. | No Change, certificates of bidding firm will be considered |
| | Volume 1 | | | | | |
| 67 | 4.5 Pre-Qualification Criteria | 27 | 1 | Financial Strength Required document: | Request you to consider certificate from practising Chartered accountant as well in place of Statutory auditor. | No Change, please refer RFP vol 1 of 3 clause 4.5 Pre-Qualification Criteria point 1 Financial Strength |
| | Volume 1 | | | ☐ Certificate from the Statutory Auditor as per format "PQ Form 3" | | |
| 68 | 4.5 Pre-Qualification Criteria | 28 | | Positive net worth Required document: Duly certified statement from the statutory auditor for the year 2018-19 as per format "PQ Form 3" | Request you to consider certificate from practising Chartered accountant as well in place of Statutory auditor. | No Change, please refer RFP vol 1 of 3 clause 4.5 Pre-Qualification Criteria point 1 Financial Strength |
| 60 | Volume 1 4.6 Technical bid Evaluation | 22 | A 4 | Didder Francisco | Con us are ide the cell continues of completion from Deceticing | No Change places refer DED vol 4 of 2 |
| 69 | Volume 1 | | A.1 | Bidder Experience: Required document: Work Order + Completion Certificates from the client; OR Work Order + Self Certificate of Completion (Certified by the Statutory Auditor); OR Work Order + Phase Completion Certificate (for ongoing projects) from the client OR Self-Certificate of experience (Certified by the Statutory Auditor); Please provide project details as per format "Tech Form 9 | Can we provide the self certificate of completion from Practising Chartered Accountant? For phase completion certificate - Can we provide the self certificate of completion from Practising Chartered Accountant? | No Change, please refer RFP vol 1 of 3 clause 4.6 Technical bid Evaluation point A Bidder Experience |
| 70 | 4.6 Technical bid Evaluation Volume 1 | 33 | A.2 | Required document: Work Order + Completion Certificates from the client; OR Work Order + Self Certificate of Completion (Certified by the Statutory Auditor); OR Work Order + Phase Completion Certificate (for ongoing projects) from the client OR Self Certificate of experience (Certified by the Statutory Auditor); Please provide project details as per format "Tech Form 9" | Can we provide the self certificate of completion from Practising Chartered Accountant? For phase completion certificate - Can we provide the self certificate of completion from Practising Chartered Accountant? | No Change, please refer RFP vol 1 of 3 clause 4.6 Technical bid Evaluation point A Bidder Experience |
| 71 | 4.6 Technical bid Evaluation Volume 1 | 33 | A.3 | Required document: Work Order + Completion Certificates from the client; OR Work Order + Self Certificate of Completion (Certified by the Statutory Auditor); OR Work Order + Phase Completion Certificate (for ongoing projects) from the client OR Self-Certificate of experience (Certified by the Statutory Auditor); Please provide project details as per format "Tech Form 9" | Can we provide the self certificate of completion from Practising Chartered Accountant? For phase completion certificate - Can we provide the self certificate of completion from Practising Chartered Accountant? | No Change, please refer RFP vol 1 of 3 clause 4.6 Technical bid Evaluation point A Bidder Experience |
| 72 | 4.6 Technical bid Evaluation Volume 1 | 34 | A.4 | Required document: Work Order + Completion Certificates from the client; OR Work Order + Self Certificate of Completion (Certified by the Statutory Auditor); OR Work Order + Phase Completion Certificate (for ongoing projects) from the client OR Self-Certificate of experience (Certified by the Statutory Auditor); Please provide project details as per format "Tech Form 9" Please provide project details as per format "Tech Form 9" | Can we provide the self certificate of completion from Practising Chartered Accountant? For phase completion certificate - Can we provide the self certificate of completion from Practising Chartered Accountant? | No Change, please refer RFP vol 1 of 3 clause 4.6 Technical bid Evaluation point A Bidder Experience |

| 73 | 4.6 Technical bid Evaluation Volume 1 | 34 | A.5 | Required document: □ Work Order + Completion Certificates from the client; OR □ Work Order + Self Certificate of Completion (Certified by the Statutory Auditor); OR □ Work Order + Phase Completion Certificate (for ongoing projects) from the client OR □ Self-Certificate of experience (Certified by the Statutory Auditor); Please provide project details as per format "Tech Form 9" | Can we provide the self certificate of completion from Practising Chartered Accountant? For phase completion certificate - Can we provide the self certificate of completion from Practising Chartered Accountant? | No Change, please refer RFP vol 1 of 3 clause 4.6 Technical bid Evaluation point A Bidder Experience |
|----|--|----|--|---|---|---|
| 74 | 6.1 Payment components | 43 | | Bidder shall be procuring all the requisite licenses, software/hardware on behalf of the IPA, in the name of IPA. | Do we need to include the cost of licenses in the bid or that will be procured by IPA directly. | No Change, clause refer only name of licenses in name of IPA. Please refer RFP vol 1 of 3 clause 6.1 Payment components - Notes |
| 75 | RFP Vol 1 Section - 3.3.4 | 22 | 3.3.4 (i) & (ii) | I. The "Bidders" as used in the tender documents shall mean the one who has signed the Tender Forms. The Bidders may be either the Principal Officer or his duly Authorized Representative, in either cases, he/she shall submit a power of attorney. All certificates and documents (including any clarifications sought and any subsequent correspondences) received hereby, shall be furnished and signed by the representative and the principal. Iii. The authorization shall be indicated by written power-of-attorney accompanying the bid in the name of the signatory of the Proposal. | "Power of Attorney" may please be replaced by "Letter of Authorization" at all places. Or either of the two should be acceptable. | No Change, please refer RFP vol 1 of 3 clause 9.18 Tech Form 11 and 9.19 Tech Form 12 |
| 76 | RFP Vol 1 Section - 4.5 | 29 | The Pre-Qualification criteria for Bidders : 5 | Execution of similar project at National level in any country. * "Similar projects shall include Port Community System or Trade Community System or Cargo Community System or National Single Window for EXIM trade or Maritime and Port Single Window " | Execution of similar project at National level in any country. * "Similar projects shall include : Implementation of EBS in Port Domain Implementation of Port Operating System | No Change, please refer Corrigendum 5 for updated pre qualification / technical evaluation criteria |
| 77 | RFP Vol 1 Section - 4.6 | 32 | 4.6 A1 | The Bidder/ any member of consortium must have experience of successful Go- Live/ completed/ ongoing project of value INR 23.78 Crores (or its equivalent in foreign currency) during the last five years (as on the last date of bid submission) in a project of similar nature viz. implementation, operation and maintenance of community system solutions which may include Port Community System or Trade Community System or National Single Window for EXIM trade, Maritime and Port Single Window comprising of the following components Study of the system & Optimization/ re- engineering Design of the solution Development / customization and Integration with other external parties Training & Implementation Operation and maintenance services Each of the above component will be awarded 8 marks subject to a maximum of 40 marks per project. The bidder can submit up to a maximum of 2 projects. | The Bidder/ any member of consortium must have experience of successful Go-Live/ completed/ ongoing project of value INR 23.78 Crores (or its equivalent in foreign currency) during the last five years (as on the last date of bid submission) in a project of similar nature viz. implementation, operation and maintenance of community system solutions which may include Port Community System or Trade Community System or National Single Window for EXIM trade, Maritime and Port Single Window or Implementation of EBS for Ports or implementation of Port Operating System comprising of the following components □ Study of the system & Optimization/ re-engineering □ Design of the solution □ Development / customization and Integration with other external parties □ Training & Implementation □ Operation and maintenance services Each of the above component will be awarded 8 marks subject to a maximum of 40 marks per project. The bidder can submit up to a maximum of 2 projects. | Please refer Corrigendum 5 Technical Criteria |
| 78 | RFP Vol 1 Section - 4.6 | 34 | 4.6 A6 | IPCSA Membership - Bidder/any member of consortium being a member of IPCSA | This should be done away with as any large Indian MNC would not have such a certification and hence would be forced into an undesired consortium. This is an IT application requiring niche technical skills that has no linkage to IPCSA certification. | Please refer Corrigendum 5 Pre Qualification Criteria |

| 79 | RFP Vol 1 Section - 6.1 | 43 | 6.1 Part A Milestone Based Payments | 2 Acceptance of Solution Architecture and Design, including Logical and Functional Architecture of the NLP System 5 T+3 months 3 Proto-type of the design of the proposed NLP Marine – acceptance of the design by the stakeholders 5 T+4 months 4 Configuration and Development of NLP Marine Module as per SRS 10 T+6 months 5 Finalization and on-boarding of all the Latch-on applications as per the agreement signed with IPA 5 T+8 months 5 UATs 5 T+10 months 6 Training & Pilot implementation 5 T+11 months 7 Go Live 10 T+12 months 8 Stabilization & fine tuning 10 3 months from Go Live (final) | No Milestones % of stage payments Remarks 1 Submission and Acceptance of Detailed Software Requirement Specification (SRS) - NLP Marine 10 T+2 months 2 Acceptance of Solution Architecture and Design, including Logical and Functional Architecture of the NLP System 5 T+3 months 3 Proto-type of the design of the proposed NLP Marine — acceptance of the design by the stakeholders 5 T+4 months 4 Configuration and Development of NLP Marine Module as per SRS 20 T+10 months 5 Finalization and on-boarding of all the Latch-on applications as per the agreement signed with IPA 10 T+11 months 5 UATs 5 T+11 months 6 Training & Pilot implementation 5 T+11 months 7 Go Live 10 T+12 months 8 Stabilization & fine tuning 10 3 months from Go Live (final) 9 O&M 60 Equal payout monthly in advance | No change, please refer RFP vol 1 of 3 clause 6.1 Payment components Part A |
|----|---------------------------|----|--|---|---|--|
| 80 | RFP Vol 1 Section - 7 | 44 | | The service provider (SP) shall ensure timely completion of the milestones mentioned above. There shall be a penalty @ 0.5% of the contract value for delay of each week or part thereof subject to a maximum of 10% of contract value in non-achieving the milestones of work order unless such delay is duly approved by IPA. | The service provider (SP) shall ensure timely completion of the milestones mentioned above. There shall be a penalty @ 0.2% of the contract value for delay of each week or part thereof subject to a maximum of 10% of contract value in non-achieving the milestones of work order unless such delay is duly approved by IPA. | No change, please refer RFP vol 1 of 3 clause 7 Liquidity Damage (LD) |
| 81 | 9.18 | 70 | Volume 1 | POA | Can we submit LOA in place of POA | No Change, please refer RFP vol 1 of 3 clause 9.18 Tech Form 11 and 9.19 Tech Form 12 |
| 82 | 9.18 | 70 | Volume 1 | POA | Can we submit POA in company standard format | No Change, please refer RFP vol 1 of 3 clause 9.18 Tech Form 11 and 9.19 Tech Form 12 |
| 83 | Data Sheet | 7 | 6 | of Indian Ports Association, payable at New Delhi valid for 12 months from the date of submission of bid | Please amend the clause as: Rs. 1.19 Crore (Rupes One Crore nineteen thousand only), in the form of Bank Guarantee issued by a Indian Nationalized / Scheduled Bank and drawn in favour of Indian Ports Association, payable at New Delhi valid for 42 6 months from the date of submission of bid | Please refer to Corrigendum 5 Rs. 1.19 Crore (Rupees One Crore nineteen thousand only), in the form of Bank Guarantee issued by a Indian Nationalized / Scheduled / commercial Bank and drawn in favour of Indian Ports Association, payable at New Delhi valid for 6 months from the date of submission of bid |
| 84 | 1.5 The Project | 13 | | completed The Period for Development and Implementation of National Logistics Portal – Marine shall be one year from signing of the contract. During such time the bidder | Please clarify whether the bidder is expected to take over the PCS ver 1x from the existing vendor. If yes, then please add 6 months for transition from existing vendor in which the existing vendor will provide primary support for 3 months and then secondary support for 3 months. The project plan given in RFP Vol2, Section 4.2 Project Milestone Plan, pg 107 does not have any timeline for transition. | No Change, please refer RFP vol 1 of 3 clause 1.5 The Project |
| 85 | 1.5 The Project | 13 | | completed The Period for Development and Implementation of National Logistics Portal – Marine shall be one year from signing of the contract. During such time the bidder shall provide support and Maintenance for existing PCS 1x. The support and Maintenance of NLP shall be for four years thereafter | 1) Please clarify whether the existing PCS1x functionality platform and functionality are satisfactory as per IPA. 2) Also confirm whether the bidder is expected to redevelop all the functionalities of the PCS1x platform as part of the proposed NLP Marine platform OR is the bidder expected to continue maintaining the PCS1x platform as it is for the entire project duration, and only develop the new functionalities as required. 3) Please confirm that IPA has the required support for all licenced products being used in PCS1x, and that IPA will continue to bear the support cost for all licenced products till the time that PCS1x is in use either as a standalone solution or as a part of the NLP Marine solution. | No change, IPA intends to appoint a Service Provider who will Bootstrap PCS 1x with such features to develop proposed National Logistics Portal (Marine) Ver 1.0 Please refer RFP Vol 1 of 3 clause 1.5. The Project |
| 86 | 2.2.2 Consortium of Firms | 16 | x. | | Please amend the clause as: IPA reserves the right to review, approve and amend the terms of the Consortium Contract or any contract or agreements entered into by and between the members of such Consortium and no such agreement/contract shall be-executed, amended, modified and/or terminated without the prior written consent of IPA. The lead bidder need not take consent from IPA for amending any changes in financial clauses. An executed copy of each of such agreements/contracts shall, immediately upon execution be submitted by the Lead Bidder to IPA. | No change, please refer RFP vol 1 of3 clause 2.2.2 Consortium of Firms |

| 87 | 3.3.3 Earnest Money Deposit (EMD) | 21 | vi | If the successful bidder fails to sign the Agreement in accordance with this tender within 30 days from the issue of Letter of Intent (LOI) by IPA. | Please amend the clause as: If the successful bidder fails to sign the Agreement in accordance with this tender within 30 days from the issue of Letter of Intent (LOI) by IPA or such other time frame as mutually agreed by IPA and Bidder. | No Change, please refer RFP vol 1 of 3 clause 3.3.3 Earnest Money Deposit (EMD) |
|----|-----------------------------------|----|-----------------------|--|--|---|
| 88 | 4.5 Pre-Qualification Criteria | 27 | 1) Financial Strength | The bidder must have an average annual turnover of at least Rs 17.89 Crores (or its equivalent in foreign currency) in last 3 financial years (FY 2016-17, 2017-18 and 2018-19). Documentary Evidence: Certificate from the Statutory Auditor as per format "PQ Form 3" | The annual turnover is available in published financial statement which are already audited by the Statutory Auditor and are also available in Public Domain. Please remove the requirement of Statutory Auditor Certificate and allow the bidder to submit the certificate signed by Authorized Signatory/ Company Secretary. | No Change, please refer RFP vol 1 of 3 clause 4.5 Pre-Qualification Criteria point 1 Financial Strength |
| 89 | 4.5 Pre-Qualification Criteria | 27 | 1 | The bidder must have an average annual turnover of at least Rs 17.89 Crores (or its equivalent in foreign currency) in last 3 financial years (FY 2016-17, 2017-18 and 2018-19). | Please change the financial years and amend the clause as: The bidder must have an average annual turnover of at least Rs 17.89 Crores (or its equivalent in foreign currency) in last 3 financial years (FY 2017-18,2018-19 and 2019-20). | Please refer Corrigendum 5 Pre Qualification Criteria |
| 90 | 4.5 Pre-Qualification Criteria | 27 | 1 | And ☐ Certificate from the Statutory Auditor as per format "PQ Form 3" | Please amend the clause as: □ Certificate from the Statutory Auditor, Chartered Accountant or Company Secretary, Authorized Signatory as per format "PQ Form 3" | Please refer Corrigendum 5 Pre Qualification Criteria |
| 91 | 4.5 Pre-Qualification Criteria | 28 | | The bidder must have positive net worth as of March 31, 2019 Documentary Evidence: Duly certified statement from the statutory auditor for the year 2018-19 as per format "PQ Form 3" | The net worth can be established from the published financial statement which are already audited by the Statutory Auditor and are also available in Public Domain. Please remove the requirement of Statutory Auditor Certificate and allow the bidder to submit the certificate signed by Authorized Signatory/ Company Secretary. | No Change, please refer Corrigendum 5 for updated pre qualification / technical evaluation criteria |
| 92 | 4.5 Pre-Qualification Criteria | 28 | 2 | Positive net worth The bidder must have positive net worth as of March 31, 2019. | Positive net worth The bidder must have positive net worth as of March 31, 2019. In case the audited accounts for FY 19-20 are available then positive networth as of March31,2020. | Please refer Corrigendum 5 Pre Qualification Criteria |
| 93 | 4.5 Pre-Qualification Criteria | 28 | 2 | Duly certified statement from the statutory auditor for the year 2018-19 as per format "PQ Form 3" | Duly certified statement from the Statutory Auditor, Chartered Accountant or Company Secretary, Authorized Signatory for the year 2018-19 or 2019-20 as per format "PQ Form 3" | Please refer Corrigendum 5 Pre Qualification Criteria |
| 94 | 4.5 Pre-Qualification Criteria | 29 | | Execution of similar project at National level in any country.* 'Similar projects shall include Port Community System or Trade Community System or Cargo Community System or National Single Window for EXIM trade or Maritime and Port Single Window." Consists of: * Study of the system & Optimization/re- engineering * Design of the solution * Development / customization and integration with other external parties * Training & Implementation * Operation and maintenance services The Bidder or one of its Associates must have experience of successful Go-Live / completed operational projects during the last five years (as on the last date of bid submission) in: At least one project of similar nature viz. implementation, operation and maintenance of maritime/port community projects of value of INR 47.55 Crores (or its equivalent in foreign currency) and above Or in two projects of value of Rs 29.72 Crores (or its equivalent in foreign currency) and above. Or in three projects of value of Rs 23.78 Crores (or its equivalent in foreign currency) and above. For the project cited, the project should be successfully operational for at least 12months (after project Go-Live). | 1) Please allow the bidder to submit the experience in Terminal Operating System Projects Similar projects shall include Port Community System or Terminal Operating System or Trade Community System or Cargo Community System or National Single Window for EXIM trade or Maritime and Port Single Window. 2) We understand that the projects awarded or implemented or Ongoing (under Operations & Maintenance Phase) in last five years will be accepted. Hence Bidder can submit on-going projects which have been awarded and have gone live before 5 years but are under O& M phase and bidder is actively delivering services to the client. 3. We further request to lower the value of projects as per below suggested changes. The Bidder or one of its Associates must have experience of successful Go-Live / completed/ operational projects during the last five years (as on the last date of bid submission) in: At least one project of similar nature viz. implementation, operation and maintenance of maritime/port community projects of value of INR 47.55 Corees 20 Crores (or its equivalent in foreign currency) and above Or in two projects of value of Rs 29.72 Corees 10 Crores(or its equivalent in foreign currency) and above. For the projects of value of Rs 23.78 Corees 7 Crore (or its equivalent in foreign currency) and above. For the project cited, the project should be successfully operational for at least 12 months (after project Go-Live) | Please refer Corrigendum 5 Pre Qualification Criteria |

| 95 | 4.5 Pre-Qualification Criteria 4.6 Technical bid Evaluation | 32-34 | | Work Order + Completion Certificates from the client; OR Work Order + Self Certificate of Completion (Certified by the Statutory Auditor) OR Work Order + Phase Completion Certificate (for ongoing projects) from the client/Statutory Auditor Please provide project details as per format "PQ Form 5" Work Order + Completion Certificates from the client; OR | 1) Bidder requests to remove the requirement of self certificate from Statutory Auditor and allow the bidder to submit the self certificate from authorized signatory/company secretary for the stated criteria (Project Scope, Value, Implementation status etc.). 2) As some of the projects are under NDA, hence Work Order copy can not be shared. Hence, Please remove this requirement of submission of work Order. Bidder requests to remove the requirement of self certificate from Statutory Auditor and allow the bidder to submit the self certificate | Please refer Corrigendum 5 Pre Qualification Criteria Please refer Corrigendum 5 Pre Qualification Criteria |
|----|---|-------|-----|---|---|--|
| 97 | 4.6 Technical bid Evaluation | 33 | A.1 | □ Work Order + Self Certificate of Completion (Certified by the Statutory Auditor); OR □ Work Order + Phase Completion Certificate (for ongoing projects) from the client OR □ Self-Certificate of experience (Certified by the Statutory Auditor); Please provide project details as per format "Tech Form 9" The Bidder/ any member of consortium must have experience of successful Go- | from authorized signatory/company secretary for the stated criteria (Project Scope, Value, Implementation status etc.). 1) Please allow the bidder to submit the experience in Terminal | Please refer Corrigendum 5 Technical |
| 97 | | | | Live/ completed/ ongoing project of value INR 23.78 Crores (or its equivalent in foreign currency) during the last five years (as on the last date of bid submission) in a project of similar nature viz. implementation, operation and maintenance of community system solutions which may include Port Community System or Trade Community System or National Single Window for EXIM trade, Maritime and Port Single Window comprising of the following components Study of the system & Optimization/ re- engineering Design of the solution Development / customization and Integration with other external parties Training & Implementation Operation and maintenance services Each of the above component will be awarded marks subject to a maximum of 40 marks per project. The bidder can submit up to a maximum of 2 projects. | Operating System Projects. Also please accomodate below revision in project value. The Bidder/ any member of consortium must have experience of successful Go-Live/ completed/ ongoing project of value-INR-23.78-Crores-20 Crores (or its equivalent in foreign currency) during the last five years (as on the last date of bid submission) in a project of similar nature viz. implementation, operation and maintenance of community system solutions which may include Port Community System or Terminal Operating System or Trade Community System or National Single Window for EXIM trade, Maritime and Port Single Window comprising of the following components 2) We understand that the projects awarded or implemented or Ongoing (under Operations & Maintenance Phase) in last five years will be accepted. Hence Bidder can submit on-going projects which have been awarded and have gone live before 5 years but are under O& M phase and bidder is actively delivering services to the client. | Criteria |
| 98 | 4.6 Technical bid Evaluation | | A.1 | Bidders who have experience in logistics or have tie-up with logistic companies | Please clarify what is meant by experience in Logistics Does this mean development of IT Systems for Logistic Movement? or Does it mean consulting for Logistic Solutions? | Please refer Corrigendum 5 Technical Criteria |
| 99 | 4.6 Technical bid Evaluation | 33 | | The Bidder / any member of consortium must have a successful Go-Live / completed project / ongoing project of value INR 23.78 Crores (or its equivalent in foreign currency) during the last FIVE years (as on the last date of bid submission) of National level IT System Integration projects under one community comprising of the following components: Study of the system & Optimization/ re-engineering Design of the solution Development / customization and Integration with other external parties Training & Implementation Each of the above parameters will be awarded 10 marks per project with maximum of 40 marks. Bidder can submit up to a maximum of 2 projects. | 1) We understand that bidder can present experience in large scale IT System Integration projects executed at National Level in any Domain. Please confirm. Please clarify what is meant by projects under one community. 2) We understand that the projects awarded or implemented or Ongoing (under Operations & Maintenance Phase) in last five years will be accepted. Hence Bidder can submit on-going projects which have been awarded and have gone live before 5 years but are under O& M phase and bidder is actively delivering services to the client. | Please refer Corrigendum 5 Technical Criteria |

| | | | r | | | I= |
|-----|------------------------------|----|-----|--|---|--|
| 100 | 4.6 Technical bid Evaluation | 33 | A.3 | The Bidder / any consortium member should have sound domain knowledge and experience in the operations of stakeholder organizations of sea port/ cargo communities in the last FIVE years. Projects/ products developed, implemented, operated and maintained for any of the following stake holders will be considered. - Ports/ Terminals - Shipping Lines - CFS / ICD - Multi-modal operators/ Consolidators - Shipping agents/ Freight forwarders - Any other allied agencies Each of the following four parameters will be awarded 5 marks subject to a maximum of 20 marks per project. Bidder can submit up to a maximum of 4 projects/ Projects/ products development - Implementation - Operation - Maintenance | We understand that the projects awarded or implemented or Ongoing (under Operations & Maintenance Phase) in last five years will be accepted. Hence Bidder can submit on-going projects which have been awarded and have gone live before 5 years but are under O& M phase and bidder is actively delivering services to the client. | Please refer Corrigendum 5 Technical Criteria |
| 101 | 4.6 Technical bid Evaluation | 34 | | The bidder / any member of the consortium should have been carrying/ carried out the following activities relating to IT infrastructure for community solutions similar to the proposed system in the last FIVE years. Design of IT infrastructure including sizing of hardware components Installation & commissioning Operation, administration & maintenance Security Management Each of the above parameters will be awarded 5 marks subject to a maximum of 20 marks per project. Bidder can submit up to a maximum of 4 projects for a total score of 60. For projects hosted and managed on cloud space 20 marks will be awarded subject to a maximum of 2 projects for a total score of 40. | going (under Operations & Maintenance Phase) in last five years will be accepted. Hence Bidder can submit on-going projects which | Please refer Corrigendum 5 Technical Criteria |
| 102 | 4.6 Technical bid Evaluation | 34 | A.6 | Bidder/any member of consortium being a member of IPCSA Proof of membership from IPCSA | Bidder requests deletion of this clause. | Please refer Corrigendum 5 Technical Criteria |
| 103 | 4.6 Technical bid Evaluation | 35 | B.1 | Project Manager (Full Time) • MBA with at least 10 years' of Total work experience (Mandatory Conditions) Award of marks will be as follows: • Experience of implementing end to end Projects for scope as defined in the oriteria A.1 or A2 >= 2 Projects 10 Marks < 2 0 Marks PMP/Prince2 certified: 5 marks | Please also accept the experience in terminal operating systems projects Please modify the criteria as follows: B.E/ B.Tech/ MCA/M.Tech/ MBA with at least 10 years' of Total work experience (Mandatory Conditions) Award of marks will be as follows: Experience of implementing end to end Projects for scope as defined in the criteria A.1 or A2 S 1 Project 10 Marks PMP/Prince2 certified: 5 marks | Please refer Corrigendum 5 Technical Criteria |
| 104 | 4.6 Technical bid Evaluation | 35 | | Domain Experts (nos. 5) • B.E./B.Tech./MCA/M.Tech/MBA degree with 8 years' of total work experience with any of the stakeholder organizations given below or working with community systems Ports/ Terminals Ports/ Term | 1) Please also accept the experience in terminal operating systems projects 2) Please modify the criteria as follows: 4) B.E./B.Tech/MCA/M.Tech/MBA degree with 5 years' of total work experience with any of the stakeholder organizations given below or working with community systems Ports/ Terminals Shipping Lines CFS / ICD Multi-modal operators/ Consolidators Shipping agents/ Freight forwarders Any other allied agencies Part of implementation team for at least one project of community systems as per scope of A1. > = 1 project 15 marks subject to a maximum of 5 personnel with domain expertise. | Please refer Corrigendum 5 Technical Criteria |

| 105 | 4.6 Technical bid Evaluation | 35 | B.3 | Functional/ BPR Consultants (no 5) — B.E./B.Tech./MCA/M.Tech/MBA degee with atleast 8 years' of total work experience relating to study and optimization of processes. Award of marks to individuals subject to a maximum of 5 personnel shall be as follows: Experience in completion of BPR exercises for a minimum of 5 projects or more 10 marks >=2 and < 5 Projects- 5 marks < 2 projects- 0 marks | Please modify the criteria as follows: B.E./B.Tech./MCA/M.Tech/MBA degree with atleast 5 years ' of total work experience relating to study and optimization of processes. Award of marks to individuals subject to a maximum of 5 personnel shall be as follows: Experience in completion of BPR exercises for a minimum of 2 projects or more 10 marks >=1 and < 2 Projects 5 marks | Please refer Corrigendum 5 Technical Criteria |
|-----|------------------------------|----|-----|--|---|--|
| 106 | 4.6 Technical bid Evaluation | 36 | B.4 | IT experts (no 5) — BE / B. Tech / MCA / M.Tech or equivalent with atleast 8 years' work experience in designing, developing, implementing and maintaining systems and leading a team of minimum five IT professionals. Award of marks to individuals subject to a maximum of 5 personnel shall be as follows: Experience in completion of 5 projects or more 10 marks >=2 and < 5 Projects- 5 marks < 2 projects- 0 marks | Please modify the criteria as follows: BE / B. Tech / MCA / M. Tech or equivalent with atleast 5 years' work experience in designing, developing, implementing and maintaining systems and leading a team of minimum five IT professionals. Award of marks to individuals subject to a maximum of 5 personnel shall be as follows: Experience in completion of 2 projects or more 10 marks >=1 and < 2 Projects- 5 marks | Please refer Corrigendum 5 Technical Criteria |
| 107 | 4.6 Technical bid Evaluation | 36 | B.5 | Mobile app developers (nos 5) B.E./B.Tech./MCA/M.Tech/MBA degree with atleast 8 years' work experience in designing, developing, implementing and maintaining mobile apps. Award of marks to individuals subject to a maximum of 5 personnel shall be as follows: Experience in completion of 5 projects or more 7 marks >=2 and < 5 Projects - 4 marks < 2 projects - 0 marks | Please modify the criteria as follows: B.E./B.Tech./MCA/M.Tech/MBA degree with atleast 5 years' work experience in designing, developing, implementing and maintaining mobile apps. Award of marks to individuals subject to a maximum of 5 personnel shall be as follows: Experience in completion of 2 projects or more 7 marks >=1 and < 2 Projects 4 marks | Please refer Corrigendum 5 Technical Criteria |
| 108 | 4.6 Technical bid Evaluation | 36 | B.6 | Solution Architect (no 1) B.E./B.Tech./MCA/M.Tech/MBA degree with atleast 8 years' work experience in architecting solutions for projects out of which at least one project for a community system similar to the project under scope of this tender. Award of marks will be as follows: Solution Architect in at least one project for a community system: 5 marks >1 project 10marks As Solution Architect in other projects >=3 projects 3 marks < 3 – 0 marks | 1) Marking Criteria is not clear to score full 15 marks. Please clarify. 2) Please also accept the experience in terminal operating systems projects 3) Please modify the criteria as follows: B.E./B. Tech./MCA/M.Tech/MBA degree with atleast 5 years' work experience in architecting solutions for projects out of which at least one project for a community system. Award of marks will be as follows: Solution Architect in at least one project for a community system: 5 marks As Solution Architect in other projects >=2 projects 10 marks As Solution Architect in other projects >=1 and < 2 Projects 5 marks | |
| 109 | 4.6 Technical bid Evaluation | 36 | B.7 | Tinfrastructure Specialist (no 1) BE / B.Tech / MCA / M.Tech with atleast 8 years' work experience as per scope of work defined for projects in A4. Award of marks will be as follows: Completion of > 5 projects 10 marks > 3 and < 5 projects 5 marks <3 projects 0 marks Certification- CCNA/CWNA/CCNP : 5 marks | Please modify the criteria as follows: BE / B. Tech / MCA / M. Tech with atleast 5 years' work experience as per scope of work defined for projects in A4 or experience as IT Infra specialist in IT Systems Projects Award of marks will be as follows: Completion of => 2 projects 10 marks => 1 and < 2 projects 5 marks Certification- CCNA/CWNA/CCNP: 5 marks | Please refer Corrigendum 5 Technical Criteria |
| 110 | 4.6 Technical bid Evaluation | 37 | B.8 | Security expert (no. 1) BE / B. Tech / MCA / M.Tech with atleast 8 years' work experience as per scope of work defined for projects in A4. Award of marks will be as follows: Completion of >> 5 projects 10 marks >> 3 and < 5 projects 10 5 marks <3 projects 0 marks Any relevant Security Certification: 5 marks | Please modify the criteria as follows: BE / B. Tech / MCA / M. Tech with atteast 5 years' work experience as per scope of work defined for projects in A4 or experience as Security expert in IT Systems Projects Award of marks will be as follows: Completion of => 2 projects 10 marks => 1 and <2 projects 5 marks Any relevant Security Certification: 5 marks | Please refer Corrigendum 5 Technical Criteria |

| 111 | 4.6 Technical bid Evaluation | 37 | B.9 | Cloud/ data centre & BCM specialist (no. 1) Basic degree with atleast 8 years' of work experience. Experience in cloud computing technologies (IAAS/ PAAS / SAAS), large scale data centre design, implementation and support, DR site planning, designing and execution, data recovery etc. Award of marks will be as follows: Completion of projects with cloud/ DR / DC implementation => 5 projects 10 marks. => 3 and < 5 projects 5 marks <> 3 projects 0 marks. Cloud Certification from any leading Cloud OEMs: 5 marks | Please modify the criteria as follows: Basic degree with atleast 5 years' of work experience. Experience in cloud computing technologies (IAAS/ PAAS / SAAS), large scale data centre design, implementation and support, DR site planning, designing and execution, data recovery etc. Award of marks will be as follows: Completion of projects with cloud/ DR / DC implementation > 2 projects 10 marks = 1 and < 2 projects 5 marks Cloud Certification from any leading Cloud OEMs: 5 marks | Please refer Corrigendum 5 Technical Criteria |
|-----|--|----|------|---|--|---|
| 112 | 4.6 Technical bid Evaluation | 37 | B.10 | Trainers (no 3) Basic degree with 8 years' experience in conducting large scale awareness, promotional and in depth usage training development of course materials etc. in similar projects. Award of marks to individuals will be as follows: Conduct of training for 5 projects 5 marks 3 projects 3 marks 3 projects 0 marks | Please modify the criteria as follows: Basic degree with 5 years' experience in conducting large scale awareness, promotional and in depth usage training development of course materials etc. in similar projects/other IT System projects. Award of marks to individuals will be as follows: Conduct of training for >= 2 projects 5 marks >= 3 projects 3 marks | Please refer Corrigendum 5 Technical Criteria |
| 113 | 4.6 Technical bid Evaluation | 38 | | NOTE: Wherever self-certification or certification by statutory auditor has been submitted by the bidder and he happens to be a successful bidder, he has to produce either work order or agreement or certification from the client for the purpose. | As some of the projects are under NDA, it is not possible work order or agreement or certification from the client. Hence Bidders requests to remove this clause. | Please refer Corrigendum 5 Technical Criteria |
| | 4.8.2 Failure to Agree to the Terms and Conditions of the tender | 41 | | ☐ Failure of the successful bidders to agree to the Draft Legal Agreement and Terms & Conditions of the tender shall constitute sufficient grounds for the annulment of the award, in which event IPA may award the contract to the next best evaluated bidder or call for new proposals from the interested bidders. ☐ In such a case, IPA shall invoke the PBG of the successful bidder. | Please amend the clause as: □ Failure of the successful bidders to agree to the Draft Legal Agreement and Terms & Conditions of the tender shall constitute sufficient grounds for the annulment of the award, in which event IPA may award the contract to the next best evaluated bidder or call for new proposals from the interested bidders. □ In such a case, IPA shall invoke the PBG EMD of the successful bidder. | No Change, please refer to RFP vol 1 of 3 clause 4.8.2 Failure to Agree to the Terms and Conditions of the tender |
| 115 | 4.8.3 Performance Bank Guarantee | 41 | i.i | The PBG shall be submitted within 30 days of notification of award done through issuance of the Work Order/ Letter of Acceptance valid for the entire period of the project. IPA shall facilitate the signing of contract within the period of 30 (Third) days of notification of award. However, it is to be noted that the date of commencement of the project and all contractual obligations shall commence from the date of issuance of Work order/ letter of acceptance, whichever is earlier. All reference timelines as regards execution of project and payments to bidder shall be considered as beginning from date of issuance of Work Order/ letter of acceptance, whichever is earlier. | Please amend the clause as: The PBG shall be submitted within 30 days of notification of award done through issuance of the Work Order/ Letter of Acceptance or within an agreed time frame as mutually agreed upon and valid for the entire period of the project. IPA shall facilitate the signing of contract within the period of 30 (Third) days of notification of award or within an agreed time frame as mutually agreed upon. However, it is to be noted that the date of commencement of the project and all contractual obligations shall commence from the date of issuance of Work order/ letter of acceptance, whichever is earlier. All reference timelines as regards execution of project and payments to bidder shall be considered as the date of signing of the contract. beginning from date of issuance of Work Order/ letter of acceptance, whichever is earlier. | No Change, please refer RFP vol 1 of 3 clause 4.8.3 Performance Bank Guarantee |
| 116 | 4.8.3 Performance Bank Guarantee | 41 | i.ii | An amount equivalent of 10% of total contract value shall be payable by the bidder for the total duration of the contract plus six months. All charges whatsoever such as commission, etc. with respect to the Performance Bank guarantee shall be borne by the bidder. Two years after Go-live at pre-defined locations, this bank guarantee shall be returned subject to work carried out to the satisfaction of IPA. However, a new performance bank guarantee with an amount equivalent to 5% of the total contract value for the remaining duration of the contract plus six months shall be payable by bidder before return of the original bank guarantee. | Please amend the clause as given below: An amount equivalent of 10% 5% of total contract value shall be payable by the bidder for the total duration of the contract plus six months. All charges whatsoever such as commission, etc. with respect to the Performance Bank guarantee shall be borne by the bidder. Two years after Go-live at pre-defined locations, this bank guarantee shall be returned subject to work carried out to the satisfaction of IPA. However, a new performance bank guarantee with an amount equivalent to 5% 2.5% of the total contract value for the remaining duration of the contract plus six months shall be payable by bidder before return of the original bank guarantee. | No Change, please refer RFP vol 1 of 3 clause 4.8.3 Performance Bank Guarantee |

| 117 | 4.8.3 Performance Bank Guarantee | 41 | | due to bidder's negligence in carrying out the project implementation as per the agreed terms & conditions. Notwithstanding anything contained in this document or the contract and without prejudice to any rights whatsoever of IPA under contract, the proceeds of PBG shall be payable to IPA as compensation for any loss resulting from bidder's failure to complete its obligations under the contract. IPA shall notify the bidder in writing of the exercise of its right to receive such compensation within 14 (fourteen) days of the failure to perform, indicating the contractual obligations for which the bidder is in default. | Please amend the clause as: IPA shall invoke the performance guarantee in case the selected bidder fails to discharge his contractual obligations during the period or Owner incurs any loss due to bidder's negligence in carrying out the project implementation as per the agreed terms & conditions. Notwithstanding anything contained in this document or the contract and without prejudice to any rights whatsoever of IPA under contract, the proceeds of PBG shall be payable to IPA as compensation for any loss resulting from bidder's failure to complete its obligations under the contract. IPA shall notify the bidder in writing of the exercise of its right to receive such compensation within 14 (fourteen) 30 (thirty) days of the failure to perform, indicating the contractual obligations for which the bidder is in default. | No Change, please refer RFP vol 1 of 3 clause 4.8.3 Performance Bank Guarantee |
|-----|--|----|------------------------------------|---|--|---|
| 118 | 5 Constitution of Project Team | 42 | vii | A list of the Project Team assigned for this Project with the details of the personnel, their qualifications, experience, designations, roles, responsibilities and their deployment for this project (e.g. full time, shared etc indicating the percentage) shall be attached as part of the Technical Bid. | Please allow the bidder to submit the sample/indicative profiles. Confirmed profiles can be shared at the time of actual deployment of resources. | No change, please refer RFP vol 1 of 3 clause 5 Constitution of Project Team |
| 119 | 5 | 42 | Xii - Constitution of Project Team | | While BIDDER shall put resonable effort to ensure that key personnels are present in such meetings, at times, it may not be possible in scenarios like that of health issues, personal emergencies etc. Any absence should ne notified to IPA, in that case, any penalty cause should be removed. | Please refer Corrigendum 5 failure of deputing, key person in all those meeting without any approval from IPA will be treated as breach of contract. Each such failure shall attract a penalty Three such cases shall lead to cancellation of contract by forfeiting the BG |
| | 6.1 Payment components The scope of work is given in Vol II of this document | 42 | | out in equal parts during the AMC period based on the achievements of milestones/ quality of services provided by selected Bidder. | Please amend the clause as given below: 60% of the total payment will be paid out to the System Integrator at the time of Go-Live, based on the milestones achieved, and balance payment of 40% will be paid out in equal parts during the AMC period based on the achievements of milestones/ quality of services provided by selected Bidder. All invoices and bills will be raised by Bidder as per the Payment Terms and will become due for more than thirty (30) days of presentation. All payments due for more than thirty (30) days will attract an interest at the rate of 2 percent per month on the invoice amount calculated from the date the payment became due until the recovery is made in full with interest. Without prejudice to the other rights available, Bidder also reserves the right to withhold the provision of services till such time all the payments due to it under this Agreement have been made by IPA and any such withholding by the Bidder shall not be treated as breach by it of the provisions of this Agreement. | |
| 121 | 6.1 Payment components | 43 | | milestones/ quality of services provided by selected Bidder. | 100% of the price of Implementation phase (Design, Development and Implementation for NLP Marine) be paid upto Go-Live period. 1. HW and SW supply - 75% on delivery & 25% on Go-Live 2. Other components pertaining to milestone phase payment to be based on the milestone achieved and as detailed below: Submission and Acceptance of Detailed Software Requirement Specification (SRS) - NLP Marine - 10% Acceptance of Solution Architecture and Design, including Logical and Functional Architecture of the NLP System - 10% Proto-type of the design of the proposed NLP Marine – acceptance of the design by the stakeholders - 15% Configuration and Development of NLP Marine Module as per SRS 15% Finalization and on-boarding of all the Latch-on applications as per the agreement signed with IPA - 10% UATs - 10% Training & Pilot implementation - 10% Go Live - 10% Stabilization & fine tuning - 10% 3. Price for the O&M Phase - Equal payout in quarters at quarter end | No Change, please refer RFP vol 1 of 3 clause 6.1 Payment components - Part A: Milestone based payments |
| | | | | | | |

| 123 | 6.1 Payment components | 43 | | *The bidder will be expected to provide these components at the discovered unit rate as per the price bid for TWO years or GO-Live of the project, whichever is later. | Need clarity on this clause | No Change, The bidder should use same quoted component rates for two years or till Go Live whichever is later. No Change, please refer RFP vol 1 of 3 clause 6.1 Payment components - Notes |
|-----|---|-------|-----------------------------|--|--|--|
| 124 | 8.1 | 44 | Roles & Responsibilities | Keep all system software i.e. OS, antivirus, office applications etc., for Servers, PCs etc. at Data Centre and various locations, up to date by installing regular upgrades / patches. | Requested to provide location details along with the count of end point PCs/systems. This is required to size anti-virus. | No change, please refer RFP vol 2 of 3 Annexure VI Existing Systems Details |
| 125 | 7 Liquidity Damage (LD) | 44 | | The service provider (SP) shall ensure timely completion of the milestones mentioned above. There shall be a penalty @ 0.5% of the contract value for delay of each week or part thereof subject to a maximum of 10% of contract value in non-achieving the milestones of work order unless such delay is duly approved by IPA. | Please amend the clause as: The service provider (SP) shall ensure timely completion of the milestones mentioned above. There shall be a penalty @ 0.5% of the eentract milestone value for delay of each week or part thereof subject to a maximum of 49% 5% of eentract milestone value in non-achieving the milestones of work order unless such delay is duly approved by IPA. | No Change, please refer RFP vol 1 of 3 clause 7 Liquidity Damage (LD) |
| 126 | 7 Liquidity Damage (LD) | 44 | | The service provider (SP) shall ensure timely completion of the milestones mentioned above. There shall be a penalty @ 0.5% of the contract value for delay of each week or part thereof subject to a maximum of 10% of contract value in non-achieving the milestones of work order unless such delay is duly approved by IPA. | Please amend the clause as given below: The service provider (SP) shall ensure timely completion of the milestones mentioned above. There shall be a penalty @ 0.5% of the contract value for delay of each week or part thereof subject to a maximum of 465% of centract valuedelayed services in non-achieving the milestones of work order unless such delay is duly approved caused by IPA. The penalty shall be payable only for the SLA breach for reasons solely attributable for the Bidder and such penalty shall be IPA's sole and exclusive remedy for all delays herein. | No Change, please refer RFP vol 1 of 3 clause 7 Liquidity Damage (LD) |
| 127 | 9.3 PQ Form 3 - Financial Capability | 47 | | We have examined the books of accounts and other relevant records of <-Bidder / consortium Partner Name along with registered address> On the basis of such examination and according to the information and explanation given to us, and to the best of our knowledge & belief, we hereby certify that the annual turnover and Net worth for the three years i.e. from FY 2016-17 to FY 2018-19 are as per details given below: | Request the clause be changed to : Those bidders who have the audited financial statements for FY 20, can provide the data for FY 2017-18, FY 2018-19 & Y 2019-20 | Please refer Corrigendum 5 Pre Qualification Criteria |
| 128 | 9.3 PQ Form 3 - Financial Capability | 47 | | (Signature of the Chartered Accountant/Statutory Auditor) | Please amend as : (Signature of the Chartered Accountant/Statutory Auditor/Company Secretary/Authorized Signatory) | Please refer Corrigendum 5 Pre Qualification Criteria |
| 129 | 9.5 PQ Form 5 - Details of Experience of Bidder in Various projects | 49 | General Information | Name of the contact person and contact details for the client of the assignment | As some of the projects are under NDA, it is not possible to share the Project Name, Client Contact details etc. Please allow the bidder to submit anonymize project citations. | Please refer Corrigendum 5 Technical Criteria |
| 130 | 9.5 PQ Form 5 - Details of Experience of Bidder in Various projects | 51-52 | 29 | Documentary Proof attached duly notarised | Please remove the requirement of notarised documentary proofs. Bidder can submit the self certificates from Authorized signatory/Company Secretary. | No Change, please refer RFP vol 1 of 3 clause 9.5 PQ Form 5 - Details of Experience of Bidder in Various projects (Point no 29) |
| 131 | 9.10 Tech Form 3 - Profile of Proposed Resources | 61 | Professional Certifications | Note: Please attach copies of relevant certificates | These can be provided at the time of deployment of resources. Please remove this requirement from the proposal document. | No Change, please refer RFP vol 1 of 3 clause 9.10 Tech Form 3 - Profile of Proposed Resources |
| 132 | 9.18 Tech Form 11 - Format for Power of Attorney to Authorize Signatory | 70 | | Format for Power of Attorney to Authorize Signatory | Request the bidder be allowed to submit the POA issued to the Authorized Signatory in it's own format. | No Change, please use format provided in RFP. Please refer RFP vol 1 of 3 clause 9.18 & 9.19 |
| 133 | | 73 | | Tripartite agreement for Cloud Service Provider (This is required if and only Cloud Service provider is consortium partner.) | Can the Cloud Service provider be a sub contractor and if yes, then in such a case the bidder would include the Cloud services in the commercial bid. | Please refer to corrigendum 5 clause Section 2.3 Sub-Contracting for additional changes. |
| 134 | 11.2 Summary (Part A & B) of Commercial Proposal | 86 | 1 | Design, Development and Implementation for NLP Marine | Request this line item be split into: Infra Supply, Cloud Services. Application development. Training and Others. | No Change, please refer RFP vol 1 of 3 clause 10.2.1 Design, Development and Implementation for NLP Marine |
| 135 | Part B: On-actual Payment | 87 | | Contract to Bidder will be for 3 years (1 year development and 2 years O&M). The contract may be extended by IPA for initial 2 years. Bidder to factor in the extension during submission of commercial proposal in bid. For purpose of QCBS evaluation, IPA would consider the combined quoted cost of above Part A & Part B for 1 (implementation) + 2 (O&M) +2 (Possible Extension) years. | Need clarity on the contract tenure. Is it fixed for 5 years as per clause 2.1 pg 14 or should be considered as per this clause. | Please refer to corrigendum 5 Contract to Bidder will be for 3 years (1-year development and 2 years O&M). The contract may be extended by IPA for additional 2 years. For purpose of QCBS evaluation, IPA would consider the combined quoted cost of above Part A & Part B for 1yr (implementation) + 2 yrs (O&M). However, the bidder is required to quote the price for the additional 2 years of possible extension |

| 136 1 137 1 138 1 139 1 140 9 141 2.3 | 9 9 9 1.1 | 1.1 | Cloud migration for PCS 1.0 and Implementation Cloud migration for PCS 1.0 and Implementation Set up a central 24/7 helpdesk with locational support. Set up a central 24/7 helpdesk with locational support. | Are there any current challenges / issues with the existing Cloud Service Provider? How the different stakeholders are accessing the current PCS system. Is it through Internet or there are private circuits to different stakeholder organizations. Please elaborate on the same. Please suggest where the current helpdesk site is, whether on IPA premise, number of agents staffed etc. How is the helpdesk site connected to the current CSP. Is it through | No Change, please refer RFP vol 2 of 3 clause Annexure VI - Existing Systems Details No Change, please refer RFP vol 2 of 3 clause Annexure VI - Existing Systems Details No Change, please refer RFP vol 2 of 3 clause Annexure VI - Existing Systems Details |
|---------------------------------------|-----------|---|--|---|--|
| 138 1 139 1 140 9 | 9 9 1.1 | 1.1 | Set up a central 24/7 helpdesk with locational support. | system. Is it through Internet or there are private circuits to different stakeholder organizations. Please elaborate on the same. Please suggest where the current helpdesk site is, whether on IPA premise, number of agents staffed etc. | clause Annexure VI - Existing Systems Details No Change, please refer RFP vol 2 of 3 clause Annexure VI - Existing Systems |
| 139 1 1 140 9 | 9 9 1.1 | | | premise, number of agents staffed etc. | clause Annexure VI - Existing Systems |
| 140 9 | 1.1 | 1.1 | Set up a central 24/7 helpdesk with locational support. | How is the helpdesk site connected to the current CSP Is it through | |
| | 1.1 | | | a dedicated link viz. MPLS / Leased line or over Internet. Please suggest the capacities of these links. | No Change, please refer RFP vol 2 of 3 clause Annexure VI - Existing Systems Details |
| 141 2.3 | | | Cloud migration for PCS 1.0 and Implementation | Where is current service provider hosted currently? Who is the current hosting vendor? How many users have hit the site in the last 6 months? | No Change, please refer RFP vol 2 of 3 clause Annexure VI - Existing Systems Details |
| | 17 | Sub-Contracting | ii. Establishment of network infrastructure | Request IPA to elaborate more on this clause for us to understand and propose appropriate network Infrastructure accordingly. This information is required prior to submission of bid as it shall have commercial implications which needs to be considered. | Please refer to corrigendum 5 clause Section 2.3 Sub-Contracting for additional changes. |
| 142 2.3 | 17 | Sub-Contracting | vi. Onsite services at each location as required to implement and operate NLP (Marine) Ver 1.0 | Onsite services are required at how many locations and request IPA to elaborate more on the onsite services being desired. | No Change, Bidder should update Tech Form 8 with all required details. Please refer RFP vol 1 of 3 clause 1.5 The Project |
| 4.5 Pre-Qualification Criteria | 29 | 5) Execution of similar project at National level in any country. * | Execution of similar project at National level in any country. * Similar projects shall include Port Community System or Trade Community System or Cargo Community System or National Single Window for EXIM trade or Maritime and Port Single Window " Consists of: * Study of the system & Optimization/re- engineering * Design of the solution Development / customization and integration with other external parties * Training & Implementation * Operation and maintenance services The Bidder or one of its Associates must have experience of successful Go-Live / completed/ operational projects during the last five years (as on the last date of bid submission) in: At least one project of similar nature viz. implementation, operation and maintenance of maritime/port community projects of value of INR 47.55 Crores (or its equivalent in foreign currency) and above Or In two projects of value of Rs 29.72 Crores (or its equivalent in foreign currency) and above Or Or In the project of value of Rs 23.78 Crores (or its equivalent in foreign currency) and above. For the project cited, the project should be successfully operational for at least 12 months (after project Go-Live). | going (under Operations & Maintenance Phase) in last five years will be accepted. Hence Bidder can submit on-going projects which have been awarded and have gone live before 5 years but are under O& M phase and bidder is actively delivering services to the client. 3. We further request to lower the value of projects as per below suggested changes. The Bidder or one of its Associates must have experience of successful Go-Live / completed/ operational projects during the last five years (as on the last date of bid submission) in: At least one project of similar nature viz. implementation, operation and maintenance of maritime/port community projects of value of INR 47.55 Crores 20 Crores (or its equivalent in foreign currency) and above Or in two projects of value of Rs 29.72 Crores 10 Crores(or its equivalent in foreign currency) and above Or | Please refer Corrigendum 5 Pre Qualification Criteria |
| 144 4.6 Technical bid Evaluation | 34 | A.6 | Bidder/any member of consortium being a member of IPCSA Proof of membership from IPCSA | Or Please remove this clause as - a) Major SI's are not member of IPCSA b) Even for a consortium to be formed there will be a restriction on the number partners available with IPCSA membership and as one IPCSA member can participate only with one bidder it will limit the number of bids. | Please refer Corrigendum 5 Pre Qualification Criteria |

| 145 | 4.6 Technical bid Evaluation | 33 | | | 1) Please allow the bidder to submit the experience in Terminal Operating System Projects. Similar projects shall include Port Community System or Terminal Operating System or Trade Community System or Cargo Community System or National Single Window for EXIM trade or Maritime and Port Single Window for eXIM trade or Maritime and Port Single Window or other Community Systems such as: a) Please also allow the bidder to include Single Window National/State Citizen Services Projects. b) Please also allow the bidder to include Single Window National/State projects for Ease of Doing Business Also please accommodate below revision in project value. The Bidder/ any member of consortium must have experience of successful Go-Live/ completed/ ongoing project of value-INR-23-78-Crores-20 Crores (or its equivalent in foreign currency) during the last five years (as on the last date of bid submission) in a project of similar nature viz. implementation, operation and maintenance of community system solutions which may include Port Community System or National Single Window for EXIM trade, Maritime and Port Single Window comprising of the following components 2) We understand that the projects awarded or implemented or Ongoing (under Operations & Maintenance Phase) in last five years will be accepted. Hence Bidder can submit on-going projects which have been awarded and have gone live before 5 years but are under O& M phase and bidder is actively delivering services to the client. | Please refer Corrigendum 5 Technical Criteria |
|-----|------------------------------|----|-----|---|--|--|
| 146 | 4.6 Technical bid Evaluation | 34 | | The bidder / any member of the consortium should have been carrying/ carried out the following activities relating to IT infrastructure for community solutions similar to the proposed system in the last FIVE years. Design of IT infrastructure including sizing of hardware components Installation & commissioning Operation, administration & maintenance Security Management Each of the above parameters will be awarded 5 marks subject to a maximum of 20 marks per project. Bidder can submit up to a maximum of 4 projects for a total score of 60. For projects hosted and managed on cloud space 20 marks will be awarded subject to a maximum of 2 projects for a total score of 40. | for Terminal Operating System Projects or other Community Systems Projects (e.g. Single Window National/State Citizen Services Projects/ease of doing business) will be accepted. Please confirm. 2) Please also accept the experience relating to IT infrastructure for community solutions / any other Large IT Projects. 3) We understand that the projects awarded or implemented or On- | Please refer Corrigendum 5 Technical Criteria |
| 147 | 5 | 42 | | Constitution of Project Team | The bidders software development and O&M team is required to operate from IPA office or from bidders premises? | No Change, please refer RFP vol 2 of 3 clause 5.1.4 Key Personnel, deployment should be onsite |
| 148 | 5 | 42 | | Constitution of Project Team | If the team is required to operate from IPA premises, please provide a detailed list of Infrastructure which IPA will provide to the bidders team along with the IPA office address details. | No Change, please check RFP vol 1 of 3 clause 8.2 IPA & stakeholders of communities point ii |
| 149 | | 44 | 8.1 | Roles & Responsibilities xii. Keep all system software i.e. OS, antivirus, office applications etc., for Servers, PCs etc. at Data Centre and various locations, up to date by installing regular upgrades / patches. | Please suggest the number of PCs for which Antivirus solution is required. Also, suggest the distribution of the same across various locations as mentioned in this clause. | No Change, Bidder should update Tech Form 8 with all required details. Please refer RFP vol 1 of 3 clause 1.5 The Project |
| 150 | 8 | 44 | 8.1 | Roles & Responsibilities xii. Keep all system software i.e. OS, antivirus, office applications etc., for Servers, PCs etc. at Data Centre and various locations, up to date by installing regular upgrades / patches. | Is IPA already having the PCs at these various locations. If so, please suggest the current OS details for which Antivirus solution is required. | No Change, Bidder should update Tech Form 8 with all required details. Please refer RFP vol 1 of 3 clause 1.5 The Project |
| 151 | 8 | 44 | 8.1 | Roles & Responsibilities xii. Keep all system software i.e. OS, antivirus, office applications etc., for Servers, PCs etc. at Data Centre and various locations, up to date by installing regular upgrades / patches. | Apart from Antivirus are there any other Infrastructure which needs to be provisioned at these various locations. Please provide a detailed BoQ so as to create level playing for all bidders. | No Change, Bidder should update Tech Form 8 with all required details. Please refer RFP vol 1 of 3 clause 1.5 The Project and 9.15 Tech Form 8 - Unpriced Bill of Material |

| Section Sect | | | | | | | |
|--|-----|--------------------------------|----------|---|---|--|--|
| Invalue for particular Management (Most Schied of the Particular Management (Most Management (Most Management (Mos | 152 | 8 | 44 | 8.1 | xx. Ensuring the SLAs for downtime of system, software development / customization, procurement and delivery of hardware & networking equipment. | & networking equipment in terms of scope, specifications and Bill of Material for the bidders to have a clear understanding and also | Form 8 with all required details. Please refer RFP vol 1 of 3 clause 1.5 The Project and 9.15 Tech Form 8 - |
| against Francis No I/W declare that all the services shall be performed in conclusions with the fourth document with the fourth document on the service and services of the performance of the fourth of the performance of the fourth of the performance of th | 153 | 9.7 PQ Form 7 | 56 | fraudulent practices / blacklisted with any of the Government or Public | In response to the tender No. Dated for "<>", I/ We hereby declare that presently our Company Firm is having unblemished record and is not declared ineligible for corrupt & fraudulent practices either indefinitely or for a particular period of time by any State/ Central Government/ PSU/Autonomous Body. We further declare that presently our Company/ firm is not blacklisted and not declared ineligible for reasons other than corrupt & fraudulent practices by any State/ Central Government/ PSU/Autonomous Body on the date of Bid Submission. If this declaration is found to be incorrect then without prejudice to any other action that may be taken, my/ our security may be forfeited in full and the tender if any to the | Dear Sir, In response to the tender No. Dated for "<>", to the best of our knowledge and as per records available with the Company! We hereby declare that presently our Company. Firm is having unblemished record and is not declared ineligible for corrupt & fraudulent practices either indefinitely or for a particular period of time by any State/ Central Government/ PSU/Autonomous Body. As per records available with the Company. Whe further declare that presently our Company! firm is not blacklisted and not declared ineligible for reasons other than corrupt & fraudulent practices by any State/ Central Government/ PSU/Autonomous Body on the date of Bid Submission. If this declaration is found to be incorrect then without prejudice to any other action that may be taken, my/our security may be forfeited in full and the tender if any to the | |
| Commercial Proposal 10.2.3 O&M (year1 to Year5) price is to be provided. 1. Is the year1 price indicative to O&M support for 1 year? 2. Is the 6 year1 to year5) O&M value asked in data sheet table is indicative to: Year1 value is O&M Support for NLP-Marine Year3 value is first year SMM Support for NLP-Marine Year3 value is first year SMM Support for NLP-Marine Year4 value is first year SMM Support for NLP-Marine Year4 value is first year SMM Support for NLP-Marine Year4 value is first year SMM Support for NLP-Marine Year4 value is first year SMM Support for NLP-Marine Year5 value is second year QSM Support for NLP-Marine Year6 value is second year QSM Support for NLP-Marine Year6 value is second year extendable O&M Support for NLP-Marine Year6 value is second year extendable O&M Support for NLP-Marine Year6 value is second year extendable O&M Support for NLP-Marine Year6 value is second year extendable O&M Support for NLP-Marine Year6 value is second year extendable O&M Support for NLP-Marine Year6 value is second year extendable O&M Support for NLP-Marine Year6 value is first year extendable O&M Support for NLP-Marine Year6 value is first year extendable O&M Support for NLP-Marine Year6 value is first year extendable O&M Support for NLP-Marine Year6 value is first year extendable O&M Support for NLP-Marine Year6 value is first year extendable O&M Support for NLP-Marine Year6 value is first year extendable O&M Support for NLP-Marine Year6 value is first year extendable O&M Support for NLP-Marine Year6 value is first year extendable O&M Support for NLP-Marine Year6 value is first year extendable O&M Support for NLP-Marine Year6 value is first year extendable O&M Support for NLP-Marine Year6 value is first year extendable O&M Support for NLP-Marine Year6 value is first year extendable O&M Support for NLP-Marine Year6 value is first year extendable O&M Support for NLP-Marine Year6 value is first year extendable O&M Support for NLP-Marine Year6 value is first year extendable O&M Support for NLP-Marine Year6 valu | 154 | 9.8 Tech Form 1 | 57 | Technical Bid- Covering Letter1 | against Tender No. <> I/ We declare that all the services shall be performed strictly in accordance with the tender documents and we agree to all the terms and conditions in the tender . 2. I / We confirm that I / we am / are withdrawing all the deviations, counter clauses, proposed modifications in the Scope of work, Terms and Conditions, Functional Requirement Specifications and Technical Specifications which may have been mentioned in our proposal. 8. We agree for unconditional acceptance of all the terms and conditions set out in the bid document and also agree to abide by this bid response for a period of 180 (one eighy) days from the date fixed for bid opening and it shall remain binding upon us with full force and virtue. Till a formal contract is prepared and executed, this bid response, together with your written acceptance thereof in your notification of award, shall constitute a binding contract between us and IPA. 13. We here by confirm that our prices include all taxes. However, all the taxes are | 1. We hereby request to be qualified with the IPA as a bidder for-Project Titles against Tender No. <>. I / We declare that all the services shall be performed strictly in accordance with the tender documents and subject to the deviations submitted along with the bid proposal, we agree to all the terms and conditions in the tender. 2. I / We confirm that I / we am / are withdrawing all the deviations, counter clauses, proposed modifications in the Scope of work, Terms and Conditions, Functional Requirement Specifications and Technical Specifications which may have been mentioned in our proposal, Www agree for unconditional acceptance of all the terms and conditions set out in the bid document and also agree to abide by this bid response for a period of 180 (one eighy) days from the date fixed for bid opening and it shall remain binding upon us with full force and virtue. Till a formal contract is prepared and executed, this bid response, together with your written acceptance thereof in your notification of award, shall constitute a binding contract between us and IPA 13. We here by confirm that our prices in exclude all taxes. However, all the taxes are quoted separately under relevant | clause 9.8 Tech Form 1 - Technical Bid- |
| Commercial Proposal - Facility Management 1. The scope of facility management. 1. The scope of facility management. 1. The scope of facility management. Details 1. The proposed setup, how the different stakeholders are required. In the proposed setup, how the different stakeholders are required to access the PCS system. Is it through Internet or there are private form 8 with all required details. Please circuits to different stakeholder organizations required. Please refer RFP vol 1 of 3 clause 1.5 The | 155 | | 86,87,89 | | | I. Is the year 1 price indicative to O&M support for 1 year? Is the 5 year (year1 to year5) O&M value asked in data sheet table is indicative to: Year1 value is O&M Support for PCS 1x Year2 value is first year O&M Support for NLP-Marine Year3 value is second year O&M Support for NLP-Marine Year4 value is first year extendable O&M Support for NLP-Marine Year5 value is second year extendable O&M Support for NLP-Marine | Contract to Bidder will be for 3 years (1-year development and 2 years O&M). The contract may be extended by IPA for additional 2 years. For purpose of QCBS evaluation, IPA would consider the combined quoted cost of above Part A & Part B for 1yr (implementation) + 2 yrs (O&M). However, the bidder is required to quote the price for the additional 2 years of |
| to access the PCS system. Is it through Internet or there are private Form 8 with all required details. Please circuits to different stakeholder organizations required. Please refer RFP vol 1 of 3 clause 1.5 The | 156 | Commercial Proposal - Facility | 86, 91 | Management | Price for facility management component | | clause Annexure VI - Existing Systems Details |
| | 157 | | | | General | to access the PCS system. Is it through Internet or there are private circuits to different stakeholder organizations required. Please | Form 8 with all required details. Please refer RFP vol 1 of 3 clause 1.5 The |

| 158 | | | | General | From Infrastructure setup perspective at stakeholder sites, please provide detailed scope of work. | No Change, please refer RFP vol 2 of 3 clause Annexure VI - Existing Systems |
|-----|---|------------------------|---|--|--|---|
| 450 | O O Dec history and all officering | D 40 (00 (1)/-) 4 | O O A Diddend marks (1) | IDA | | Details |
| 159 | 3.2 Pre-bid meeting and clarifications. 3.2.1 Bidders' queries | Page 19 of 96 of Vol 1 | 3.2.1 Bidders' queries. (i). | IPA would facilitate a Workshop with incumbent service provider of PCS 1.x before Pre-Bid meeting to provide a comprehensive understanding of current landscape. The date and venue would be notified later. | Kindly let us know the date of workshop on PCS 1.x. | Please refer Corrigendum 5 PCS 1.x workshop Date & Time: [10/11/2020]: [1230 HRS] Workshop done over teams call |
| | | | | | | Refer to annexure 2.5 for response to the specific questions asked during the workshop. |
| | | | | | | In addition to the clarification provided during the workshop, the details of the current application are given in annexure 2.6 |
| 160 | 3.3.3 Earnest Money Deposit (EMD) | Page 21 of 96 Vol 1 | 3.3.3 Earnest Money Deposit (EMD) (i) | Bidders shall submit, along with their bids, EMD as per the details mentioned in the Data Sheet. | MSME's registered with NSIC (under GOI Ministry of MSME) or holding Udyog Aadhar are exempted from payment of earnest money deposit (EMD). Reference, Public Procurement Policy for MSEs Order, 2012 has been notified under section 11 of MSMED Act, 2006. The 2006. The Policy is effective from 1st April 2012 (Gazette notification on 26th March 2012). Request IPA to kindly dispense with EMD requirement for MSMEs registered with NSIC. | Please refer Corrigendum 5 Pre Qualification |
| 161 | 3.4 Submission of Proposal. 3.4.1 Bidder Registration & Proposal Submission | Page 24 of 96 of Vol 1 | Response to Pre- Qualification Criteria | Proof of IPCSA membership | Request to allow IPCSA membership be taken after the award of the project. | Please refer Corrigendum 5 Tech Qualification |
| 162 | 4.5 Pre-Qualification Criteria | Page 26 of 96 Vol 1 | S.No 5 Execution of similar project at National level in any country. | Similar projects shall include Port Community System or Trade Community System or Cargo Community System or National Single Window for EXIM trade or Maritime and Port Single Window " | | Please refer Corrigendum 5 Tech Qualification & Pre Qualification |
| 163 | 4.5 Pre-Qualification Criteria | Page 26 of 96 Vol 1 | S.No 5 Execution of similar project at National level in any country. | Similar projects shall include Port Community System or Trade Community System or Cargo Community System or National Single Window for EXIM trade or Maritime and Port Single Window * | | Please refer Corrigendum 5 Tech Qualification & Pre Qualification |
| 164 | 4.5 Pre-Qualification Criteria | Page 26 of 96 Vol 1 | S.No 5 Execution of similar project at National level in any country. | Similar projects shall include Port Community System or Trade Community System or Cargo Community System or National Single Window for EXIM trade or Maritime and Port Single Window * | Will a technology portal which provides operational services to multiple stakeholders in a Port such as Importers, Exporters, Transporters, CHA, Port Authority, CISF, etc eligible? | Please refer Corrigendum 5 Tech Qualification & Pre Qualification |
| 165 | 4.5 Pre-Qualification Criteria | Page 26 of 96 Vol 1 | S.No 5 Execution of similar project at National level in any country. | Similar projects shall include Port Community System or Trade Community System or Cargo Community System or National Single Window for EXIM trade or Maritime and Port Single Window " | A technology portal that provides cargo tracking services to multiple stakeholders in a Port such as Importers, Exporters, Transporters, CHA, Port Authority, CISF, etc eligible? | Please refer Corrigendum 5 Tech Qualification & Pre Qualification |
| 166 | 4.5 Pre-Qualification Criteria | Page 26 of 96 Vol 1 | <u>S.No</u> 5 Execution of similar project at National level in any country. | The Bidder or one of its Associates must have experience of successful Go- Live / completed/ operational projects during the last five years (as on the last date of bid submission) in: At least one project of similar nature viz. implementation, operation and maintenance of maritime/port community projects of value of INR 47.55 Crores (or its equivalent in foreign currency) and above Or in two projects of value of Rs 29.72 Crores (or its equivalent in foreign currency) and above Or in three projects of value of R | As per Government of India (Ministry of Micro, Small & Medium Enterprises) Policy Circular No. 1(2)(1)/2016-MA Dt. 10th March 2016 (Subject: Relaxation of Norms for Startups and Micro & Small Enterprises in Public Procurement on Prior Experience - Prior Turnover criteria) To All Central Ministries/Departments/CPSUs/All Concerned, we request IPA to kindly dispense on prior experience requirement for MSMEs registered with NSIC. | Please refer Corrigendum 5 Pre Qualification |
| 167 | 4.5 Pre-Qualification Criteria | Page 26 of 96 Vol 1 | <u>S.No</u> 5 Execution of similar project at National level in any country. | The Bidder or one of its Associates must have experience of successful Go-Live / completed/ operational projects during the last five years (as on the last date of bid submission) in: At least one project of similar nature viz. implementation, operation and maintenance of maritime/port community projects of value of INR 47.55 Crores (or its equivalent in foreign currency) and above Or in two projects of value of Rs 29.72 Crores (or its equivalent in foreign currency) and above Or in three projects of value of R | As per Government of India (Ministry of Micro, Small & Medium Enterprises) Policy Circular No. 1(2)(1)/2016-MA Dt. 10th March 2016 (Subject: Relaxation of Norms for Startups and Micro & Small Enterprises in Public Procurement on Prior Experience - Prior Turnover criteria) To All Central Ministries/Departments/CPSUs/All Concerned, we request IPA to kindly dispense on prior experience requirement for Startups registered with DIPP. | Please refer Corrigendum 5 Pre Qualification |

| 168 | 4.6 Technical bid Evaluation | Page 31 of 96 Vol 1 | A Bidder Experience. A1 | The Bidder/ any member of consortium must have experience of successful Go- Live/ completed/ ongoing project of value INR 23.78 Crores (or its equivalent in foreign currency) during the last five years (as on the last date of bid submission) in a project of similar nature viz. implementation, operation and maintenance of community system solutions which may include Port Community System or Trade Community System or National Single Window for EXIM trade, Maritime and Port Single Window comprising of the following components | For evaluation purpose a project of value of INR 23.78Cr is being considered for Max Marks while for qualifying the highest value of project is INR 47.55Cr. Request to kindly clarify the marking weightage. | Please refer Corrigendum 5 Pre Qualification |
|-----|------------------------------|---------------------|-------------------------|---|--|--|
| 169 | 4.6 Technical bid Evaluation | Page 31 of 96 Vol 1 | A Bidder Experience. A2 | The Bidder / any member of consortium must have a successful Go-Live / completed project / ongoing project of value INR 23.78 Crores (or its equivalent in foreign currency) during the last FIVE years (as on the last date of bid submission) of National level IT System Integration projects under one community comprising of the following components: Study of the system & Optimization/ re- engineering Design of the solution Development / customization and Integration with other external parties Training & Implementation Each of the above parameters will be awarded 10 marks per project with maximum of 40 marks. Bidder can submit up to a maximum of 2 projects. | For evaluation purpose a project of value of INR 23.78Cr is being considered for Max Marks while for qualifying the highest value of project is INR 47.55Cr. Request to kindly clarify the reason for such a consideration. | Please refer Corrigendum 5 Pre Qualification |
| 170 | 4.5 | 29 | 5 | The Bidder or one of its Associates must have experience of successful Go-Live / completed/ operational projects during the last five years (as on the last date of bid submission) in: At least one project of similar nature viz. implementation, operation and maintenance of maritime/port community projects of value of INR 47.55 Crores (or its equivalent in foreign currency) and above Or in two projects of value of Rs 29.72 Crores (or its equivalent in foreign currency) and above Or in three projects of value of Rs 23.78 Crores (or its equivalent in foreign currency) and above. For the project cited, the project should be successfully operational for at least 12months (after project Go-Live). | The Bidder or one of its Associates must have experience of successful Go- Live / completed/operational projects during the last five years (as on the last date of bid submission) in: At least one project of similar nature viz. implementation, operation and maintenance of maritime/port community projects of value of INR 47-56 (Striked out) 14 Crore (or its equivalent in foreign currency) and above Or in two projects of value of Rs 29.72 (Striked out) 7 Crores (or its equivalent in foreign currency) and above Or in three projects of value of Rs 23.78 (Striked out) 4 Crores (or its equivalent in foreign currency) and above. For the project cited, the project should be successfully operational for at least 12months (after project Go-Live). | Please refer Corrigendum 5 Pre Qualification |
| 171 | 4.6 | 32 | A.1 | The Bidder/ any member of consortium must have experience of successful Go-Live/ completed/ongoing project of value INR 23.78 Crores (or its equivalent in foreign currency) during the last five years (as on the last date of bid submission) in a project of similar nature viz. implementation, operation and maintenance of community system solutions which may include Port Community System or Trade Community System or National Single Window for EXIM trade, Maritime and Port Single Window comprising of the following components Study of the system & Optimization/re-engineering Design of the solution Development / customization and Integration with other external parties Training & Implementation Operation and maintenance services Each of the above component will be awarded 8 marks subject to a maximum of 40 marks per project. The bidder can submit up to a maximum of 2 projects. | The Bidder/ any member of consortium must have experience of successful Go-Live/ completed/dnoging project of value INR 23-78 (Gritked out) 14 Crores (or its equivalent in foreign currency) during the last five years (as on the last date of bid submission) in a project of similar nature viz. Implementation, operation and maintenance of community system solutions which may include Port Community System or Trade Community System or National Single Window for EXIM trade, Maritime and Port Single Window or Logistic Supply chain Management comprising of the following components Study of the system & Optimization/re- engineering Design of the solution Development / customization and Integration with other external parties Training & Implementation Operation and maintenance services Each of the above component will be awarded marks subject to a maximum of 40 marks per project. The bidder can submit up to a maximum of 2 projects. | Please refer Corrigendum 5 Tech Qualification |
| 172 | 4.6 | 33 | A.2 | The Bidder / any member of consortium must have a successful Go-Live / completed project / ongoing project of value INR 23.78 Crores (or its equivalent in foreign currency) during the last FIVE years (as on the last date of bid submission) of National level IT System Integration projects under one community comprising of the following components: Study of the system & Optimization/ reengineering Design of the solution Development / customization and Integration with other external parties Training & Implementation Training & Implementation and Integration with other external parties Action of the above parameters will be awarded 10 marks per project with maximum of 40 marks. Bidder can submit up to a maximum of 2 projects. | The Bidder / any member of consortium must have a successful Go Live / completed project / ongoing project of value INR 23.78 Crores (or its equivalent in foreign currency) during the last FIVE years (as on the last date of bid submission) of National level IT System Integration projects (Striked out) Initiative e.g. e-Governance, Smart City Projects, etc under one community comprising of the following components: Study of the system & Optimization/ reengineering Design of the solution Development / customization and Integration with other external parties Training & Implementation Each of the above parameters will be awarded 10 marks per project with maximum of 40 marks. Bidder can submit up to a maximum of 2 projects. | Please refer Corrigendum 5 Tech Qualification |

| 173 | 4.6 | 33 | | communities in the last FIVE years. Projects/ products developed, implemented, operated and maintained for any of the following stake holders will be considered. Ports/ Terminals Shipping Lines CFS / ICD Multi-modal operators/ Consolidators Shipping agents/ Freight forwarders Any other allied agencies Each of the following four parameters will be awarded 5 marks subject to a maximum of 20 marks per project. Bidder can submit up to a maximum of 4 projects. | The Bidder / any consortium member should have sound domain knowledge and experience in the operations of stakeholder organizations of sea port/ cargo communities in the last FIVE years. Projects/ products developed, implemented, operated and maintained for any of the following stake holders will be considered. Protis/ Terminals Shipping Lines CFS / ICD Multi-modal operators/ Consolidators Shipping agents/ Freight forwarders Any other allied agencies Each of the following four parameters will be awarded 5 (Striked out) 10 marks subject to a maximum of 29 (Striked out) 40 marks per project. Bidder can submit up to a maximum of 4 (Striked out) 2 projects. Projects/ products development Implementation Operation Maintenance | Please refer Corrigendum 5 Tech Qualification |
|-----|----------------|----|---|--|--|--|
| 174 | 4.6 | 34 | | □ Design of IT infrastructure including sizing of hardware components □ Installation & commissioning □ Operation, administration & maintenance □ Security Management □ Each of the above parameters will be awarded 5 marks subject to a maximum of 20 marks per project. Bidder can submit up to a maximum of 4 projects for a total score of 60. For projects hosted and managed on cloud space 20 marks will be awarded subject to a maximum of 2 projects for a total score of 40. | carrying/ carried out the following activities relating to IT infrastructure for community solutions similar to the proposed system in the last FIVE years. Design of IT infrastructure including sizing of hardware components Installation & commissioning Operation, administration & maintenance Security Management Each of the above parameters will be awarded 5 marks subject to a | Please refer Corrigendum 5 Tech Qualification |
| 175 | Volume 1 - 1 | 7 | 6 | Earnest Money Deposit | Request you to allow EMD in the form a BG from any commercial bank. | Please refer Corrigendum 5 Pre Qualification Criteria Rs. 1.19 Crore (Rupees One Crore nineteen thousand only), in the form of Bank Guarantee issued by a Indian Nationalized / Scheduled / commercial Bank and drawn in favour of Indian Ports Association, payable at New Delhi valid for 6 months from the date of submission of bid |
| 176 | Volume 1 - 1.5 | 13 | | Continue API integration onboarding efforts, Support and Maintain the existing PCS ver 1x till the time development of National logistics Portal – Marine is completed | Can you please share the current technology stack of PCS v1x, current support window and current ticket count for L1, L2, L3 categories, current SLA adherence | No Change, please refer vol 2 of3 Annexure Vi for existing functionalities |
| 177 | | 19 | 2 | IPA would facilitate a Workshop with incumbent service provider of PCS 1.x before Pre-Bid meeting to provide a comprehensive understanding of current landscape. The date and venue would be notified later | 9 | Please refer to Corrigendum 5 . PCS 1.x workshop Date & Time: [10/11/2020]: [1230 HRS] Workshop done over teams call Refer to annexure 2.5 for response to the specific questions asked during the workshop. In addition to the clarification provided during the workshop, the details of the current application are given in annexure 2.6 |
| 1/0 | volume 1 - 4.5 | 20 | 2 | Positive net worth | provide details of March 2019 or 2020 | section 4.5, point 2, pg. no. 28 |

| 179 | Volume 1 - 4.5 | 29 | 5 | Execution of similar project at National level in any country | Due to confidentiality clauses for few projects, if bidder is not able to submit PO / WO or completion certificate, then request you to kindly consider the self certificate signed by authorized signatory of the bidder or CS | Please refer Corrigendum 5 Technical Criteria |
|-----|----------------|----|--------|--|--|---|
| 180 | Volume 1 - 4.5 | 29 | 5 | Study of the system & Optimization/re- engineering • Design of the solution • Development / customization and integration with other external parties • Training & Implementation • Operation and maintenance services | Request you to allow the projects to be considered if these have either "Implementation" or "Operations and Maintenance Services" or both | Please refer Corrigendum 5 Technical Criteria |
| 181 | Volume 1 - 4.5 | 30 | 6 | The bidder should a minimum (CMMi) Level 3 | Due to confidentiality clauses for few projects, if bidder is not able to submit PO / WO or completion certificate, then request you to kindly consider the self certificate signed by authorized signatory of the bidder or CS | Please refer Corrigendum 5 Technical Criteria |
| 182 | Volume 1 - 4.6 | 32 | A.1 | The Bidder/ any member of consortium must have experience of successful Go- Live/ completed/ ongoing project of value INR 23.78 Crores (or its equivalent in foreign currency) during the last five years (as on the last date of bid submission) in a project of similar nature viz. implementation, operation and maintenance of community system solutions which may include Port Community System or Trade Community System or National Single Window for EXIM trade, Maritime and Port Single Window comprising of the following components Study of the system & Optimization/ re-engineering Design of the solution Development / customization and Integration with other external parties Training & Implementation Operation and maintenance services Each of the above component will be awarded marks subject to a maximum of 40 marks per project. The bidder can submit up to a maximum of 2 projects. | Due to confidentiality clauses for few projects, if bidder is not able to submit PO / WO or completion certificate, then request you to kindly consider the self certificate signed by authorized signatory of the bidder or CS | Please refer Corrigendum 5 Technical Criteria |
| 183 | Volume 1 - 4.6 | 33 | A.2 | The Bidder / any member of consortium must have a successful Go-Live / completed project / ongoing project of value INR 23.78 Crores (or its equivalent in foreign currency) during the last FIVE years (as on the last date of bid submission) of National level IT System Integration projects under one community comprising of the following components: | Due to confidentiality clauses for few projects, if bidder is not able to submit PO / WO or completion certificate, then request you to kindly consider the self certificate signed by authorized signatory of the bidder or CS | Please refer Corrigendum 5 Technical Criteria |
| 184 | Volume 1 - 4.6 | 33 | A.3 | The Bidder / any consortium member should have sound domain knowledge and experience in the operations of stakeholder organizations of sea port/ cargo communities in the last FIVE years. Projects/ products developed, implemented, operated and maintained for any of the following stake holders will be considered. | Due to confidentiality clauses for few projects, if bidder is not able to submit PO / WO or completion certificate, then request you to kindly consider the self certificate signed by authorized signatory of the bidder or CS | Please refer Corrigendum 5 Technical Criteria |
| 185 | Volume 1 - 4.6 | 34 | A.4 | The bidder / any member of the consortium should have been carrying/ carried out the following activities relating to IT infrastructure for community solutions similar to the proposed system in the last FIVE years. Design of IT infrastructure including sizing of hardware components Installation & commissioning Operation, administration & maintenance Security Management | Due to confidentiality clauses for few projects, if bidder is not able to submit PO / WO or completion certificate, then request you to kindly consider the self certificate signed by authorized signatory of the bidder or CS | Please refer Corrigendum 5 Technical Criteria |
| 186 | Volume 1 - 4.6 | 34 | A.5 | The bidder / any member of the consortium must have experience in designing, developing and integrating mobile applications on diverse platforms (Android, iOS, Windows, etc.) during the last seven years. | Please share the scoring of marks, if number of projects is less than 2 | Please refer Corrigendum 5 Technical Criteria |
| 187 | Volume 1 - 4.6 | 35 | B.1 | Project Manager (Full Time) | Please share the scoring of marks, if number of projects is less than 2 | Please refer Corrigendum 5 Technical Criteria |
| 188 | Volume 1 - 4.6 | 35 | B.2 | Domain Experts | Request to keep payment terms separate for all "hardware and software" and Services. For "Hardware and Software", please allow milestones as below i.e. 1. on delivery of these components - 30%, 2. completion of installations - 15%, 3. Post Uat sign off - 25% and 4. on go live - 30% | No change in payment terms |
| 189 | Volume 1 - 6.1 | 42 | part A | Payment components | It is assumed that, this requirement is for NLP system and not for PCS v1x | No Change, Please refer RFP vol 2 of 3 for scope of the NLP |
| 190 | Volume 1 - 8.1 | 44 | All | All points under section 8.1 | For environments other than Production and DR (e.g. development, testing, staging, training etc), should the bidder plan to deploy HW and SW in data center only? Can the bidder plan for development environment to be setup at bidder's premise? | No Change, please refer RFP vol 2 of 3 clause 3.3.10 Cloud Services |
| 191 | Volume 1 - 8.1 | 44 | xii | Keep all system software i.e. OS, antivirus, office applications etc., for Servers, PCs etc. at Data Centre and various locations, up to date by installing regular upgrades / patches. | For Business Continuity- it is assumed that, this requirement is limited to DC to DR failover and back. Kindly confirm | No change, Please refer Volume 2 of the RFP for Business Continuity requirements and Volume 3 for the Service Level Requirements of DC and DR |

| 192 | Volume 1 - 8.1 | 44 | xvii | Maintain the business continuity | Can you please suggest the proposed timeline for technology upgrade / refresh? | No change, Please refer Volume 2 of the RFP for Business Continuity requirements and Volume 3 for the Service Level Requirements of DC and DR |
|-----|------------------------------|----|--------|--|--|---|
| 193 | Volume 1 - 4.5 | 29 | | its equivalent in foreign currency) and above Or in two projects of value of Rs 29.72 Crores (or its equivalent in foreign currency) and above Or | The Bidder or one of its Associates must have experience of successful Go-Live / completed/ operational projects during the last five years (as on the last date of bid submission) in: At least one project of similar nature viz. implementation, operation and maintenance of Martime/port, Rail, Air, Road community projects of value of INR 47.55 Crores (or its equivalent in foreign currency) and above Or in two projects of value of Rs 29.72 Crores (or its equivalent in foreign currency) and above Or in three projects of value of Rs 23.78 Crores (or its equivalent in foreign currency) and above. For the project cited, the project should be successfully operational for at least 12months (after project Go-Live). | Please refer Corrigendum 5 Technical Criteria |
| 194 | Volume 1 - 4.5 | 29 | | The Bidder or one of its Associates must have experience of successful Go-Live / completed/ operational projects during the last five years (as on the last date of bid submission) in: At least one project of similar nature viz. implementation, operation and maintenance of maritime/port community projects of value of INR 47.55 Crores (or its equivalent in foreign currency) and above Or in two projects of value of Rs 29.72 Crores (or its equivalent in foreign currency) and above Or in three projects of value of Rs 23.78 Crores (or its equivalent in foreign currency) and above. For the project cited, the project should be successfully operational for at least 12months (after project Go-Live). | program, we request you to please extend the submission timeline to 30th November 2020 | Please refer Corrigendum 5 for updated timelines |
| 195 | Volume 1 | 8 | 10 | Last date and time (deadline) for receipt of proposals in response to tender notice [26/10/2020] | We propose to have 30 days payment terms, and to have deemed acceptance of invoice if the invoice is not disputed within 10 days of receipt of invoice. | No Change, please refer RFP Vol 1 of 3 |
| 196 | 2.3 Sub-Contracting | 17 | iii | The Purchaser provides the flexibility to bidders to sub-contract part of the work, provided it is not more than 50% of the estimated fair value of the contract. However allowing sub-contracting should not dilute the responsibility & liability of the bidder/lead member. | How the 'estimated fair value of the contract' to be determined? | No Change, bidder to conduct necessary due diligence |
| 197 | 4.6 Technical bid Evaluation | 32 | A1 | Evaluation Criteria – Proposed Solution The Bidder/ any member of consortium must have experience of successful Go-Live/ completed/ ongoing project of value INR 23.78 Crores (or its equivalent in foreign currency) during the last five years (as on the last date of bid submission) in a project of similar nature | We assume that 'successful Go-Live/ completed/ ongoing project of value INR 23.78 Crores' includes the total value of the 2 projects shown for the purpose of meeting this requirement. Please confirm. | Please refer Corrigendum 5 Technical Criteria |
| 198 | 4.6 Technical bid Evaluation | 32 | | Evaluation Criteria – Proposed Solution | Request to change the clause 'Self-Certificate of experience (Certified by the Statutory Auditor)'- to "Self-Certificate of experience (Certified by the Bidder's representative with POA)' as Auditor's would not know project status for each project for large corporates? | Please refer Corrigendum 5 Technical Criteria |
| 199 | 4.6 Technical bid Evaluation | 33 | A2 | Evaluation Criteria – Proposed Solution The Bidder/ any member of consortium must have experience of successful Go-Live/ completed/ ongoing project of value INR 23.78 Crores (or its equivalent in foreign currency) during the last five years (as on the last date of bid submission) in a project of similar nature | We assume that 'successful Go-Live/ completed/ ongoing project of value INR 23.78 Crores' includes the total value of the 2 projects shown for the purpose of meeting this requirement. Please confirm. | |
| 200 | 6.1 Payment components | 43 | Part A | Part A: Milestone based payments | We assume that if no comments have been received within 5 working days on a deliverable from the deliverable submission date, the deliverable should be deemed accepted. Please confirm, as delay in approval/ acceptance could lead to delay in milestone closure. | No Change please refer RFP vol 1 of 3 |

| 201 | 6.1 Payment components | 43 | Part A | Part A: Milestone based payments | Who shall approve the deliverables for payment processing and milestone closure? | No Change, Project Steering Committee |
|-----|--|----|---|---|--|--|
| 202 | 6.1 Payment components | 43 | Part A> 4 | Configuration and Development of NLP Marine Module as per SRS | We assume no approval/ acceptance is not required for milestone closure for this deliverable as it not mentioned in RFP. Please confirm. | No change, Please refer to clause 14 of volume 3 of the RFP |
| 203 | 6.1 Payment components | 43 | Part A> 5 | Finalization and on-boarding of all the Latch-on applications as per the agreement signed with IPA | We assume no approval/ acceptance is not required for milestone closure for this deliverable as it not mentioned in RFP. Please confirm. | no change, Please refer to clause 14 of volume 3 of the RFP |
| 204 | 6.1 Payment components | 43 | Part A> 5 | UATS | We assume that 1 round of UAT shall be conducted for finding UAT defects. The closure of the UAT defects to be done by demonstrating the issue fixes to the IPA selected stakeholders only. This activity shall be used as the closure of this milestone. Please confirm. | No change, Please refer to vol 2 of the RFP |
| 205 | 6.1 Payment components | 43 | Part A> 6 | Training & Pilot implementation | We assume no approval/ acceptance is not required for milestone closure for this deliverable as it not mentioned in RFP. Please confirm. | No change, Please refer to clause 14 of volume 3 of the RFP |
| 206 | 6.1 Payment components | 43 | Part A> 7 | Go Live | We assume no approval/ acceptance is not required for milestone closure for this deliverable as it not mentioned in RFP. Please confirm. | No change, Please refer to clause 14 of volume 3 of the RFP |
| 207 | 6.1 Payment components | 43 | Part A> 8 | Stabilization & fine tuning | We assume no approval/ acceptance is not required for milestone closure for this deliverable as it not mentioned in RFP. Please confirm. | No change, Please refer to clause 14 of volume 3 of the RFP |
| 208 | 6.1 Payment components | 43 | Part A> 9 | 0&M | We assume no approval/acceptance is not required for milestone closure for this deliverable as it not mentioned in RFP. Please confirm. | No change, Please refer to clause 14 of volume 3 of the RFP |
| 209 | 9.5 PQ Form 5 - Details of Experience of Bidder in Various projects | 50 | 18 | Revenues from PCS Operations (in millions) | The RFP requirements allowed any other community systems as well. On this context the clause may be updated as 'Revenues from PCS or other community system operations (in millions)' | Please refer Corrigendum 5 Updated PQ Form 5 point no 18 |
| 210 | 3.4.1 Bidder Registration & Proposal Submission | 23 | Response to Pre- Qualification Criteria | Proof of IPCSA membership | Request to remove the requirement of 'Proof of IPCSA membership' as it only points the organizations who have the said membership. The number of such companies are very low to the best of our knowledge. | Please refer Corrigendum 5 Pre Qualification Criteria |
| 211 | 4.6 Technical bid Evaluation | 33 | Bidder Experience> A2 | The Bidder / any member of consortium must have a successful Go-Live / completed project / ongoing project of value INR 23.78 Crores (or its equivalent in foreign currency) during the last FIVE years (as on the last date of bid submission) of National level IT System Integration projects under one community comprising of the following components: • Study of the system & Optimization/ re- engineering • Design of the solution • Development / customization and Integration with other external parties • Training & Implementation | Request you to kindly update the clause as follows "The Bidder / any member of consortium must have a successful Go-Live / completed project / ongoing project of value INR 23.78 Crores (or its equivalent in foreign currency) during the last FIVE years (as on the last date of bid submission) of National level IT System Integration projects or State-level IT System Integration projects under one community comprising of the following components: • Study of the system & Optimization/ re- engineering • Design of the solution • Development / customization and Integration with other external parties • Training & Implementation" | Please refer Corrigendum 5 Technical Criteria |
| 212 | 6.1 Payment components | 42 | | 60% of the total payment will be paid out to the System Integrator at the time of Go-Live, based on the milestones achieved, and balance payment of 40% will be paid out in equal parts during the AMC period based on the achievements of milestones/ quality of services provided by selected Bidder. | We request you to change the clause as follows '60% of the total payment will be paid out to the System Integrator during the time of Go-Live period at the end of each milestone phase, based on the milestones approval, and balance payment of 40% will be paid out in (on quarterly basis) equal parts during the AMC period based on the achievements of milestones/ quality of services provided by selected Bidder.' | No Change, RFP vol 1 of 3 clause 6.1 |
| 213 | 6.1 Payment components | 43 | Part B: On-actual payments | *Only when the deliverables are approved by Purchaser, shall the invoice be raised | We request you to change the clause as follows 'Only when the deliverables are approved by Purchaser/ after 5 days of sharing the deliverbales if no comments are received, shall the invoice be raised'. This change shall help maintaining the planned timelines. | No Change, RFP vol 1 of 3 clause 6.1 |
| 214 | 6.1 Payment components | 43 | Part B: On-actual payments | *Only when the deliverables are approved by Purchaser, shall the invoice be raised | How many days are required to provide your 1st review comments? What would be auto-approval timelines if no review comments received in 10 days from the deliverbale sharing date? How many days are required to provide approval for payment processing after resolution of your 1st review comments? We hope there will be only 1 review cycle from your end. Please confirm | |
| 215 | 6.1 Payment components | 43 | Part B: On-actual payments | *Only when the deliverables are approved by Purchaser, shall the invoice be raised | We hope the deliverables to be approved by a Single Point of Contact (SPoC) from your end. Please confirm. | No Change, RFP vol 1 of 3 clause 6.1 |

| 216 | I | 7 | | Earnest Money Deposit - Rs. 1.19 Crore (Rupees One Crore nineteen thousand only), in the form of Bank Guarantee issued by a Indian Nationalized / Scheduled Bank and drawn in favour of Indian Ports Association, payable at New Delhi valid for 12 months from the date of submission of bid | As a multinational firm, the banking relationships exists within the group and the the Bidding entity may not have the relevant limits with the bank and it would take time to secure limits from the Bank. We request that the EMD/ Bank Guarantee to be issued by the Bidder or its Associates. Since the Bank Guarantee is issued to IPA and is unconditional & irrevocable, this will not impact IPA. | Please refer Corrigendum 5 Pre Qualification Criteria |
|-----|---|----|-----|--|---|---|
| 217 | I | | | Earnest Money Deposit - Rs. 1.19 Crore (Rupees One Crore nineteen thousand only), in the form of Bank Guarantee issued by a Indian Nationalized / Scheduled Bank and drawn in favour of Indian Ports Association, payable at New Delhi valid for 12 months from the date of submission of bid | Given that Bid Validity is until 180 days from the Date of Submission of the Bid, the Bank Guarantee should also be valid till 180 days. Kindly consider. | Please refer Corrigendum 5 Clause Volume 1, Request for Proposal Data Sheet - Earnest Money Deposit |
| 218 | | 7 | 9 | Date, time and venue of pre-bid meeting | We understand that in person pre-bid meeting is scheduled on 9th October, 2020 at 1200 hours at IPA office. Given the restrictions around covid-19 and our HSE policies, we also request to allow prospective bidders to attend via video conference/zoom/MS Teams. | Please refer to Corrigendum 5 . PCS 1.x workshop Date & Time: [10/11/2020]: [1230 HRS] Workshop done over teams call Refer to annexure 2.5 for response to the specific questions asked during the workshop. In addition to the clarification provided during the workshop, the details of the current application are given in annexure 2.6 |
| 219 | I | 7 | 10 | Last date and time (deadline) for receipt of proposals in response to tender notice. [26/10/2020]: [1500 HRS] | Please note that for a project of such strategic importance and such a large scope will need sufficient time to study by the prospective | Please refer Corrigendum 5 for updated timelines |
| 220 | I | 8 | 11 | Last date and time (deadline) for receipt of Bid fees and EMD in response to tender notice; [26/10/2020]: [1500 HRS] | Please advise the name of the concerned officer/ office who will collect the Bid Fees and EMD and issue a reciept. | Please refer Corrigendum 5 for updated timelines |
| 221 | I | 12 | 1.5 | The current provisioning of 27 stakeholders can also be expanded to any other due to its fluidic approach of functional and technical design architecture. | Please advise the list of the current 27 stakeholders and their roles in the PCS1x | No Change, please refer RFP vol 2 of 3 |
| 222 | I | 14 | 1.5 | The NLP Project is for five years from signing of contract | Given the scope of work and the additional functionalities envisaged, the exact tenue of the project should be discussed with the Successful Bidder. | No Change please refer RFP vol 1 of 3 clause 1.5 The Project |
| 223 | I | 14 | | The tenure of the contract of the successful bidders shall be for a term of design, develop, integrate and Implementation Period (one year) plus four years of Operations & Maintenance phase ("the Term"). IPA reserves the right to extend the contract beyond the specified period or terminate the contract before the completion of the period. | | No Change please refer RFP vol 1 of 3 clause 1.5 The Project |
| 224 | | 17 | | 2.3 Sub-Contracting The bidder may use the services of a sub-contractor to leverage their specialized experience in respect of the following tasks/areas as may required: i. Cloud services ii. Establishment of network infrastructure iii. Mobile services iv. Call Centre services v. Data capture, scanning and digitization services vi. Onsite services at each location as required to implement and operate NLP (Marine) Ver 1.0 | Are the works mentioned in Claue 2.3, which are permitted to be done through sub-contractors, require prior consent of IPA for sub-contracting? 2. If no prior consent is required, then is the Service Provider required to give intimation of names of such contractors to IPA? | Please refer to corrigendum 5 clause Section 2.3 Sub-Contracting for additional changes. |

| F | | 12.3 | | | |
|-----|----|-------------|--|---|---|
| | | | Sub-contracting shall be subject to the following conditions: i. All sub-contracting arrangements must form part of the bid. ii. All sub-contracting contracts must be entered into by the bidder / lead bidder. iii. The Purchaser provides the flexibility to bidders to sub-contract part of the work, provided it is not more than 50% of the estimated fair value of the contract. However allowing sub-contracting should not dilute the responsibility & liability of the bidder/lead member. iv. Any changes in sub-contractors shall be approved by IPA prior to conclusion of any contract between the bidder and the sub-contractor. v. IPA retains the right to request discontinuation of sub-contracting of activities at any time during the contract period. vi. IPA reserves its right to subject the sub-contractors to security clearances as it deems necessary. | 1. Does the requirements under (i) and (ii) imply ONLY upon a consortium of bidders or also to an individual bidder? 2. If the individual Bidder wishes to engage sub-contractors for the services permitted above, is it required disclose its sub-contracting arrangements, upfront in the technical bid itself or this can be done later under intimation to IPA? 3. Given that IPA wishes to remain as an approving authority for appointment of a sub contractor, please advise if it wishes to be a party to the sub contracting agreement and share the associated commercial and legal risks. | Please refer to corrigendum 5 clause Section 2.3 Sub-Contracting for additional changes. |
| 226 | | 2.3 | Sub-contracting - cloud services | Cloud Services is part of Sub-Contracting which invariably will be sub-contracted by almost all eligible bidders given specialised nature of services. We therefore request that could hosting beexcluded from 50% cap of sub-contracting? | Please refer to corrigendum 5 clause Section 2.3 Sub-Contracting for additional changes. |
| 227 | 19 | 3.2.1 (i) | IPA would facilitate a Workshop with incumbent service provider of PCS 1.x before Pre-Bid meeting to provide a comprehensive understanding of current landscape. The date and venue would be notified later. | Please advise the date and time of the Workshop with the incumbent service provider of PCS 1.x to understand the complete landscape. | Please refer Corrigendum 5 PCS 1.x workshop Date & Time: [10/11/2020]: [1230 HRS] Workshop done over teams call Refer to annexure 2.5 for response to the specific questions asked during the workshop. In addition to the clarification provided during the workshop, the details of the current application are given in annexure 2.6 |
| 228 | 22 | 3.3.7 | Virtual Visit | What is the last date for scheduling the virtual visit? What kind of support will be extended by existing service provider to the bidder and winner to prepare the appropriate scope and implement the project? | Please refer Corrigendum 5 PCS 1.x workshop Date & Time: [10/11/2020]: [1230 HRS] Workshop done over teams call Refer to annexure 2.5 for response to the specific questions asked during the workshop. In addition to the clarification provided during the workshop, the details of the current application are given in annexure 2.6 |
| 229 | 28 | 4.5 (i) (1) | Extracts from the audited Balance sheet and Profit & Loss statements and Certificate from the Statutory Auditor as per format "PQ Form 3" | Please note that "PQ Form 3" states that certificate from Chartered Accountant/ Statutory Auditor is required. Please confirm. | PQ for 3, Pg no. 47 |
| 230 | 28 | 4.5 (i) (2) | The bidder must have positive net worth as of March 31, 2019. For the purpose of this criterion, net-worth of only the bidding entity will be considered. Net-Worth of any parent, subsidiary, associated or other related entity will not be considered. | Please note that typically for all RFQs/ RFPs issued by Ministry of Shipping are based on Model Bid Documents where the Applicant/ Bidder is allowed to use the Technical & Financial Capacity of its Associates which in the current tender document is referred to at Clause 2.2. We therefore request you to remove the specific criteria that positive net worth of only the bidding entity will be considered. The Bidder may use the credentalls of its Associates. | No change. Please refer to RFP vol 1, pg np. 28 |
| 231 | 28 | 4.5 (i) (2) | Duly certified statement from the statutory auditor for the year 2018-19 as per format "PQ Form 3" | Please note that "PQ Form 3" states that certificate from Chartered Accountant/ Statutory Auditor is required. Please confirm. | No change. Please refer to RFP vol 1, PQ for 3, Pg no. 47 |
| 232 | 30 | 4.5 (i) (6) | The bidder should a minimum (CMMi) Level 3. Copy of valid certificate issued to the Bidding Organization by respective agencies | The Capability Maturity Model Integration (CMMI)® is a proven set of global best practices that drives business performance through building and benchmarking key capabilities. Please note that the Bidder should be considered pre-qualified if this certification is applied for and the contract can become effective once the Bidder is able to demonstrate CMMi Level 3 readiness. Please consider. | No Change. Please refer to RFP vol 1, point 6, pg no. 30 |

| 233 | 1 | 30 | 4.5 (i) (7) | The bidder / Lead Bidder in case of consortium must submit EMD (Refer Proposal Data Sheet for amount) to IPA as per tender format | As a multinational firm, the banking relationships exists within the group and the the Bidding entity may not have the relevant limits with the bank and it would take time to secure limits from the Bank. We request that the EMD/ Bank Guarantee to be issued by the Bidder or its Associates. Since the Bank Guarantee is issued to IPA and is unconditional & irrevocable, this will not impact IPA. | Please refer Corrigendum 5 Pre Qualification Criteria |
|-----|---|----|--------------------------------|---|---|--|
| 234 | I | 41 | 4.8.3 | The PBG shall be submitted within 30 days of notification of award done through issuance of the Work Order/ Letter of Acceptance valid for the entire period of the project. IPA shall facilitate the signing of contract within the period of 30 (Third) days of notification of award. | Please note that the Winning Bidder would have already submitted the EMD and we request IPA to return the EMD to the successful Bidder before a Performance Bank Guarantee can be submitted. | No change. Please refer to RFP vol 1, section 4.8.3, pg 45 |
| 235 | | 45 | 8.2 | Roles & Responsibilities - IPA & Stakeholders | IPA should release the original source code, metadatas and other developer tools to the successful bidder. IPA should ensure that all existing documentation on PCS1x be handed over to the successful bidder. | No Change, please refer vol 2 of 3 clause 3.3.7 Software Components – NLP Marine point 2 |
| 236 | 1 | 73 | 10 | 10.1 Sample Form 1: Tripartite agreement for Cloud Service Provider (This is required if and only Cloud Service provider is consortium partner.) | Clause no 10.1 (sample form no 1) states that Tripartite agreement for Cloud Service Provider is required if and only Cloud Service provider is consortium partner. If the Cloud Service provider is not a consortium partner but a sub-contractor of Bidder then (i) Is this form requiree to be signed by the Sub contactor? (ii) Is the terms of sub-contracting with required to be disclosed at the stage of bidding? | Please refer to corrigendum 5 clause Section 2.3 Sub-Contracting for additional changes. |
| 237 | I | 35 | 4.6 | Resource Requirements - B | The total resources required as per Point B and details of key personnel as per Volume II - Page No 114 - Point 5.1.4 do not match. Please clarify which one needs to be considered for Technical Bid submission | Please refer Corrigendum 5 Technical Criteria |
| 238 | I | 38 | 4.6 | Proposed Solution - C1 - Technical Presentation | Is the demo of the product one of the necessary condition? How many points are there for Demo? | Please refer to Corrigendum 5 Technical Criteria |
| 239 | 4 | 27 | 4.5 - Financial Strength | The bidder must have an average annual turnover of at least Rs 17.89 Crores (or its equivalent in foreign currency) in last 3 financial years (FY 2016-17, 2017-18 and 2018-19). *For conversion of US Dollars to Rupees, the rate of conversion shall be Rupees 72.00 (Rupees Seventy Two] to a US Dollar. In case of any other currency, the same shall first be converted to US Dollars as on the date 60 (sixty) days prior to the Application Due Date, and the amount so derived in US Dollars shall be converted into Rupees at the aforesaid rate. The conversion rate of such currencies shall be the daily representative exchange rates published by the International Monetary Fund for the relevant date. Note: In case the consortium partner is a MSME or a Startup registered with DIPP, turnover requirement is dispensed with | Extracts from the audited Balance sheet and Profit & Loss statements And Certificate from the Statutory Auditor as per format "PQ Form 3" | Please refer Corrigendum 5 Pre Qualification Criteria |
| 240 | 4 | 26 | Clause 4.5 -Positive net worth | The bidder must have positive net worth as of March 31, 2019. For the purpose of this criterion, net-worth of only the bidding entity will be considered. Net-Worth of any parent, subsidiary, associated or other related entity will not be considered. Net Worth shall mean (Subscribed and Paid-up -capital + Reserves) less (Revaluation reserves + miscellaneous expenditure not written off + reserves not available for distribution to equity shareholders). | Duly certified statement from the statutory auditor for the year 2018- 19 as per format "PQ Form 3" | Please refer Corrigendum 5 Pre Qualification Criteria |

| 241 | 4 | 28 | Clause No 4.5 -Incorporation of the Firm, Legal Entity | The bidder could be • A company incorporated in India under the Companies Act, 1956 or Companies Act 2013 (as amended till date), and subsequent amendments thereto Or • An entity registered under LLP Act 2008 and subsequent amendments thereto. Or • Partnership firms registered under Indian Partnership Act, 1932 The bidder must have been operating for the last 5 years as on the date of publishing of tender notice (including name change/impact of mergers or acquisitions) | Copy of Certificate of Incorporation | Please refer Corrigendum 5 Pre Qualification Criteria |
|-----|---|----|--|--|--|--|
| 242 | 4 | | *Similar projects shall include Port Community System or Trade Community System or Cargo Community System or National Single Window for EXIM trade or Maritime and Port Single Window "Consists of: * Study of the system & Optimization/re- engineering * Design of the solution * Development / c * Training | completed operational projects during the last five years (as on the last date of bid submission) in: At least one project of similar nature viz. implementation, operation and maintenance of maritime/port community projects of value of INR 47.55 Crores (or its equivalent in foreign currency) and above Or in two projects of value of Rs 29.72 Crores (or its equivalent in foreign currency) and above Or in three projects of value of Rs 23.78 Crores (or its equivalent in foreign currency) and above. | Work Order + Completion Certificates from the client; OR Work Order + Self Certificate of Completion (Certified by the Statutory Auditor) OR Work Order + Phase Completion Certificate (for ongoing projects) from the client/Statutory Auditor . Please provide project details as per format "PQ Form 5" | Please refer Corrigendum 5 Pre Qualification Criteria |
| 243 | 4 | 30 | Clause Number 4.5 Criteria related to Quality of Service Delivery | The bidder should a minimum (CMMi) Level 3 | Copy of valid certificate issued to the Bidding Organization by respective agencies | Please refer Corrigendum 5 Pre Qualification Criteria |
| 244 | 4 | 30 | Clause Number 4.5 Other Criteria | The bidder / Lead Bidder in case of consortium must submit EMD (Refer Proposal Data Sheet for amount) to IPA as per tender format | Bank Guarantee against EMD shall be submitted by Bidder Please provide as per format "PQ Form 4" | Please refer Corrigendum 5 Pre Qualification Criteria |
| 245 | 4 | 32 | | The Bidder/ any member of consortium must have experience of successful Go-Live/ completed/ ongoing project of value INR 23.78 Crores (or its equivalent in foreign currency) during the last five years (as on the last date of bid submission) in a project of similar nature viz. implementation, operation and maintenance of community system solutions which may include Port Community System or Trade Community System or National Single Window for EXIM trade, Maritime and Port Single Window comprising of the following components - Study of the system & Optimization/ re- engineering - Design of the solution - Development / customization and Integration with other external parties - Training & Implementation - Operation and maintenance services Each of the above component will be awarded 8 marks subject to a maximum of 40 marks per project. The bidder can submit up to a maximum of 2 projects. | 80 | Please refer to Corrigendum 5 Technical Evaluation Criteria |
| 246 | 4 | 32 | Clause 4.6 | Bidders who have experience in logistics or have tie-up with logistic companies | 20 | Please refer to Corrigendum 5 Technical Evaluation Criteria |
| 247 | 4 | 33 | | The Bidder / any member of consortium must have a successful Go-Live / completed project / ongoing project of value INR 23.78 Crores (or its equivalent in foreign currency) during the last FIVE years (as on the last date of bid submission) of National level IT System Integration projects under one community comprising of the following components: Study of the system & Optimization/ re- engineering Design of the solution Development / customization and Integration with other external parties Training & Implementation Each of the above parameters will be awarded 10 marks per project with maximum of 40 marks. Bidder can submit up to a maximum of 2 projects | 80 | Please refer to Corrigendum 5 Technical Evaluation Criteria |

| 248 | | | A.3 | The Bidder / any consortium member should have sound domain knowledge and experience in the operations of stakeholder organizations of sea port/ cargo communities in the last FIVE years. Projects/ products developed, implemented, operated and maintained for any of the following stake holders will be considered. • Ports/ Terminals • Shipping Lines • CFS / ICD • Multi-modal operators/ Consolidators • Shipping agents/ Freight forwarders • Any other allied agencies Each of the following four parameters will be awarded 5 marks subject to a maximum of 20 marks per project. Bidder can submit up to a maximum of 4 projects. • Projects/ products development • Implementation • Operation • Maintenance | 80 | Please refer to Corrigendum 5 Technical Evaluation Criteria |
|-----|---|----|-------------------|---|--------------------------------|--|
| 249 | 4 | 34 | Clause Number 4.6 | The bidder / any member of the consortium should have been carrying/ carried out the following activities relating to IT infrastructure for community solutions similar to the proposed system in the last FIVE years. • Design of IT infrastructure including sizing of hardware components • Installation & commissioning • Operation, administration & maintenance • Security Management Each of the above parameters will be awarded 5 marks subject to a maximum of 20 marks per project. Bidder can submit up to a maximum of 4 projects for a total score of 60. For projects hosted and managed on cloud space 20 marks will be awarded subject to a maximum of 2 projects for a total score of 40. | | Please refer to Corrigendum 5 Technical Evaluation Criteria |
| 250 | | | A.5 | The bidder / any member of the consortium must have experience in designing, developing and integrating mobile applications on diverse platforms (Android, iOS, Windows, etc.) during the last seven years. 20marks will be awarded for each mobile project subject to a maximum of 4 projects for a total score of 80. | 80 | Please refer to Corrigendum 5 Technical Evaluation Criteria |
| 251 | 4 | 34 | Clause Number 4.6 | Bidder/any member of consortium being a member of IPCSA Bidder/any member of consortium being ISO 27001 Standard certified Bidder/any member of consortium being ISO 20000-1 Standard certified Bidder/any member of consortium being CMMi- standard certified 6 CMMi level 3 • CMMi level 4 • CMMI level 5 | 20 15 15 6 8 10 | Please refer to Corrigendum 5 Technical Evaluation Criteria |
| 252 | 4 | 35 | Clause Number 4.6 | Project Manager (Full Time) • MBA with at least 10 years' of Total work experience (Mandatory Conditions) Award of marks will be as follows: • Experience of implementing end to end Projects for scope as defined in the criteria A.1 or A2 = 2 Projects 10 Marks < 2 0 Marks PMP/Prince2 certified: 5 marks | 15 | Please refer to Corrigendum 5 Technical Evaluation Criteria |

| 253 | 4 | 35 | Clause Number 4.6 | Domain Experts (nos. 5) • B.E.J.B.Tech./M.CA/M.Tech/MBA degree with 8 years' of total work experience with any of the stakeholder organizations given below or working with community systems • Ports/ Terminals • Ports/ Terminals • CPS / ICD • Multi-modal operators/ Consolidators • Shipping agents/ Freight forwarders • Any other allied agencies Part of implementation team for at least two projects of community systems as per scope of A1. • = 2 projects 15 marks subject to a | 75 | Please refer to Corrigendum 5 Technical Evaluation Criteria |
|-----|---|----|-------------------|---|----|--|
| 254 | 4 | 35 | Clause Number 4.6 | Functional/ BPR Consultants (no 5) – B.E./B.Tech./MCA/M.Tech/MBA degee with atleast 8 years' of total work experience relating to study and optimization of processes. Award of marks to individuals subject to a maximum of 5 personnel shall be as follows: Experience in completion of BPR exercises for a minimum of 5 projects or more 10 marks >=2 and < 5 Projects - 5 marks < 2 projects- 0 marks | 50 | Please refer to Corrigendum 5 Technical Evaluation Criteria |
| 255 | 4 | 36 | Clause Number 4.6 | IT experts (no 5) – By Experts (no 5) – By Experts (no 5) – Be /B. Tech / MCA / M.Tech or equivalent with atleast 8 years' work experience in designing, developing, implementing and maintaining systems and leading a team of minimum five IT professionals. Award of marks to individuals subject to a maximum of 5 personnel shall be as follows: Experience in completion of 5 projects or more 10 marks >= 2 and < 5 Projects - 5 marks < 2 projects - 0 marks | 50 | Please refer to Corrigendum 5 Technical Evaluation Criteria |
| 256 | 4 | 36 | Clause Number 4.6 | Mobile app developers (nos 5) B.E./B.Tech./MCA/M.Tech/MBA degree with atleast 8 years' work experience in designing, developing, implementing and maintaining mobile apps. Award of marks to individuals subject to a maximum of 5 personnel shall be as follows: Experience in completion of 5 projects or more 7 marks >=2 and < 5 Projects - 4 marks < 2 projects- 0 marks | 35 | Please refer to Corrigendum 5 Technical Evaluation Criteria |
| 257 | 4 | 36 | Clause Number 4.6 | Solution Architect (no 1) B.E./B.Tech./MCA/M.Tech/MBA degree with atleast 8 years' work experience in architecting solutions for projects out of which at least one project for a community system similar to the project under scope of this tender . Award of marks will be as follows: Solution Architect in at least one project for a community system: 5 marks >1 project 10marks As Solution Architect in other projects >=3 projects 3 marks < 3 – 0 marks | 15 | Please refer to Corrigendum 5 Technical Evaluation Criteria |
| 258 | 4 | 36 | Clause Number 4.6 | IT infrastructure Specialist (no 1) BE / B.Tech / MCA / M.Tech with atleast 8 years' work experience as per scope of work defined for projects in A4. Award of marks will be as follows: Completion of => 5 projects 10 marks => 3 and < 5 projects 5 marks <3 projects 0 marks Certification- CCNA/CWNA/CCNP : 5 marks | 15 | Please refer to Corrigendum 5 Technical Evaluation Criteria |

| 259 | 4 | 37 | Clause Number 4.6 | Security expert (no. 1) BE / B. Tech / MCA / M.Tech with atleast 8 years' work experience as per scope of work defined for projects in A4. Award of marks will be as follows: Completion of => 5 projects 15 10 marks => 3 and < 5 projects 10 5 marks <<3 projects 0 marks | 15 | Please refer to Corrigendum 5 Technical Evaluation Criteria |
|-----|---|----|-------------------|--|----|--|
| | | | | Any relevant Security Certification: 5 marks | | |
| 260 | 4 | 37 | Clause Number 4.6 | Cloud/ data centre & BCM specialist (no. 1) Basic degree with atleast 8 years' of work experience. Experience in cloud computing technologies (IAAS/PAAS / SAAS), large scale data centre design, implementation and support, DR site planning, designing and execution, data recovery etc. Award of marks will be as follows: Completion of projects with cloud/ DR / DC implementation >> 5 projects 10 marks => 3 and < 5 projects 5 marks <> 3 projects 0 marks. Cloud Certification from any leading Cloud OEMs: 5 marks | 15 | Please refer to Corrigendum 5 Technical Evaluation Criteria |
| 261 | 4 | 37 | Clause Number 4.6 | Trainers (no 3) Basic degree with 8 years' experience in conducting large scale awareness, promotional and in depth usage training development of course materials etc. in similar projects. Award of marks to individuals will be as follows: Conduct of training for >= 5 projects 5 marks >= 3 projects 3 marks < 3 projects 0 marks | 15 | Please refer to Corrigendum 5 Technical Evaluation Criteria |
| 262 | 4 | 37 | Clause Number 4.6 | Solution overview: • Understanding of the objectives, challenges, risks; • Approach & methodology for implementation within timelines • Approach towards integration with external systems • Detailed project plan • Risk mitigation measures • Change management strategy • Promotional strategy • Project Governance framework | 50 | Please refer to Corrigendum 5 Technical Evaluation Criteria |
| 263 | 4 | 38 | Clause Number 4.7 | Technical Presentation (Additional Marks shall be awarded on the basis of specific information submitted by the bidder, clarifications by bidder during the presentation) • Understanding of the challenges • Governance framework • Demo of the proposed system • Question and Answers | 50 | Please refer to Corrigendum 5 Technical Evaluation Criteria |
| 264 | 4 | 38 | Clause Number 4.6 | Compliance to Functional Requirement Specifications as per Volume II of the Tender: • are met = 10 • can be met through workarounds/ equivalents = 5 • cannot be met = 0 Marks will be awarded for all requirements as per the above marking scheme and the total shall be pro-rated against a maximum score of 50. | 50 | Please refer to Corrigendum 5 Technical Evaluation Criteria |
| 265 | 4 | 38 | Clause Number 4.6 | Compliance to Technical Requirement Specifications as per Volume II of the tender Technical requirements • are met = 10 • can be met through workarounds/ equivalents = 5 • cannot be met = 0 Marks will be awarded for all requirements as per the above marking scheme and the total shall be pro-rated against a maximum score of 50. | 50 | Please refer to Corrigendum 5 Technical Evaluation Criteria |

| International Content of the Proposation for an experiment of the Section of Content of the Proposation for an experiment of the Section of Content of the Proposation for an experiment of the Section of Content of the Proposation for an experiment of Content of the Proposation for an experiment of Content | | | | | | | |
|--|-----|------------------------|----|-------|--|---|---|
| See Name 1 - 1 | 266 | Invitation to Proposal | 6 | 5 | submission are mentioned in the Key Events and Dates Sheet. Proposals that are received after the deadline will not be considered in this procurement process and | | Please refer to Corrigendum 5 for updated bid submission timelines |
| Nature 1 - 1 | 267 | Volume 1 - 1 | 12 | 1.5 | | | No change, please refer RFP volume 2 of 3 Annexure VI |
| ver 1x till the one development of National Legistics Portal - Manne is completed by the MCP (P. P. Name is come to the Committed by the provision to the accessed of the Section Bell 12 and the provision to the accessed of the Section Bell 12 and the provision to the accessed of the Section Bell 12 and the provision to the accessed of the Section Bell 12 and the s | 268 | Volume 1 - 1 | 12 | 1.5 | | Please explain clearly on the same. Our understanding is that the bidder is free to use any technology stack, IT infrastructure compenents etc without any dependance on use of the current components in PCS 1x. The NLP Marine will interface with PCS1x by way of APIs to be developed in NLP Marine. As this is avery | No Change, please refer RFP Vol 1 of 3 clause 1.5 The Project and vol 2 of 3 for scope of NLP |
| Marine shall be one year from giving of the contract. During youth time the bidder of the property of the prop | 269 | Volume 1 - 1 | 13 | 1.5 | | mixed with NLP. In any case, if the maintenance is to be carried out by the NLP vendor, IPA needs to confirm that it has the audited and latest version of the source code with detailed documentation which will be provided to the successfull bidder. Also in case the source code/documentation is not found to be in order, it will not be the responsibility of the NLP Marine vendor to coordinate with the existing PCS1.x vendor. We request a specific confirmation on this | for scope of NLP |
| Agreement | 270 | Volume 1 - 1 | 13 | 1.5 | Marine shall be one year from signing of the contract. During such time the bidder | year to roll out. We request that this may be please increased to 18 | |
| hat the potential bioder or consortium member should not be a part of any Logistics companies (received yor indirect), having business in India. This is of paramount importance and will ensure association with a Logistics companies. 273 Volume 1-2 15 2.2 A proup of entities (the "Consortium") with, maximum three (members), coming objected to implement the Project. 274 Volume 1-2 15 2.2 A proup of entities (the "Consortium") with, maximum three (members), coming objected biodirect or as consortium partners, You are expected to the prescribed properties of the partners of the partner | 271 | Volume 1- 1 | 14 | | required for successful completion of the Project. It will be the responsibility of the bidder to provide such items on free of cost basis which are not quoted in the bid but otherwise required at the time of installation for completion, successful | argument during project execution. We request that this may be clarified by providing areas and clauses where such a need may | No Change, please refer RFP Vol 3 of 3 |
| The series of the project Southern South | 272 | Volume 1- 2 | 15 | 2.2 | Bidder must not have any conflict of interest with any parties included in the bidding | that the potential bidder or consortium member should not be a part of any Logistics Organization, either directly or indirectly, having business in India. This is of paramount importance and will ensure that the NLP provider is above board on any bias because of its | No Change, please refer vol 1 of 3 clause |
| adjulification and betherhical criteria, the respective technical experience and the financial capabilities of each of the Consortium Members shall also be considered. In addition, the technical experience and the financial capabilities of each of the Consortium would also be considered. In addition, the technical experience and the financial capabilities of the Associates of the Sesociates of the Sesoc | 273 | Volume 1- 2 | 15 | 2.2 | | 200 Cr should not have any foreign (Non India registered) vendor either as single/lead bidder or as consortium partner. You are requested to please clearly articluate the same as part of the | No Change, please refer vol 1 of 3 clause 2.2.2 Consortium of Firms |
| benefits of MSME, as per the procurement through MSEs shall be accorded in line with Order dated 23rd March 2014 regarding procurement policy for Micro and Small Enterprises (MSEs) 16 2.2.2 ii. The list of Consortium Members needs to be declared in the bid which shall not be changed by the bidder later on unless approved by IPA. 277 Volume 1-2 16 2.2.2 v. Lead Bidder shall be responsible and liable for the successful completion of the entire project. 288 Volume 1-2 17 2.2.2 v. Lead Bidder shall be responsible and liable for the successful completion of the entire project. 289 Volume 1-2 17 2.3 v. Lead Bidder shall be responsible and liable for the successful completion of the entire project. 299 Volume 1-2 17 2.3 v. Lead Bidder shall be responsible and liable for the successful completion of the entire project. 290 Volume 1-2 17 2.3 v. Lead Bidder shall be responsible and liable for the successful completion of the entire project. 290 Volume 1-2 17 2.3 v. Lead Bidder shall be responsible and liable for the successful completion of the entire project. 291 Volume 1-2 19 19 2.3 v. Lead Bidder shall be responsible and liable for the successful completion of the entire project. 292 Volume 1-2 2.3 v. Lead Bidder shall be responsible and liable for the successful completion of the entire project. 293 Volume 1-2 19 19 2.3 v. Lead Bidder to the provided by the Lead Member must meet the PQ criteria as per the norms of the PQ criteria as per the norms of the clause 2.2.2 consortium () 294 Volume 1-2 19 19 2.2 v. Lead Bidder to the successful completion of the entire project. 295 Volume 1-2 19 19 2.3 vi. Description of the entire project. 296 Volume 1-2 19 19 2.3 vi. Description of the entire project of the consortium and no such agreement/contracts shall, immediately upon execution be submitted by the Lead Bidder to IPA. 297 Volume 1-2 19 19 2.3 vi. Onsite services at each location as required to implement and operate NLP Vi. Pairine. Kindy confirm. 298 Volume 1-2 19 19 2.3 vi. Onsite services at each locat | 274 | Volume 1- 2 | 15 | 2.2 | qualification and technical criteria, the respective technical experience and the financial capabilities of each of the Consortium Members shall also be considered. In addition, the technical experience and the financial capabilities of the Associates | wherein "any" member, instead of "each" member has been mentioned for Financial criteria. As per established Public Sector tender norms, World Bank guidelines for public tenders and CVC guidelines, the lead member should have 60% of the prescribed criteria and the balance equally distributed between other members. Kindly ammend the PQ accordingly | Please refer Corrigendum 5 for Pre Qualification Criteria |
| Not be changed by the bidder later on unless approved by IPA. Volume 1- 2 16 2.2.2 V. Lead Bidder shall be responsible and liable for the successful completion of the entire project. V. Lead Bidder shall be responsible and liable for the successful completion of the Public sector procurement in India. The current PQ does not specify the two most important criteria in PQ i.e Turnover and Experience to be provided by the Lead Member. Request you to modify the PQ suitably to complete the most important criteria in PQ i.e Turnover and Experience to be provided by the Lead Member. Request you to modify the PQ suitably to constituting a provided forms. The tender provides for the Consortium agreement . If the bidder should not review and amend the terms of the Consortium agreement as per the provided format, IPA should not review and amend the same after the bid has been submitted. Please confirm The tender provides for the Consortium agreement as per the provided format, IPA should not review and amend the same after the bid has been submitted. Please confirm Volume 1 - 2 17 Volume 1 - 2 17 2.3 Vilume 1 - 2 No Change, please refer to section 4.5 The tender provides for the Consortium agreement as per the provided format, IPA should not review and amend the same after the bid has been submitted. Please confirm No Change, please refer Ries are it should not be allowed to be outsourced as this is a critical part of the NLP Marine. Kindly confirm. No Change, please refer Ries are it is not clearly and the NLP Marine. Kindly confirm. Volume 1 - 2 Vo | | | 15 | 2.2 | benefits of MSME, as per the procurement through MSEs shall be accorded in line with Order dated 23rd March 2014 regarding procurement policy for Micro and Small Enterprises (MSEs) | EMD, please confirm the same | |
| the entire project. the Public sector procurement in India. The current PQ does not specify the two most important criteria in PQ i.s Turmover and Experience to be provided by the Lead Member. Request you to modify the PQ suitably to comply with established norms 278 Volume 1-2 17 2.2.2 X. IPA reserves the right to review, approve and amend the terms of the Consortium Contract or any contract or agreements entered into by and between the members of such Consortium and no such agreements entered into by and between the members of such Consortium and no such agreements entered into by and between the members of such Consortium and no such agreements entered into by and between the members of such Consortium and no such agreements entered into by and between the members of such Consortium and no such agreements entered into by and between the members of such Consortium and no such agreements entered into by and between the members of such Consortium agreement as per the provided format, IPA should not review and ammend the same after the bid has been submitted. Please confirm Volume 1-2 17 2.3 William Mobile services Does this refer to development of mobile application? If this is the case, it should not be allowed to be outsourced as this is a critical for scope of NLP art of the NLP Marine. Kindly confrm. Volume 1-2 Volume 1-2 Volume 1-2 Volume 1-2 Volume 1-2 No Change, please refer RI will there be another Volume 1-2 Volume 1-2 No Change, please refer RI will there be another Volume 1-2 Volume 1-2 No Change, please refer RI will there be another Volume 1-2 Volume 1-2 No Change, please refer RI will there be another Volume 1-2 Volume 1-2 No Change, please refer RI will the reference the modern and operate NLP | 276 | Volume 1- 2 | 16 | 2.2.2 | | Can a consortium member be part of different consortiums? | No Change please refer RFP vol 1 of 3 clause 2.2.2 consortium (i) |
| Consortium Contract or any contract or agreements entered into by and between the members of such Consortium and no such agreement/contract shall be executed, amended, modified and/or terminated without the prior written consent of IPA. An executed copy of each of such agreements/contracts shall, immediately upon execution be submitted by the Lead Bidder to IPA. 23 Iii. Mobile services | 277 | Volume 1- 2 | 16 | 2.2.2 | | the Public sector procurement in India. The current PQ does not specify the two most important criteria in PQ i.e Turmover and Experience to be provided by the Lead Member. Request you to modify the PQ suitably to comply with established norms | no change, Please refer to RFP vol 1, section 4.5 |
| case, it should not be allowed to be outsourced as this is a critical part of the NLP Marine. Kindly confrm. 280 Volume 1 - 2 17 2.3 vi. Onsite services at each location as required to implement and operate NLP What does NLP (Marine) Ver 1.0 mean? Will there be another No Change, please refer RI | | | 17 | | Consortium Contract or any contract or agreements entered into by and between the members of such Consortium and no such agreement/contract shall be executed, amended, modified and/or terminated without the prior written consent of IPA. An executed copy of each of such agreements/contracts shall, immediately upon execution be submitted by the Lead Bidder to IPA. | signs the consortium agreement as per the provided format, IPA should not review and ammend the same after the bid has been submitted. Please confirm | |
| | | | 17 | | | case, it should not be allowed to be outsourced as this is a critical part of the NLP Marine. Kindly confrm. | , |
| | 280 | Volume 1 - 2 | 17 | 2.3 | | | No Change, please refer RFP vol 2 of 3 for scope of NLP |

| 281 | Volume 1 -2 | 18 | 2.8 | i. Bids not qualifying under eligibility criteria. | Need clarity - could IPA define the criterias for rejection | No change, please refer to RFP vol 1, section 4.5, pg no 26 |
|-----|--------------|----|-------|--|--|--|
| 282 | Volume 1 - 3 | 19 | 3.1 | ii. The Bidder has to upload the scanned image of the demand draft towards cost of tender document (mentioned in the Proposal Data Sheet) along with the online bid submission. The actual DD shall be submitted at the address, date and time mentioned in Data Sheet. | We understand that this amount would have to be paid along with the submission of bid Rs 10,000 - kindly clarify | No Change, please refer to RFP vol 1 section 3.1 |
| 283 | Volume 1 - 3 | 19 | 3.2.1 | IPA would facilitate a Workshop with incumbent service provider of PCS 1.x before Pre- Bid meeting to provide a comprehensive understanding of current landscape. The date and venue would be notified later. | Request IPA to confirm the date ASAP to make necessary preparations, since we are left hardly any days. Else request IPA to extend the pre bid meet & workshop by two weeks | No Change, please refer RFP vol 2 of 3 for scope of NLP |
| 284 | Volume 1 - 3 | 20 | 3.3.1 | i. The bidder shall prepare the bid based on details provided in the tender documents. It must be clearly understood that the quantities, specifications and diagrams that are included in the tender document are intended to give the bidder an idea about the scope and magnitude of the work and are not in any way exhaustive and guaranteed by IPA. | This needs clarity as this is fixed priced bid and cannot be subjected to changes in scope after the bid has been submitted to IPA. Request to please suitbaly modify this clause to confirm that the final scope is as per the tender document | No change, please refer to RFP vol 1, section 3.3.1 |
| 285 | Volume 1 - 3 | 21 | 3.3.1 | iii. The bidder must propose a solution best suited to meet the requirements of IPA. If, during the sizing of the solution, any upward revisions of the specifications and/or quantity as given in this tender document, are required to be made to meet the conceptual design and/or requirements of tender, all such changes shall be included in the technical proposal and their commercial impact, thereof, included in the commercial bid. | This needs clarity as this is fixed priced bid and cannot be subjected to changes in scope after the bid has been submitted to IPA. Request to please suitbaly modify this clause to confirm that the final scope is as per the tender document | No change, please refer to RFP vol 1, section 3.3.1 |
| 286 | Volume 1 - 3 | 21 | 3.3.1 | iv. If, during the sizing of the solution, any additional product that is not listed in the tender document is required to be included to meet the conceptual design, performance requirements and other requirements of tender, all such product(s) should be included by the bidder in the technical proposal and their commercial impact, thereof, included in the commercial bid. | This needs clarity as this is fixed priced bid and cannot be subjected to changes in scope after the bid has been submitted to IPA. Request to please suitbaly modify this clause to confirm that the final scope is as per the tender document | No change, please refer to RFP vol1, section 3.3.1 |
| 287 | Volume 1 - 3 | 21 | 3.3.3 | Bidders shall submit, along with their bids, EMD as per the details mentioned in the Data Sheet. | As per the laws prescribed by GOI, MSME do not have to pay the EMD, please confirm the same | No change, please refer to RFP vol1 section 3.3.3 |
| 288 | Volume 1 - 3 | 21 | 3.3.3 | ☐ If the successful bidder fails to sign the Agreement in accordance withthis tender within 30 days from the issue of Letter of Intent (LOI) by IPA. | Given the pandemic situation and general curbs in place in number of places in India, we request you to increase the limit to 60 days from the existing 30 days | No change, please refer to RFP vol1 section 3.3.3 |
| 289 | Volume 1 -3 | 22 | 3.3.7 | i. The Bidder may visit and examine the PCS ver 1x and obtain all information on the existing processes, setup and functioning of PCS 1x that may be necessary for preparing the bid document. The visits by bidder may be scheduled through appointment made available on IPA website (https://indianpcs.gov.in/IPA_PCS/) | IPA is requested to oragnize a one day online workshop to familirize the bidders with the PCS 1.x platform. This should be done within one week of submission of the queries. Kindly confirm. | No Change, please refer RFP vol 1 of 3 |
| 290 | Volume 1 -4 | 23 | 3.3.8 | ii. The virtual visit may be used to seek clarification on the tender. It shall be used as a medium of understanding the exact needs and requirements for completing the technical and commercial response of the bid. The cost of such visits to the site(s) shall be at the Bidder's own expense. | How is the virtual visit enabled online? If it is through a zoom link, please provide the link. | No Change, please refer RFP vol 1 of 3 |
| 291 | Volume 1 - 4 | 26 | 4.2 | vi. IPA reserves the right to reject any or all proposals on the basis of any deviations without assigning any reason thereof. | Need clarity - IPA reserves the right to reject any or all proposals on the basis of any deviations without assigning any reason thereof. Can you explain the deviations | No change, please refer to RFP vol 1, section 4.2, pg no. 26 |
| 292 | Volume 1 - 4 | 26 | 4.2 | vii. IPA may invite each bidder to make a presentation at a date, time and venue decided by IPA. The purpose of such presentations shall be to allow the bidders to present their proposed solutions to the IPA and orchestrate the key points in their proposals. | Kindly explain - would the presentation be scheduled before the opening of the technical bid. | No change, please refer to RFP vol 1, section 4.2, pg no. 26 |
| 293 | Volume 1 - 4 | 27 | 4.5 | 1. Criteria - Financial Strength Pre-qualification Criteria description - The bidder must have an average annual turnover of at least Rs 17.89 Crores (or its equivalent in foreign currency) in last 3 financial years (FY 2016-17, 2017-18 and 2018-19). *For conversion of US Dollars to Rupees, the rate of conversion shall be Rupees 72.00 (Rupees Seventy Two) to a US Dollar. In case of any other currency, the same shall first be converted to US Dollars as on the date 60 (sixty) days prior to the Application Due Date, and the amount so derived in US Dollars shall be converted into Rupees at the aforesaid rate. The conversion rate of such currencies shall be the daily representative exchange rates published by the International Monetary Fund for the relevant date. Note: In case the consortium partner is a MSME or a Startup registered with DIPP, turnover requirement is dispensed with Required documentary evidence - □ Extracts from the audited Balance sheet and Profit & Loss statements And □ Certificate from the Statutory Auditor as per format "PQ Form 3" Applicability - Single Bidder- Bidder Consortium- Any Consortium member | We would request that this be changed to average turnover critria for the last 3 completed financial years - 2017-18, 2018-19, 2019-20. Also as per the established Public Sector procurement/CVC guidelines and World Bank procurement guidelines, in case of Consortium, the Leaß lidder should have 60% of the Financial Strength and the balance members should have 20% each. We request an ammendement to this effect on this criteria | Please refer Corrigendum 5 Pre Qualification Criteria |

| 294 | Volume 1 - 4 | 28 | 4.5 | 3. Criteria - Incorporation of the Firm, Legal Entity Pre-qualification Criteria description -The bidder could be A company incorporated in India under the Companies Act, 1956 or Companies Act 2013 (as amended till date), and subsequent amendments thereto Or An entity registered under LLP Act 2008 and subsequent amendments thereto. Or Partnership firms registered under Indian Partnership Act, 1932 The bidder must have been operating for the last 5 years as on the date of publishing of tender notice (including name change/ impact of mergers or acquisitions) Required documentary evidence -Copy of Certificate of Incorporation Applicability -Single Bidder- Bidder Consortium- Lead Bidder | Since this is a IT tender, The company incorprated must be a Software /IT company. The required documentary evidence should be the copy of the latest Memorandum of Undertaking and Articles of Association filed by the bidder with Registrar of Companies, Gol. We request you to ammnd the clause accordingly. | Please refer Corrigendum 5 Pre Qualification Criteria |
|-----|--------------|----|-----|---|---|--|
| 295 | Volume 1 - 4 | 29 | | A. Criteria -Execution of similar project at National level in any country. Similar projects shall include Port Community System or Trade Community System or Cargo Community System or National Single Window for EXIM trade or Maritime and Port Single Window "Consists of: Study of the system & Optimization/re- engineering Design of the solution • Development • Training & Implementation Operation and maintenance services Pre-qualification Criteria description -The Bidder or one of its Associates must have experience of successful Go-Live / completed/operational projects during the last five years (as on the last date of bid submission) in: At least one project of similar nature viz. implementation, operation and maintenance of maritime/port community projects of value of INR 47.55 Crores (or its equivalent in foreign currency) and above Or in two projects of value of Rs 29.72 Crores (or its equivalent in foreign currency) and above Or in three projects of value of Rs 23.78 Crores (or its equivalent in foreign currency) and above. For the project cited, the project should be successfully operational for at least 12months (after project Go-Live) Required documentary evidence -Work Order + Completion Certificates from the client; OR Work Order + Self Certificate of Completion (Certified by the Statutory Auditor) OR Work Order + Phase Completion Certificate (for ongoing projects) from the client/Statutory Auditor Please provide project details as per format "PQ Form 5" Applicability - Single Bidder- Bidder Consortium- Any consortium member | As per the established Public Sector procurement/CVC guidelines and World Bank procurement guidelines, in case of Consortium, the Lead Bidder should meet 100% of the criteria. We request an ammendement to this effect on this criteria | Please refer Corrigendum 5 Pre Qualification Criteria |
| 296 | Volume 1 - 4 | 31 | 4.6 | Schedule I – Evaluation criteria for the proposed solution | Evaluation Criteria is highly skewed in terms of Experience and type of resources. We request that, as per the normal practice in Public Sector procurement, the same may be modified as Bidder Experience: 500; Resources requirement: 200 and Proposed solution 300. | Please refer Corrigendum 5 Technical Criteria |

| 007 | Notice 4 4 | 22 | 1.0 | A 4 | | Discount of the Construction of Trade in a |
|-----|--------------|----|-----|---|--|--|
| 297 | Volume 1 - 4 | 32 | | A.1 Bidder Experience - The Bidder/ any member of consortium must have experience of successful Go-Live/ completed/ ongoing project of value INR 23.78 Crores (or its equivalent in foreign currency) during the last five years (as on the last date of bid submission) in a project of similar nature viz. implementation, operation and maintenance of community system or National Single Window Community System or National Single Window for EXIM trade, Maritime and Port Single Window comprising of the following components Study of the system & Optimization/ re- engineering Design of the solution Development / customization and Integration with other external parties Training & Implementation Operation and maintenance services Each of the above component will be awarded 8 marks subject to a maximum of 40 marks per project. The bidder can submit up to a maximum of 2 projects. Marks- 80 EVIDENCE TO BE SUBMITTED - Work Order + Completion Certificates from the client; OR Work Order + Self Certificate of Completion (Certified by the Statutory Auditor); OR Self-Certificate of experience (Certified by the Statutory Auditor); Please provide project details as per format "Tech Form 9" | Bidder Experience - The Bidder/ lead member of consortium must have experience of successful Go-Live/ completed/ ongoing project of value INR 23.78 Crores (or its equivalent in foreign currency) during the last five years (as on the last date of bid submission) in a project of similar nature viz. implementation, operation and maintenance of community system or National Single Window for EXIM trade, Maritime and Port Single Window for EXIM trade, Maritime and Port Single Window comprising of the following components Sudy of the solution Design of the solution Design of the solution Development / customization and Integration with other external parties Training & Implementation Operation and maintenance services Each of the above component will be awarded Baraks subject to a maximum of 40 marks per project. The bidder can submit up to a maximum of 2 projects. Marks-80 EVIDENCE TO BE SUBMITTED - Work Order + Completion Certificates from the client; OR Work Order + Self Certificate of Completion (Certified by the Statutory Auditor); OR Work Order + Phase Completion Certificate (for ongoing projects) from the client OR Self-Certificate of experience (Certified by the Statutory Auditor); Please provide project details as per format "Tech Form 9" | Please refer Corrigendum 5 Technical Criteria |
| 298 | Volume 1 - 4 | 32 | | Bidders who have experience in logistics or have tie-up with logistic companies Marks - 20 EVIDENCE TO BE SUBMITTED - Lead Bidder experience: Proof of experience as per above — For tie-ups of Lead Bidder: Joint-Certificate of experience with partner (Certified by the Statutory Auditor) | This will lead to a major conflict of interest and should be deleted. The winning bidder cannot be seen to be tied up with a Logistics company when the platform is intended to be used by all other stakeholders in the Logistics industry. | Please refer Corrigendum 5 Technical Criteria |
| 299 | Volume 1 - 4 | 33 | | A.2 Bidder Experience -The Bidder / any member of consortium must have a successful Go-Live / completed project / ongoing project of value INR 23.78 Crores (or its equivalent in foreign currency) during the last FIVE years (as on the last date of bid submission) of National level IT System Integration projects under one community comprising of the fellowing components: Study of the system & Optimization/ re- engineering Design of the solution Development / customization and Integration with other external parties Training & Implementation Each of the above parameters will be awarded 10 marks per project with maximum of 40 marks. Bidder can submit up to a maximum of 2 projects. Marks. 80 EVIDENCE TO BE SUBMITTED - Work Order + Completion Certificates from the client; OR Work Order + Self Certificate of Completion (Certified by the Statutory Auditor); OR Work Order + Phase Completion Certificate (for ongoing projects) from the client OR Self Certificate of experience (Certified by the Statutory Auditor); Please provide project details as per format "Tech Form 9" | This clause is same as in A1 except that it is at the National level . We request this to be deleted and its marks added to A1 or alternatively please change this to: Bidder Experience-The Bidder / any member of consortium must have a successful Go-Live / completed project / ongoing project during the last FIVE years (as on the last date of bid submission) of National /Regional/level IT System Integration projects | Please refer Corrigendum 5 Technical Criteria |

| 300 | Volume 1 - 4 | 34 | | A.5 Bidder Experience -The bidder / any member of the consortium must have experience in designing, developing and integrating mobile applications on diverse platforms (Android, IOS, Windows, etc.) during the last seven years. 20marks will be awarded for each mobile project subject to a maximum of 4 projects for a total score of 80. Marks-80 EVIDENCE TO BE SUBMITTED - Work Order + Completion Certificates from the client; OR Work Order + Self Certificate of Completion (Certified by the Statutory Auditor); OR Work Order + Phase Completion Certificate (for ongoing projects) from the client OR Self-Certificate of experience (Certified by the Statutory Auditor); Please provide project details as per format "Tech Form 9" | We request it to be changed to -For Consortium-The lead member must meet the requirement | Please refer Corrigendum 5 Technical Criteria |
|-----|--------------|----|-------|--|---|---|
| 301 | Volume 1 - 4 | 34 | | A.6 Bidder Experience -Bidder/any member of consortium being a member of IPCSA-20 Bidder/any member of consortium being ISO 27001 Standard certified -15 Bidder/any member of consortium being ISO 20000-1 Standard certified -15 Bidder/any member of consortium being CMMi- standard certified -15 Bidder/any member of consortium being CMMi- standard certified -15 CMMi level 3 - 6 CMMi level 4 - 8 CMMI level 5 - 10 EVIDENCE TO BE SUBMITTED - Proof of membership from IPCSA Copy of ISO 27001 Certificate Copy of ISO 20000-1 Certificate Copy of ISO 20000-1 Certificate | Please also include ISO 9001 in the list and provide suitable marks for the same. | Please refer Corrigendum 5 Technical Criteria |
| 302 | 4 | 35 | | B.3 Resource Requirement -Functional/ BPR Consultants (no 5) — B.E./B.Tech./MCA/M.Tech/MBA degee with atleast 8 years' of total work experience relating to study and optimization of processes. Award of marks to individuals subject to a maximum of 5 personnel shall be as follows: Experience in completion of BPR exercises for a minimum of 5 projects or more 10 marks >=2 and < 5 Projects-5 marks < 2 projects-0 marks Marks-50 EVIDENCE TO BE SUBMITTED - Self-certified experience certificate Please provide resource details as per format "Tech Form 3" | This is just a repeat of B2 and should be deleted. The marks for the same should be allocated to B2 | Please refer Corrigendum 5 Technical Criteria |
| 303 | Volume 1 - 4 | 39 | | xiv. It is mandatory to provide break up of all taxes, duties and levies wherever applicable and/or payable. The taxes quoted in the offer must be as per the prevailing tax rates. Any subsequent increase in the tax rates or introduction of new tax shall be paid by IPA on production of documentary proof. Similarly, any benefits arising due to downward revision in tax rates, or any exemptions availed by the bidders shall be passed on to IPA. The bid amount shall be inclusive of packing, forwarding, transportation, insurance till Go live, delivery charges and any other charges as applicable. Any other charges as applicable shall be borne by the bidder. | Kindly clarify should the Commercial Bid be inclusive of all duties, levies & taxes or not | No change, please refer to RFP vol 1, section 4.7, point 13, pg no. 39 of vol 1 |
| 304 | Volume 1 - 4 | 41 | 4.8.2 | ☐ Failure of the successful bidders to agree to the Draft Legal Agreement and Terms & Conditions of the tender shall constitute sufficient grounds for the annulment of the award, in which event IPA may award the contract to the next best evaluated bidder or call for new proposals from the interested bidders. | This clause is very one sided. We request for suitable ammendments as has been asked for bidders to comply to the same. | No change, please refer to RFP vol 1, section 4.8.2, pg no. 41 |
| 305 | Volume 1 - 4 | 41 | 4.8.3 | i.i The PBG shall be submitted within 30 days of notification of award done through issuance of the Work Order/ Letter of Acceptance valid for the entire period of the project. IPA shall facilitate the signing of contract within the period of 30 (Third) days of notification of award. However, it is to be noted that the date of commencement of the project and all contractual obligations shall commence from the date of issuance of Work order/ letter of acceptance, whichever is earlier. All reference timelines as regards execution of project and payments to bidder shall be considered as beginning from date of issuance of Work Order/ letter of acceptance, whichever is earlier. | Owing to the pandemic, we request the days to be increased to 60 days in place of 30 days | No Change, please refer to RFP vol 1, clause 4.8.3 |

| 306 | Volume 1 - 4 | 41 | 4.8.3 | | Please clarify what does locations mean? Our understanding is that the system is to be deployed on a central server and will go live at one go for all stakeholders and hence there is no question of different locations coming into the picture. Also we request that the PBG of 10% valid for 18 months from the date of signing of contract may only be made applicable. | No Change, please perform necessary due diligence and for existing system please refer RFP vol 2 of 3 Annexure VI |
|-----|--|----|----------------------------|---|---|---|
| 307 | Volume 1 - 6 | 43 | 6.1 | 1 100000 A 1000000000000000000000000000 | These terms are highly unfavourable to the bidders. We request the following: 1> On Contract signature: 10%, On Sumission and acceptance of SRS: 25% 3> Submission and acceptance of Solution Architecture and Design: 15% 4> Configuration & Development of the system: 10% 5> Finalization and on boarding of Latch on applications: 5% 6> UAT: 5%, 7> GO LIVE: 5%, 8> System Stabilization: 5% 9> O&M 20% in equal instalements monthly | No Change, please refer to RFP vol 1, section 6.1 |
| 308 | Volume 1 - 6 | 43 | 6.1 | ☐ Indicative list of Latch-on functionalities is given in annexure VII of Volume 2. The bidder needs to estimate based on 50 Latch-on applications for the commercials as part of this scope of work in the RFP. However, if during implementation it is realized that a functionality is not being integrated as a latch-on and is made available through API integration, then the bidder shall be paid as per the discovered unit rate per API integration. | Are these referring to 50 latch on applications by different providers or it can be 50 different applications from a single provider? Please clarify | No Change, please refer RFP Vol 1 of 3 clause 6.1 |
| 309 | Volume 1 - 6 | 43 | 6.1 | Additionally, if the bidder, during the project duration, plans to integrate latch-on applications beyond 50, then the bidder will be paid on actuals. For additional latch-on applications, beyond 50, the bidder can raise a single invoice for all the additional latch-on applications. | On what basis will the bidder be paid? Is this to be provided in the commercial bid at the time of submission of the bid? | No Change, please refer RFP Vol 1 of 3 clause 6.1 |
| 310 | Volume 1 - 6 | 43 | 6.1 | All payments shall be mark at actuals against accepted deliverables along with supporting invoices and documentation as needed by IPA in accordance to the SLA compliance. | Please explain the SLA mentioned here | No Change, please refer RFP vol 2 of 3 clause 5.3 Service Level Agreement |
| 311 | Volume 1 - 6 | 43 | 6.1 | * Bidder shall be procuring all the requisite licenses, software/hardware on behalf of the IPA, in the name of IPA. | Please explain in detail on this clause | No Change, any licenses should be in name of IPA |
| 312 | Volume 1 - 7 | 44 | | There shall be a penalty @ 0.5% of the contract value for delay of each week or part thereof subject to a maximum of 10% of contract value in non-achieving the milestones of work order unless such delay is duly approved by IPO | Request to decrease the penalty to 0.1% for delay of each week to a maximum of 3% | No change, Please refer vol 1, section 7, pg 44 of RFP |
| 313 | Volume 1 - 13 | 78 | | Any disputes which may arise out of this Agreement, and which cannot be settled in discussions or negotiations between the Parties, shall be referred to the appropriate management or higher authorities of the respective parties to resolve such dispute in good faith. In case no settlement is reached the parties shall refer it to a sole arbitrator appointed and selected by parties. Arbitration shall be conducted in accordance with the provisions of the Arbitration and Conciliation Act, 1996 or any other subsequent modifications or enactments thereof. The venue for Arbitration proceedings shall be Delhi. The Arbitration shall be conducted in English Language and the award shall be binding upon | Venue of arbitration should be Mumbai | No Change. Please refer to RFP vol1, section 13, pg no. 78 |
| 314 | Vol 1 - 4.5 Pre-Qualification Criteria | 26 | Pre-qualification criteria | General Query | Cloud is the a very critical part of any project as all the data and controls lies in the datacenter of cloud provider. Therefore, the cloud service provider has to be a reputed name who has been in the industry for long, has good financials and guarantee of staying in the cloud business till the contract duration. We suggest IPA to add to the RFP minimum eligibility criteria for CSP as well. | Please refer Corrigendum 5 Technical Criteria |
| 315 | Vol 1 - 4.6 Technical bid Evaluation | 31 | C Proposed Solution 200 | General Query | Cloud is the a very critical part of any project as all the data and controls lies in the datacenter of cloud provider. Therefore, the cloud service provider has to be a reputed name who has been in the industry for long, has good financials and guarantee of staying in the cloud business till the contract duration. Since this is a QCBS RFP,we suggest IPA to add to the RFP technical requirements around capability of cloud around ease of use, agility, data security, data privacy and latest features such as PaaS,for applications/ databases/ IOT/ Bigdata/ Datawarehouse/ Al/ ML. | Please refer Corrigendum 5 Technical Criteria |
| 316 | Vol 1 6. Payment terms | 43 | Payment Components | Part A: Milestone based payments | As Sotware Licenses, infrastructure and services are r ecognised differently and timelines are different, we suggest that a milestone be added for: Implementation of Software Licenses, Infrastructure and Services with 90% of the payment for license aand infra to be made on delivery of licenses | No change, Please refer to NLP RFP vol 1, section 6.1, pg no. 43 |

| 317 | Vol 1 6. Payment terms | 43 | 6.1Payment Components | Part A: Milestone based payments | We request you to consider payment for AMCs and ATS be Quarterly in advance | No change. Please refer to NLP RFP vol 1, section 6.1, pg no. 43 |
|-----|--------------------------------|----|---------------------------------|---|---|---|
| 318 | * | 43 | 6.1Payment Components | All payments shall be mark at actuals against accepted deliverables along with | We suggest that you please add the clause for : | No change in tender conditions. |
| | 6. Payment terms | | Part B | supporting invoices and documentation as needed by IPA in accordance to the SLA compliance. | 3 weeks Deemed acceptance of deliverables | Please refer to NLP RFP vol 1, section 6.1, pg no. 43 |
| 319 | 6. Payment terms | 43 | 6.1Payment Components Part B | *Only when the deliverables are approved by Purchaser, shall the invoice be raised | Payment terms within 30 days of invoice. | No change, Please refer to NLP RFP vol 1, section 6.1, pg no. 43 |
| | 6. Payment terms | 43 | 6.1Payment Components | NA | We suggest that interest on delayed payment to Bidder clause be added. | No change. Please refer to NLP RFP vol 1, section 6.1, pg no. 43 |
| 321 | 4.5 Pre-Qualification Criteria | 27 | | Study of the system & Optimization/re- engineering Design of the solution Development / customization and integration with other external parties Training & Implementation Operation and maintenance services | We request you to please change this Prequalification criteria as Execution of large turnkey project at National level in any country. * 'Similar projects shall include Port Community System or Trade Community System or Cargo Community System or e-governance system or National Single Window for EXIM trade or Maritime and Port Single Window * Consists of : Study of the system & Optimization/re- engineering Design of the solution Development / customization and integration with other external parties Training & Implementation Operation and maintenance services | Please refer Corrigendum 5 Pre Qualification Criteria |
| 322 | 4.6 Technical bid Evaluation | 31 | | Design of the solution Development / customization and integration with other external parties Training & Implementation Operation and maintenance services marks subject to a maximum of 40 marks per project. The bidder can submit up to a maximum of 2 projects. | We request you to please change this Technical qualification criteria as The Bidder/ any member of consortium must have experience of successful Go-Live/ completed/ ongoing project of value INR 23.78 Crores (or its equivalent in foreign currency) during the last five years (as on the last date of bid submission) in a project of similar nature viz. implementation, operation and maintenance of community system solutions which may include Port Community System or Trade Community System or e-Governance system or National Single Window for EXIM trade, Maritime and Port Single Window comprising of the following components • Study of the system & Optimization/re-engineering • Design of the solution • Development / customization and integration with other external parties • Training & Implementation • Operation and maintenance services 8 marks subject to a maximum of 40 marks per project. The bidder can submit up to a maximum of 2 projects. | Please refer Corrigendum 5 Technical Criteria |
| 323 | 4.6 Technical bid Evaluation | 34 | | □ Installation & commissioning □ Operation, administration & maintenance □ Security Management Each of the above parameters will be awarded 5 marks subject to a maximum of 20 marks per project. Bidder can submit up to a maximum of 4 projects for a total score of 60. For projects hosted and managed on cloud space 20 marks will be awarded subject to a maximum of 2 projects for a total score of 40. | The bidder / any member of the consortium should have been carrying/ carried out the following activities relating to IT infrastructure for National level IT System Integration projects in the last FIVE years. Design of IT infrastructure including sizing of hardware components Installation & commissioning Operation, administration & maintenance Security Management | Please refer Corrigendum 5 Technical Criteria |
| 324 | 4.6 Technical bid Evaluation | 34 | | The Bidder / any member of consortium must have a successful Go-Live / completed project / ongoing project of value INR 23.78 Crores (or its equivalent in foreign currency) during the last FIVE years (as on the last date of bid submission) of National level IT System Integration projects under one community comprising of the following components: Study of the system & Optimization/ re- engineering Design of the solution Development / customization and Integration with other external parties Training & Implementation Each of the above parameters will be awarded 10 marks per project with maximum of 40 marks. Bidder can submit up to a maximum of 2 projects. | Please elaborate more on community | Please refer Corrigendum 5 Technical Criteria |

| 325 | 4.6 Technical bid Evaluation | 34 | 4.6 - > A.6 | Bidder/any member of consortium being a member of IPCSA - 20 Marks Bidder/any member of consortium being ISO 27001 Standard certified - 15 Marks Bidder/any member of consortium being ISO 20000-1 Standard certified - 15 Marks Bidder/any member of consortium being CMMi-standard certified CMMi level 3 - 6 Marks CMMi level 4 - 8 Marks CMMI level 5 - 10 Marks | We request you to please change this clause as : Bidder/any member of consortium being ISO 27001 Standard certified - 20 Marks Bidder/any member of consortium being ISO 20000-1 Standard certified - 20 Marks Bidder/any member of consortium being CMMi- standard certified □ CMMi level 3 - 12 Marks □ CMMi level 4 - 16 Marks □ CMMI level 5 - 20 Marks | Please refer Corrigendum 5 Technical Criteria |
|-----|---|---------|---|---|--|---|
| 326 | 8 Roles & Responsibilities | 44 | 8 - > Roles and Responsibility | Deploy requisite manpower and infrastructure for the digitization of the existing data. | How many pages of digitization to be done? Does this digitization means scanning of document? Please elaborate more on volumatrics and quantity / numbers of documents to be digitized. Does SI needs to provision underlying infra / hardware for digitization? Does this digitization required at every port? | No Change, bidder to perform necessary due diligence |
| 327 | 9.11 Tech Form 4–Overview of the proposed solution | 62 | 9.11 Tech Form 4–Overview of the proposed solution | Data Migration approach | Wha is the size of database to be migrated? How many DB objects to be migrated? Please provide more details like no of tables, no of db objects, no of backend job, custom functons etcwhich are required to be migrated. | No Change, please refer RFP vol 2 of 3 Annexure VI |
| 328 | General | NA | general | NA | Please elaborate more on Acceptance/ Approval and Delivery sign off procedure. | No change, Please refer to clause 14, vol 3 of the RFP |
| 329 | Vol 1 - 4.5 Pre-Qualification Criteria | 26 | Pre-qualification criteria | General Query | Cloud is the a very critical part of any project as all the data and controls lies in the datacenter of cloud provider. Therefore, the cloud service provider has to be a reputed name who has been in the industry for long, has good financials and guarantee of staying in the cloud business till the contract duration. We suggest IPA to add to the RFP minimum eligibility criteria for CSP as well. | Please refer Corrigendum 5 Technical Criteria |
| 330 | Vol 1 - 4.6 Technical bid Evaluation | 31 | C Proposed Solution 200 | General Query | Cloud is the a very critical part of any project as all the data and controls lies in the datacenter of cloud provider. Therefore, the cloud service provider has to be a reputed name who has been in the industry for long, has good financials and guarantee of staying in the cloud business till the contract duration. Since this is a QCBS RFP,we suggest IPA to add to the RFP technical requirements around capability of cloud around ease of use, agility, data security, data privacy and latest features such as PaaS, for applications/ databases/ IOT/ Bigdata/ Datawarehouse/ Al/ ML. | Please refer Corrigendum 5 Technical Criteria |
| 331 | Volume 1, Data Sheet | Page 8 | | Bid submission Date | Time required for preparation of proposals We request IPA to kindly provide 6-8 clear weeks for preparation of the proposals after issuance of clarifications | Please refer Corrigendum 5 for updated timelines |
| 332 | Volume 1, 4.6 Bid Evaluation | Page 33 | A2 | The Bidder / any member of consortium must have a successful Go-Live / completed project / ongoing project of value INR 23.78 Crores (or its equivalent in foreign currency) during the last FIVE years (as on the last date of bid submission) of National level IT System Integration projects under one community comprising of the following components: Study of the system & Optimization/ re- engineering Design of the solution Development / customization and Integration with other external parties Training & Implementation Each of the above parameters will be awarded 10 marks per project with maximum of 40 marks. Bidder can submit up to a maximum of 2 projects. | Request that State level IT systems should be allowed. Further, all Government IT systems should be considered as relevant experience Other similar experience should be considered as relevant experience | Please refer Corrigendum 5 Technical Criteria |

| 333 | Volume 1, 4.6 Bid Evaluation | Page 33 | A2 | The Bidder / any consortium member should have sound domain knowledge and experience in the operations of stakeholder organizations of sea port/ cargo | Please clarify the meaning of Products/Projects. We understand that advisory projects would also be conisdered as relevant | Please refer Corrigendum 5 Technical Criteria |
|-----|------------------------------|---------|----|---|--|---|
| | | | | communities in the last FIVE years. Projects/ products developed, implemented, operated and maintained for any of the following stake holders will be considered. Ports/ Terminals Shipping Lines CFS / ICD Multi-modal operators/ Consolidators Shipping agents/ Freight forwarders Any other allied agencies Each of the following four parameters will be awarded 5 marks subject to a maximum of 20 marks per project. Bidder can submit up to a maximum of 4 projects. Projects/ products development Implementation Operation Maintenance | projects. Accordingly, we request removal of the requirement of Project/product development; implementation; operation and maintenance | One-nu |
| 334 | Volume 1, 4.6 Bid Evaluation | Page 34 | | Bidder/any member of consortium being a member of IPCSA: 20 Proof of membership from IPCSA Bidder/any member of consortium being ISO 27001 Standard certified: 15 Copy of ISO 27001 Certificate Bidder/any member of consortium being ISO 20000-1 Standard certified: 15 | Enhancing competition Request removal of this requirement - this is very restrictive | Please refer Corrigendum 5 Technical Criteria |
| 335 | Volume 1, 4.6 Bid Evaluation | Page 35 | | Domain Experts (nos. 5) • B.E./B.Tech./MCA/M.Tech/MBA degree with 8 years' of total work experience with any of the stakeholder organizations given below or working with community systems Ports/ Terminals Shipping Lines CFS / ICD Multi-modal operators/ Consolidators Shipping agents/ Freight forwarders Any other allied agencies Part of implementation team for at least two projects of community systems as per scope of A1. • >= 2 projects 15 marks subject to a maximum of 5 personnel with domain expertise. | We request IPA to consider experts having experience on advising logisics/port companies as relevant experts as well. Additionally, requirement of the domain experts being part of community system projects is highly restrictive and be removed Domain experts are expected to provide industry and domain inputs and defining requirements of such experts to have been part of community system projects is highly restrictive | Please refer Corrigendum 5 Technical Criteria |
| 336 | 6.1 | Page 43 | | Submission and Acceptance of Detailed Software Requirement Specification (SRS) - NLP Marine- 5% Acceptance of Solution Architecture and Design, including Logical and Functional Architecture of the NLP System - 5% Proto-type of the design of the proposed NLP Marine – acceptance of the design by the stakeholders - 5% Configuration and Development of NLP Marine Module as per SRS - 10% Finalization and on-boarding of all the Latch-on applications as per the agreement signed with IPA - 5% UATs - 5% Training & Pilot implementation-5% Go Live-10% Stabilization & fine tuning-10% O&M-40% Equal payout in quarters at quarter end | Suggest the following payment terms: Submission and Acceptance of Detailed Software Requirement Specification (SRS) - NLP Marine- 10% Acceptance of Solution Architecture and Design, including Logical and Functional Architecture of the NLP System - 10% Proto-type of the design of the proposed NLP Marine – acceptance of the design by the stakeholders - 5% Configuration and Development of NLP Marine Module as per SRS 10% Finalization and on-boarding of all the Latch-on applications as per the agreement signed with IPA - 10% UATs - 10% Training & Pilot implementation-5% Go Live-5% Stabilization & fine tuning-5% O&M-30% Equal payout in months Currently payment terms are highly back-loaded. | No Change, please refer RFP vol 1 of 3 clause Part A: Milestone based payment |

| Sr No | Tender Reference | | | Content of tender requiring Clarification | Points of Clarification Required | Response |
|-------|------------------|--|---|--|----------------------------------|---|
| | Section | Page | Clause | | | |
| 1 | 79 | MM.3.4.1.5 Doc ument Management System Module | System shall have document management system which should have a functionality to store and archive the document in the system. The system should have the modules of | As understood from the RFP statement that there is a requirement of web based Document Management System where all the documents uploaded manually into the system or documents retrieved from external agencies will be archived in a central repository with a folder/subfolder based hierarchy to store the documents with an objective to reduce the effort for retrieving those documents in a quick & easy way with an integrated Record Management System to retain the documents for the required period. Please confirm if the understanding is correct. | | Refer RFP section 2.2: Some of the benefits of the NLP-Marine platform are as follows: Document Management System to store all the important documents securely on Cloud Storage. Which helps in any time retrieval |

| 2 | 79 | MM.3.4.1.5 Doc | • | In assumption to the above understanding | No change. Tender |
|---|----|----------------|------------------|---|---------------------------|
| | | ument | have | is correct, requesting the customer to | conditions prevail. Refer |
| | | Management | | incorporate the following Eligibility & | Vol 1 section 4.6 |
| | | System Module | management | Technical Criteria in order to ensure the | Technical bid evaluation |
| | | | system which | participation of Industry Standard & Best-of- | |
| | | | should have a | the Breed DMS Solution Provider. | |
| | | | functionality to | Document Management System | |
| | | | store and | Specification | |
| | | | archive the | - Solution should be compliant to ODMA, | |
| | | | document in | WebDAV open source standards. | |
| | | | the system. | - Extensive document and folder level | |
| | | | The system | operation such as move / copy, email, | |
| | | | | download, delete, metadata association etc | |
| | | | the modules of | - Support archival & view of PDF/A format | |
| | | | having | documents (open ISO standard for long | |
| | | | following | term archival of documents) | |
| | | | features in the | - Indexing of the documents on user defined | |
| | | | suite: | parameters | |
| | | | Document | | |
| | | | Management, | | |
| | | | Record | | |
| | | | Management, | | |
| | | | Archival, | | |
| | | | Imaging & | | |
| | | | Information | | |
| | | | Rights | | |
| | | | Management | | |
| | | | | | |

| 3 | 79 | MM.3.4.1.5 Doc | System shall | In continuation of the above points, | No change. Tender |
|---|----|----------------|------------------|--|---------------------------|
| | | ument | have | requesting the purchaser to incorporate | conditions prevail. Refer |
| | | Management | document | some more solution specification that will | Vol 1 section 4.6 |
| | | System Module | management | ensure the engagement of industry | Technical bid evaluation |
| | | | system which | standard & best of the breed solution, | |
| | | | should have a | -Server based Inbuilt platform independent | |
| | | | functionality to | Document Image Viewer for displaying | |
| | | | store and | image document without native viewer with | |
| | | | archive the | support comprehensive secured annotation | |
| | | | document in | features like highlighting, marking text, | |
| | | | the system. | underlining putting sticky notes on | |
| | | | The system | documents, and support for text and image | |
| | | | should have | stamps etc. | |
| | | | the modules of | Automatic stamping of annotations with | |
| | | | having | user name, date and time of putting | |
| | | | following | annotations | |
| | | | features in the | - The DMS application should have an in- | |
| | | | suite: | built linear kind workflow configuration | |
| | | | Document | capability. | |
| | | | Management, | - Having an experience of archiving more | |
| | | | Record | than 10+ billion documents, showing the | |
| | | | Management, | scalability of the DMS | |
| | | | Archival, | | |
| | | | Imaging & | | |
| | | | Information | | |
| | | | Rights | | |
| | | | Management | | |
| | | | | | |

| 4 | | IMM O 4 4 FID | Constant also!! | As we we denote a different that DED that IDA | Na abasasa Tasadas |
|---|----|----------------|-------------------------------|---|---------------------------|
| 4 | | MM.3.4.1.5 Doc | - | As we understood from the RFP that IPA | No change. Tender |
| | | ument | have | requires unified, structured and secured | conditions prevail. Refer |
| | | Management | document | Document Management System, therefore | Vol 1 section 4.6 |
| | | System Module | | to ensure the participation of industry | Technical bid evaluation |
| | | | system which | standard DMS solution provider ,requesting | |
| | | | should have a | IPA to incorporate the following clause for | |
| | | | functionality to | DMS | |
| | | | store and | - The proposed DMS solution should exist | |
| | | | archive the | in Gartner's MQ or Forrester's Wave for | |
| | | | document in | Content Services Platform/Enterprise | |
| | | | the system. | Content Management reports of in any of | |
| | | | The system | the last 3 financial Years. | |
| | | | should have | | |
| | | | the modules of | | |
| | | | having | | |
| | | | following | | |
| | | | features in the | | |
| | | | suite: | | |
| | | | Document | | |
| | | | Management, | | |
| | | | Record | | |
| | | | Management, | | |
| | | | Archival, | | |
| | | | Imaging & | | |
| | | | Information | | |
| | | | Rights | | |
| | | | Management | | |
| | | | anagomon | | |
| 5 | 79 | .3.4.1.5 Docum | System allow | As mentioned in the RFP statement, there | Indicative functional |
| Ĭ | 13 | ent | document/ima | is a requirement of a bulk capturing tool | requirements have been |
| | | Management | ge capturing | which will capture(zone based capturing) | provided in the RFP, |
| | | System Module | | the required data from the documents | detailed functional |
| | | System Module | and should be able to send to | | |
| | | | | coming into the system from multiple | requirement needs to be |
| | | | a centralized | channels, that will index the documents and | captured by the bidder |
| | | | repository | archive those documents in the integrated | during the design phase. |
| | | | | Document Management System. | |
| | | | | Please confirm, if the understanding is | |
| | | 1 | | correct. | |

| 6 | | .3.4.1.5 Docum ent Management System Module | document/ima ge capturing and should be able to send to a centralized repository | In assumption to the above understanding is correct, requesting the customer to incorporate the following Eligibility & Technical Criteria in order to ensure the participation of Industry Standard & Best-of-the Breed DMS Solution Provider with integrated capturing tool. Capturing Tool Specifications: -Integrated scanning engine with DMS with capability for centralized Scanning & Document Capturing -Well-defined capture module for support of document processing, validation, index building, and image enhancementsprovide for automatic correction of parameters like format/ compression not proper, skew, wrong orientation, error in automatic cropping, punch hole marks etc. during scanning -Support document quality analysis image enhancement functionality - Should support Bulk Import of image and electronic documents -Should have capability of automatic segregation of documents/records based on Barcode, Blank page and Fixed page | No change. Tender conditions prevail. Refer Vol 1 section 4.6 Technical bid evaluation. Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
|---|----|--|---|--|---|
| 7 | 79 | 3.4.1.5 Docume nt Management System Module | document/ima ge capturing and should be | Requesting IPA to confirm any other source of documents coming into the document management system apart from scanned images like: MS-office applications-mail or any other 3rd party application etc. | System should capture all common type of documents such as doc,docx,txt, pdf,msg,jpeg, etc.However, Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |

| 8 | 79 | 3.4.1.5 Docume nt Management System Module | document/ima ge capturing and should be able to send to a centralized repository | Please confirm: 1. No.of scanning users and scanning workstations | Refer RFP section 8.8, INFORMATION REQUIRED FOR SIZING NLP MARINE |
|---|----|--|---|---|---|
| 9 | 79 | | have document management system which should have a functionality to | As understood from the RFP statement that there is a requirement of Record Management System to retain the records for the required period and congifure retention/destruction policoes accordingly which will be tightly integrated with the Document Management System. Please confirm, if the understanding is correct. | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |

| 10 | 79 | 3.4.1.5 Docume | | In assumption to the above understanding | No change. Tender |
|----|----|----------------|------------------|---|---------------------------|
| | | nt Management | | is correct, requesting the customer to | conditions prevail. Refer |
| | | System Module | document | incorporate the following Eligibility & | Vol 1 section 4.6 |
| | | | management | Technical Criteria in order to ensure the | Technical bid evaluation |
| | | | system which | participation of Industry Standard & Best-of- | Indicative functional |
| | | | should have a | the Breed RMS Solution tightly integrated | requirements have been |
| | | | functionality to | with DMS | provided in the RFP, |
| | | | store and | -should be certified to Record Management | detailed functional |
| | | | archive the | standard like DoD 5015.02 or equivalent | requirement needs to be |
| | | | document in | standard and comply with regulatory and | captured by the bidder |
| | | | the system. | legal policies for long-term archival of | during the design phase. |
| | | | The system | content. | |
| | | | should have | -should manage lifecycle of documents | |
| | | | the modules of | through record retention, storage, retrieval | |
| | | | having | and destruction policies | |
| | | | following | -should support managing and tracking of | |
| | | | features in the | physical location of documents and a | |
| | | | suite: | provision to define physical location of | |
| | | | Document | record management facility | |
| | | | Management, | -should have facility to export / import | |
| | | | Record | electronic record with metadata in XML | |
| | | | Management, | format | |
| | | | Archival, | -should provide the configurable capability | |
| | | | Imaging & | of record classification as per the record | |
| | | | Information | keeping structure (File Plan) of department. | |
| | | | Rights | | |
| | | | Management | | |
| | | | | | |

| 11 | 79 | 3.4.1.5 Docume | | In continuation of the above points, | No change. Tender |
|----|----|----------------|------------------|---|--------------------------|
| | | nt Management | | requesting the purchaser to incorporate | conditions prevail. |
| | | System Module | document | some more solution specification | Indicative functional |
| | | | management | -should provide the capability for only | requirements have been |
| | | | system which | authorized individuals to view, create, edit, | provided in the RFP, |
| | | | should have a | and delete disposition schedule | detailed functional |
| | | | functionality to | components of record categories. | requirement needs to be |
| | | | store and | -should have a provision to move & track a | captured by the bidder |
| | | | archive the | record among users within office/across | during the design phase. |
| | | | document in | locations | |
| | | | the system. | -should provide report on the Records | |
| | | | The system | -shall allow assignment of box storage | |
| | | | should have | locations in advance or on-the-fly. | |
| | | | the modules of | | |
| | | | having | | |
| | | | following | | |
| | | | features in the | | |
| | | | suite: | | |
| | | | Document | | |
| | | | Management, | | |
| | | | Record | | |
| | | | Management, | | |
| | | | Archival, | | |
| | | | Imaging & | | |
| | | | Information | | |
| | | | Rights | | |
| | | | Management | | |
| | | | | | |

| 12 | 83 | 3.4.1.7 Busines | Rusiness | As understood from the RFP statement that | Indicative functional |
|----|----|-----------------|--------------------|--|--------------------------|
| '- | | s Transaction | | there is a requirement for handling the | requirements have been |
| | | | | • | • |
| | | Support | | grievances, where the grievances will be | provided in the RFP, |
| | | Module | | registerd online by exporter/importer/LSPs | detailed functional |
| | | | | through the portal and at the backend the | requirement needs to be |
| | | | | greivance management process will be | captured by the bidder |
| | | | er/LSPs to | designed on the low code configurable | during the design phase. |
| | | | submit the | workflow (BPM) platform and with inbuilt | |
| | | | grievances | case management feature ,the registered | |
| | | | online. The | grievances will be resolved by the | |
| | | | request shall | respective departments/users. All the | |
| | | | be forwarded | related documents will be archived in the | |
| | | | to the NLP | underlying central repository for easy | |
| | | | MARINE | retreival. | |
| | | | facilitation cell | Please confirm, if the understanding is | |
| | | | for processing. | correct. | |
| | | | The response | | |
| | | | to the | | |
| | | | grievance | | |
| | | | query shall be | | |
| | | | sent through E- | | |
| | | | mail and SMS. | | |
| | | | iliali aliu Sivis. | | |
| | | | | | |
| | | | | | |

| 13 | 83 | 3.4.1.7 Busines | Business | In assumption to the above understanding | Indicative functional |
|----|----|-----------------|-------------------|---|--------------------------|
| | | s Transaction | | is correct, | requirements have been |
| | | Support | Support | As per our understanding, this workflow | provided in the RFP, |
| | | Module | module shall | solution should have the following | detailed functional |
| | | | facilitate the | functionalities that will ensure the | requirement needs to be |
| | | | exporter/import | engagement of global standard, best of the | captured by the bidder |
| | | | er/LSPs to | breed solutions, | during the design phase. |
| | | | submit the | | |
| | | | grievances | The BPM system shall support Inbuilt | |
| | | | online. The | Graphical workflow designer for modeling | |
| | | | request shall | simple & complex Business Processes | |
| | | | be forwarded | using drag and drop facilities including | |
| | | | to the NLP | Sequential, Parallel, Rule Based & Ad-Hoc | |
| | | | | Routing along with movement of required | |
| | | | facilitation cell | documents through out the flow. | |
| | | | for processing. | | |
| | | | · · | that Process owners can change the | |
| | | | | business process as and when required | |
| | | | _ | without any programming knowledge. | |
| | | | | 3. The system shall provide inbuilt facility to | |
| | | | | design Custom forms that can be attached | |
| | | | | at one or more stages of workflow. | |
| | | | | 5. The system shall provide facility to define | |
| | | | | variables in the process or in external | |
| | | | | database tables, which can be linked to | |
| | | | | fields defined in the form for efficient data | |
| | | | | entry. | |
| | | | | 6. The system shall provide facility to define | |
| | | | | custom triggers like Emails, Word template | |
| | | | | or launching executable etc. on predefined | |
| | | | | conditions. | |
| | | | | | |

| 14 | 83 | 2 4 4 7 Duoises | Pusinoss | In continuation of the above points | Indicative functional |
|----|----|-----------------|-------------------|--|--------------------------|
| 14 | 03 | 3.4.1.7 Busines | | In continuation of the above points, | |
| | | s Transaction | | requesting the purchaser to incorporate | requirements have been |
| | | Support | Support | some more solution specification that will | provided in the RFP, |
| | | Module | | ensure the engagement of industry | detailed functional |
| | | | facilitate the | standard & best of the breed solution, | requirement needs to be |
| | | | | System shall provide a facility to | captured by the bidder |
| | | | | configure dashboard for individuals as per | during the design phase. |
| | | | submit the | User Role or Group. | |
| | | | grievances | The workflow management system shall | |
| | | | online. The | support extensive password validations i.e | |
| | | | request shall | locking of user account after specified | |
| | | | be forwarded | number of unsuccessful login attempts, | |
| | | | to the NLP | password history, password expiry, | |
| | | | | passwords must be alphanumeric and of | |
| | | | facilitation cell | minimum character length etc. | |
| | | | for processing. | 3. The required workflow solution should | |
| | | | | comply to various open workflow standards | |
| | | | | such as BPMN, BPEL, WFMC. | |
| | | | | 4. The BPM solution should come with a | |
| | | | _ | Business Activity Monitoring System to | |
| | | | | facilitate users by providing a privilege | |
| | | | _ | based DashBoard view. | |
| | | | | 5.The quoted BPM based Workflow | |
| | | | | Solution should be present in Gartner's | |
| | | | | Magic Quadrant OR Forrester's Wave in | |
| | | | | any of the last 3 Financial Years. | |
| | | | | arry or the last of mandar rears. | |
| | | | | The above are very few specification of a | |
| | | | | standard BPM based Workflow Solution | |
| | | | | | |
| | | | | through which an organization can achieve | |
| | | | | an out of box process automation solution | |
| | | | | with a very strong integration capability with | |
| L. | 1 | 1 | | Implifing other application and having a very | |

| 15 | 92 | 3.4.2.2 Commo | System shall | As understood from the mentioned RFP | Indicative functional |
|----|----|---------------|-------------------|--|--------------------------|
| | | n Application | provide | statement, there is a requirement of an | requirements have been |
| | | Form Module | facility/forms/to | approval process designed on the low code | provided in the RFP, |
| | | | ols for online | based workflow tool with in built form | detailed functional |
| | | | order | designer to submit the application form with | requirement needs to be |
| | | | submission | required documents and obtain | captured by the bidder |
| | | | | certificates/NOCs/other documents from | during the design phase. |
| | | | | relevant Export Promotion Council(EPC) | |
| | | | | and Participative Government | |
| | | | | Agencies(PGAs)and integrated underlying | |
| | | | | Document Management System to archive | |
| | | | | the related documents. | |
| | | | | Please confirm whether this | |
| | | | | understanding is correct. | |
| | | | | | |

| 16 | 58 | 3.3.9 Business | The MSP | As per the requirement mentioned in the | Indicative functional |
|----|----|----------------|-----------------|---|--------------------------|
| | | Intelligence & | | RFP document, we suppose that the | requirements have been |
| | | Data Analytics | | proposed solution should have a report | provided in the RFP, |
| | | | | designer tool tightly integrated with the BPM | detailed functional |
| | | | | based workflow solution that should allow | requirement needs to be |
| | | | | user to create new real time, drilled down | captured by the bidder |
| | | | 1 | reports and dashboard view from the UI | during the design phase. |
| | | | | itself and should support tabular and | 0 0 1 |
| | | | real- time | graphical view of the report with scheduling | |
| | | | project and | the reports as well. | |
| | | | | Please confirm whether this | |
| | | | · · | understanding is correct. | |
| | | | handled during | · · | |
| | | | a specified | | |
| | | | period, | | |
| | | | transaction | | |
| | | | density trends | | |
| | | | for any | | |
| | | | specified | | |
| | | | periodicity | | |
| | | | (hourly, daily, | | |
| | | | weekly, | | |
| | | | monthly) and | | |
| | | | any bottleneck | | |
| | | | situation | | |
| | | | creating | | |
| | | | dependency at | | |
| | | | any stage. The | | |
| | | | Reporting | | |
| | | | functionalities | | |
| | | | shall be an | | |
| | | | integrated | | |
| | | | cyctom which | | |

| 17 | 70 | 3.4.1.1 Registra | System shall | As understood from the RFP that the | | The NLP application also |
|----|----|------------------|-----------------|--|---|--------------------------|
| | | | _ | required Workflow & Document | | needs to be integrated |
| | | ! | standard | Management System need to be integrated | | with Latch-on services. |
| | | Į į | | with the followg, | | Refer Annexure VII for |
| | | ! | from the | a. Integration with External Gateways: | | information required for |
| | | Į į | respective | -UIDAI | | NLP sizing |
| | | Į į | authority for | -GSTN & DGFT gateway | | - |
| | | Į į | external | - Ministry of Corporate Affairs Gateway | | |
| | | Į į | integration | - E-mail & SMS Gateway | | |
| | | Į į | suchas | - Payment Gateway and others | | |
| | | Į į | Aadhaar rules | b. PGAs/EPCs | | |
| | | Į į | and | c. Legacy and 3rd Party System | | |
| | | Į į | regulations,GS | d. Existing stakeholder's application | | |
| | | Į į | TN integration | e.Active Directory | | |
| | | Į į | guidelines etc. | f. Regulatory Bodies | | |
| | | Į į | | Please confirm whether apart from the | | |
| | | Į į | | above, any other application needs to be | | |
| | | Į į | | integrated and if 'YES', please mention | | |
| | | Į į | | the name of the same. | | |
| | | Į į | | | 1 | |

| 18 | 107 | 4.2 Project | This phase | Please provide clarity on the volume and | Refer Corrigendum-5 |
|----|-----|-----------------|------------------|--|---------------------|
| ' | | | | format of data that needs to be migrated | Total Comgendam's |
| | | Willestone Flan | | from the existing applications to the | |
| | | | | proposed application and Is there any | |
| | | | would be | requirement for Masters creation or | |
| | | | | maintenance in the system? | |
| | | | | | |
| | | | system has | If Yes, please provide the number and types of masters needs to be created & | |
| | | | been | | |
| | | | | maintained in the system and number of | |
| | | | 1 ' | applications from where migration will be | |
| | | | | done | |
| | | | activities would | | |
| | | | include | | |
| | | | freezing of | | |
| | | | specifications | | |
| | | | for various | | |
| | | | components of | | |
| | | | envisaged | | |
| | | | system and | | |
| | | | data migration, | | |
| | | | application | | |
| | | | software | | |
| | | | development, | | |
| | | | testing, | | |
| | | | conference | | |
| | | | room demo of | | |
| | | | functionality, | | |
| | | | procurement & | | |
| | | | installation of | | |
| | | | hardware and | | |
| | | | required | | |
| | | | system | | |
| | | | coftwara | | |

| 19 | 26 | | Request the client to provide clarity on the | Refer RFP section 8.9.1 |
|----|----|---------------------------|--|-------------------------|
| | | that many standalone | mentoined RFP Statement | for further clarity. |
| | | applications, | | |
| | | developed by | | |
| | | multiple | | |
| | | vendors, users | | |
| | | and other | | |
| | | stakeholders | | |
| | | may be | | |
| | | integrated with | | |
| | | NLP MARINE. | | |
| | | Keeping this in | | |
| | | mind the | | |
| | | system shall | | |
| | | be able to | | |
| | | provide data | | |
| | | on subscription | | |
| | | publication | | |
| | | basis. as provided for in | | |
| | | the Latch On | | |
| | | services | | |
| | | agreement | | |
| | | developed by | | |
| | | IPA. | | |
| | | II 7 (. | | |
| | | | | |
| | | | | |
| 20 | | General | Please provide the information on User | Refer RFP section 8.8 |
| 20 | | General | Volume, | Anticipated Total users |
| | | | Approx. total / concurrent number of | and concurrent users |
| | | | users for Document Management System | and conoditions doors |
| | | | 2.Approx. total / concurrent number of | |
| | | | users for Workflow | |

| 21 | 118 | 5.3 Service | Availability | As mentioned in the RFP that there is a | Indicative requirements |
|----|-----|-------------|------------------|--|--------------------------|
| | | Level | (uptime) of | requirement of an uptime of >=99.5% | have been provided in |
| | | Agreement | applications for | Please confirm whether Required | the RFP, detailed |
| | | | doing business | Solution should come with the following | requirement needs to be |
| | | | activities, | Environments, | captured by the bidder |
| | | | except during | 1. Production (With Active-Active Clustering | during the design phase. |
| | | | scheduled |) | |
| | | | down time as | 2. DR Environment (With Active-Active | |
| | | | agreed with | Clustering) | |
| | | | the department | 3. UAT Environment (Stand Alone) | |
| | | | Uptime | 4. Development/Test (Stand Alone) | |
| | | | | 5.SIT Environment(StandAlone) | |
| | | | | | |
| | | | | | |

| 22 | 57 | 3.3.7 Software Components- NLP Marine | department of IPA will ensure that the incumbent service provider will transfer all the documents along with the source code and certify Go Live status of each module. | In reference to the mentioned statement requesting purchaser to accept the following: "The customized section of the proposed solution that has been developed(on top of base/core solution) for the purchaser's requirement will be handed over to the the purchaser. The source code and the IPR of the base/core solution will remain be with the the OEM of the solution. If the source code of the entire solution needs to be handed over, the same will be done through ESCROW model only." Please confirm. | | No change. Tender Conditions prevail. |
|----|---------|---|---|--|--|---|
| 23 | 73 | 3.4.1.3 Docume nt Exchange Module | allow the documents exchange between the LSPs and Exporters/Impo | It is understood that there will be a source and a target application and the documents will move to and fro through the Exchange platform, post finalisation of the documents, it will be archived in the centralized document repository. Please Confirm whether the understanding is correct. | | Refer RFP section 2.3 |
| 24 | 2.7.6 | 38 | DataSecurity & | Deploy tools and technology for data classification from privacy point of view | Currently is there a data classification method adopted for identifing sensitive data? Will both generic and sensitive documents be managed by single DMS or service provider can suggest system or process to securely manage sensitive document from other non-sensitive document? | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
| 25 | 3.4.1.3 | 73 | EMDEM.REQ.0 | System shall provide the facility to LSP to uploaded relevant documents using direct upload or selecting the documents from document management system (DMS) | Is there any DMS system currently in use? | PCS1x uses Linux based file system and NFS for archival of document |

| 26 | 3.4.1.3 | 73 | | System shall allow the documents exchange between the LSPs and Exporters/Importers/Shippers through NLP MARINE Exchange Platform | Is there any Document Exchange Platform currently in use? | At present document exchange platform is not available |
|----|---------------|-----|----------|--|---|--|
| 27 | 3.4.1.5 | 79 | | System allow the users to add attributes/metadata to the documents and classify the documents based on their Type | What are the different document types which DMS system will store and manage? What could be the storage and concurrent user requirement for the DMS system? | System should capture all common type of documents. Some of the common file formats are doc,docx,txt, pdf,msg,jpeg, etc. Refer RFP section 8.8, INFORMATION REQUIRED FOR SIZING NLP MARINE |
| 28 | 3 | 162 | | Data Backup Policy | Can a service provider suggest new tool / system for secure data back-up? | Yes, Bidder can suggest new tool / system for secure backup with consideration of MeitY guidelines |
| 29 | 2.7.6 | 37 | · | Data security life cycle should be used as a principle in securing data while creating, storing, sharing, archiving or destroy. Database protection can be implemented by database activity monitoring and fileactivity monitoring | Can you please illustrate with an example on the data lifecycle workflow from creation, storing, sharing, archival point of view. | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
| 30 | Section 3.3.9 | 58 | Volume 2 | Business Intelligence and Data Analytics | Do we have any technical requirements for this section as well? | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |

| 31 | Section 2.7.2 | 31 | Operations accumulates huge amount of data such as terminal berthing, vessel sailing arrangements and actual arrival/sail out of cargo vessels, scheduling information | impact and reverse impact analysis visually, through a graphical user interface? Kindly | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
|----|-------------------|----------|---|---|---|
| 32 | Section 3.3.9, 58 | Volume 2 | Requesting to add Technical Specifications to highlight capabalities required from the Data Integration, Reporting and Analytical solution Justification: We Request to include Technical Requirements in order to ensure deployment of a best in class solution with Advanced analytics capabilities which are required for achieving the deliverables required in the RFP | | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |

| 33 | Section 2.7.2, 31 | Volume 2 | Transform and Load) - ETL provides for three capabilities and is suitable for structured | Are we looking for some solution to perform Data quality checks, do standardization of data as per Indian Standards, data profiling with having data Statistics such as min, max, mean, median, mode, standard deviation etc., Request to have inclusion in the RFP since we are dealing with large amount of data and different sources. | | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
|----|---------------------------|----------|--|---|--|---|
| 34 | Volume 2 Section 3.3.9 | 58 | | | Suggestion - Requesting to add Technical Specifications to highlight capabalities required from the Data Integration, Reporting and Analytical solution Justification: We Request to include Technical Requirements in order to ensure deployment of a best in class solution with Advanced analytics capabilities which are required for achieving the deliverables required in the RFP | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |

| 35 | Volume 2 Section 2.7.2 | 30 | ETL (Extract, Transform and Load) - ETL provides for three capabilities and is suitable for structured data in batchmode: □ Extracting data from structured data sources □ Transforming data to make it suitable for loading into the Data Lake □ Routines to load the transformed data in the Data Lake | Clarification - Are we looking for some solution to perform Data quality checks or do standardization of data as per Indian Standards, data profiling with having data Statistics such as min, max, mean, median, mode, standard deviation etc., Request to have inclusion in the RFP since we are dealing with large amount of data and different sources. | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
|----|---------------------------|----|---|---|---|
| 36 | Review of PCS 1x | 9 | IPA has decided to appoint a partner that can: 1. Development and Commissioning of National Logistics Portal – Marine 2. Operation and Maintenance of National Logistics Portal – Marine 3. Continue API integration onboarding efforts, 4. On Development and Implementation of National Logistics Portal – Marine, to support and Maintain the same 5. The Period for Development and Implementation of National Logistics Portal – Marine will be one year from signing of the contract 6. The support and Maintenance will be for four years thereafter 7. Therefore, the Project is for five years from signing of contract | Kindly advice on "continue API integration onboarding efforts" a) Stakeholders - Category and number of Stakeholders b) No of APIs for each Stakeholder c) Mechanism for on-boarding d) Is development for the APIs is expected from the NLP Marine Service Provider | Refer Corrigendum-5 |
| 37 | Review of PCS 1x | 9 | The IT infrastructure required for running the PCS ver 1.x is cloud based augmented with the API Portal, Data Centre in Navi Mumbai and DR site is located at Chennai. | We assume given clause is providing details about existing CSPs and SI can choose any location for DC and DR given that they are in different seismic zones in India. | Refer Corrigendum-5 |
| 38 | Review of PCS 1x | 9 | The Period for Development and Implementation of National Logistics Portal – Marine will be one year from signing of the contract. The support and Maintenance will be for four years thereafter. Therefore, the Project is for five years from signing of contract | where during development phase there will only be Dev and UAT environment and no DR. | No change. Tender conditions prevail. Refer RFP section 2.7.3 and 4.2 |

| 39 | Journey of PCS towards NLP | 10 | | Once NLP-Marine is developed and operated, it will be ultimately get merged/integrated with the I-log platform (single window) being developed by Logistics Division of Ministry of Commerce which embraces by Logistics portals viz. marine, land, air and e-market place. | Refer to Vol 1 - Clause 1.4, Page 12 | No change. Tender conditions prevail. As per RFP section 1.6 |
|----|--|----|-------|---|---|--|
| 40 | Overview of Proposed NLP- Marine Regulatory Bodies and PGA Services | 12 | 2.1.2 | pair, NLP-Marine shall display the different certification requirement | Please indicate what are different types of certificate which are required Will NLP Marine will be required in Front - End for Regulatory Bodies and PGAs Please provide User Journey with each Authorities | Certifications platform. |
| 41 | Overview of Proposed NLP- Marine Regulatory Bodies and PGA Services | 12 | | application form (CAF) to simplify regulatory process | CAF 2) Who will be responsible for making the | Refer Annexure VII for information required for NLP sizing. Coordination with PGAs will be handled by IPA however all technical support will be provided by the bidder. Integration would be as per solution designed by the bidder and the changes to the receiver system would be done by receivers. |
| 42 | Overview of Proposed NLP- Marine Concept of NLP Marine | 13 | | Operating Systems/ Terminal Operating Systems and other stakeholder(s) systems | 1) How many instances of integration for POS and TOS 2) For other stakeholders (s), How many stakeholder systems to be integrated 3) For other stakeholder(s) systems it is suggested to share sample/reference systems to be considered for each stakeholder | Refer Annexure VII for information required for NLP sizing. Indicative requirements have been provided in the RFP. Bidder to perform self assessment and provide best solution |

| 43 | Concept of NLP Marine | 13 | | Document Management System to store all the important documents securely on Cloud Storage. Which helps in any time retrieval | 1 | Bidder has to make independent assessment for cloud storage requirement for DMS. Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
|----|---|----|-----|---|---|--|
| 44 | NLP Marine Deployment Architecture | 18 | 2.4 | KEY ATTRIBUTES FOR THE NATIONAL LOGISTICS PORTAL Logistics e-marketplace | It is understood that NLP Marine will not have Logistics e-Marketplace activities. Please clarify | SI to ensure the integrations requirements with emarketplace are fulfilled as and when requested by 3rd party |
| 45 | NLP Marine Deployment Architecture | 18 | 2.4 | Cluster of Apache Web Servers | Kindly clarify if IPA has already finalized the technology or Bidder will have flexibility in selection appropriate technology? If Yes, kindly advice on the consideration for the same. Any specific purpose ? i.e. for CMS (Content Management System)? | Bidder has the flexibility in selection of appropriate open platform technology. Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
| | NLP Marine Deployment Architecture KEY OBJECTIVES FOR THE NATIONAL LOGISTICS PORTALMARIN E | 19 | | Most sought platform for exporters, importers and domestic traders Reduce regulatory complexities | Kindly share the Study Report on the interaction between IPA and the various different regulatory agencies on the subject. | Reports to be provided to the bidders during PCS application workshop |

| 47 | NLP Marine Deployment Architecture KEY OBJECTIVES FOR THE NATIONAL LOGISTICS PORTALMARIN E | 19 | Most sought platform for exporters, importers and domestic traders Reduce regulatory complexities | It is understood that NLP Marine is only for EXIM Trade. Please clarify | Refer RFP page 198 NLP has been planned to encourage multimodal transport through the creation of a one-stop shop for availing export, import and domestic trade related logistics services related to marine trade ecosystem. |
|----|---|----|--|--|--|
| 48 | Solution Design Considerations | 22 | The stakeholder needs to have requisite hardware / software as specified by the IPA. The same will be communicated by IPA once the bid has been awarded to the qualifying bidder | IPA is hereby requested to share the existing hardware/software available with the stakeholders. This will enable solution provider to optimally design solution considering resource availability | Reports to be provided to the bidders during PCS application workshop. Bidder to make his own assessment to provide the best possible solution. |
| 49 | Solution Design Considerations | 23 | Regulatory Bodies and PGAs Service Platform | Section 2.1.2 mention many regulatory authority, however section 2.5 mentions only about Customs Please clarify which one to consider | Refer RFP page 182 for List of PGAs |
| 50 | Solution Design Considerations | 23 | Carrier Service Platform ☐ Activities related with Shipping Lines / Shipping Agents / Airlines will be included | It is understood that NLP Marine will not have Air Lines as stakeholders Please clarify | Refer RFP page 179 for list of stakeholders for NLP. Integration would be as per solution designed by the bidder and the changes to the receiver system would be done by receivers |

| 51 | Solution Design Considerations | 23 | | Finance and Insurance Service Platform Transaction activities such as e- payments to any stakeholder within the system will be available | How many banks, payment gateways to be considered? | Banks and payment gateways to be scalable. Current PCS 1x has 11 banks, 2 aggregators and 3 gateways. service provider to facilitate the integration of the bank and payment gateway. |
|----|---|----|-----|--|--|--|
| 52 | Solution Design Considerations | 24 | 2.5 | Application should be hosted in a MeitY empanelled Cloud Service Provider. | MeitY empanelment has different deployment modules such as MeitY Public, MeitY VPC and MeitY GCC. We request bidder to choose for MeitY GCC platform as it provides best security and complete control over proposed cloud infrastructure. Hence we request you to please revise the clause as - "Application should be hosted in a MeitY empanelled Cloud Service Provider on GCC platform" | No change Tender conditions prevail. Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
| 53 | Security Architecture Audits and Reviews | 35 | | Bidder shall get the Vulnerability Assessment (VA) and Penetration Testing (PT) and Application Security Audit conducted by CERT-In empanelled agency before deployment/ Go-Live of each project phase. | Typically VAPT audit by CERTIN empanelled agencies take around 2 months . UAT to Go Live period is 2 Months . It is suggested that VAPT to be conducted post Go Live | No change. Refer RFP section 4.2 for timelines |
| 54 | Audits and Reviews | 40 | | It is extremely important to have a set of IT security management processes and tools to ensure that the IT security of NLP MARINE is always maintained. It is recommended that an IT security policy, framework and operational guidelines be maintained by the BIDDER and Cloud service provider (CSP) as an overall guideline to all forms of IT security – Physical, application, data, network and cloud. | kindly confirm what IPA is referring to in this clause. Please provide more clarity what IT management processes are need to be followed if any in specific. Mention the same. | Refer RFP annexure 2 for details |

| 55 | Audits and Reviews | 41 | | Scope - Frequency i. Security Audit - Quarterly ii. SLA - Audit Half yearly iii. VAPT - Quarterly iv. Inventory Audit - Once in a year v. Secure Configuration Review - Quarterly vi. Information Security Controls like ISO27001 - Half yearly vii. Privacy Audit and review - Half yearly viii. Privacy Impact assessment templates and library - Annually ix. Incident reporting & management - Annually x. Data Protection Policy - Annually | Kindly confirm if bidder needs to perform all the audits (by third party or inhouse) or IPA will hire third part agencies to perform audits they charges for same will be paid by IPA. Please provide details for each audit. | Bidder needs to perform all the audits mentioned in RFP. IPA may also hire a third-party auditor to conduct security audit, and in such scenario, Bidder shall provide full access and support. |
|----|---|----|--------|--|---|---|
| 56 | Integration Frame Work Roles and Responsibilities | 42 | 2.7.11 | - | It is suggested to add the roles and responsibilities of the other Government agencies, so that to develop the functionality, integration | Refer RFP page 42 which states that other application owners to provide functional/non-functional requirements for the Integration ,support during SIT, UAT, cut-over and deployment |
| 57 | Integration Frame Work Integration Guidelines Key integration approach | 43 | 2.7.11 | - | It is suggested to add the Authorisation / defining of the data set for each API/ Message will be carried out by whom, so that to develop the functionality, integration | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
| 58 | Scope overview | 46 | | Development and Commissioning of National Logistics Portal (Marine) System Requirement Study | 1) To understand the System requirements in detail, System study for the other applications such as Customs, FSSAI, PGAs, POS, TOS need to be facilitated by the IPA. 2) What will be the coverage of system study 3) Time-frame for system Study 4) Who will bear the Cost for the study 5) How the impact in milestones caused by delay will be handled | Refer RFP section 4.2 for project timelines |

| 59 | Development and Commissioning of National Logistics Portal (Marine) | 46 | 3.1 | Analytics and Business Intelligence | coverage for Analytics and BI | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
|----|---|----|-----|--|--|---|
| 60 | Setting up & management of helpdesk | 46 | 3.1 | Call Centre for help desk service | | IPA to consider a team of 2 people 24*7 for onsite helpdesk, rest can be handled remotely |
| 61 | Scope overview | 47 | 3.1 | Training, Capacity Building & Onboarding of Stakeholders Road Shows and Events to Onboard Stakeholders | Kindly advise on the tentative number of road shows along with location . What type of resources are required to attend the same ? How IPA will reimburse expenses towards Travel and Lodging | Refer Corrigendum-5 |
| 62 | Scope overview | 47 | | IPA will have complete ownership and will transact directly with the MeitY Certified Cloud Solution provider while the Service Provider will facilitate the management of the solution. Solution provider to propose the optimum model for rules of engagement and ownership to IPA. | This will be contradicting the subcontracting clause in Volume 1, page 18 which reads as " 2.3 Sub-Contracting The bidder may use the services of a subcontractor to leverage their specialized experience in respect of the following tasks/areas as may required: i. Cloud services" Kindly amend accordingly | As per RFP clause 3.1 |
| 63 | Training, Capacity Building & Onboarding of Stakeholders | 47 | 3.1 | Road Shows and Events to Onboard Stakeholders | For Regulatory Authorities / PGA and EPC,IPAs involvement will be required | Refer Corrigendum-5 |
| 64 | Scope Overview | 47 | | support shared hosting, Co-Location and virtualization. Disaster Recovery and back | scope of this project or CSP only has to | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |

| 65 | Scope Overview | 47 | Solution should have Onsite and Offsite proper backup mechanism with a mechanism for restoring data to check the backup consistency as per the mutual understanding with IPA on SLA | If off site backup is needed please share following details - * Kindly confirm location for offsite backup? * Methodology for offsite backup? (Disk/ tape based) (Physical media or over the internet) * Whether storage and connectivity already present at IPA site where off site is to be taken or bidder need to provision it? | Yes, details to be shared with the bidders during design. Bidder to do a comprehensive assessment. |
|----|----------------|----|---|---|---|
| 66 | Scope Overview | 48 | Solution should have the capability of providing Invoicing to the users of value-added solutions in multiple formats and against multiple parameters related to the transaction. | What is invoicing of Value Added Solutions? Is it a invoice model which needs to be built in? | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
| 67 | | | communication with the external interfaces. | 1) What is expected communication from MOCI , GOI ? 2) Who will be bearing cost for API Integration 3) Please confirm, How many such integrations will have to taken up | Integration would be as per solution designed by the bidder and the changes to the receiver system would be done by receivers. Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase |
| 68 | Scope overview | 49 | Bidder has to consider both the options for on-boarding PGAs through SWIFT as a latch-on or individual API integration with PGAs shall be incorporated in the tender | 1) Kindly advise number of PGA along with the tentative data set for API exchange 2) It is understood, via SWIFT only approval / rejection mechanism is operational, for issuance of certificate / permission / approvals / registrations, it will require for API connectivity 3) Will NLP Marine also require to provide front end for the same 4) Please provide, User Journey for integration with each PGA | Refer RFP page 182 for List of PGAs. Yes bidder to provide front end for the same Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |

| 69 | Scope overview | 49 | 3.1 | IPA, post 2 years of Go-Live, could get into an agreement with the bidder basis the per transaction fees for the customer on an agreed revenue sharing model as agreed by both the parties. | Clarification is required - 1) Post 2 years will this be only way of revenue to the bidder? If yes, how the NLP Marine will be mandated by the GOI? 2) This will provide the bidders sense of security for the investments that are being made in this project 3) It is suggested to have maximum transaction fee to be mentioned so as to avoid any ambiguity later on | Refer Corrigendum-5 |
|----|-----------------------------|----|-----|---|---|---|
| 70 | Scope Overview | 49 | 3.1 | for the commercials as part of this scope of work in the RFP. However, if during implementation it is realised that a functionality is not being integrated as a latch-on and is made available through API | It is assumed that there are 50 Latch-ons. This will be provided as 50 API integrations / Redirections, considered as a part of Latchon integrations. For eg. Latch on Service Provider 'A' is integrated with NLP Marine for 50 different services. This will be completing the deliverable Kindly confirm the understanding | Refer Corrigendum-5 |
| 71 | Scope overview | 50 | 3.1 | Additionally, if the bidder, during the project duration, plans to integrate latch-on applications beyond 50, then the bidder will be paid on actuals. For additional latch-on applications, beyond 50, the bidder can raise a single invoice for all the additional latch-on applications. | 1) It is suggested that bidder to raise invoice for each latch on instead of single invoice 2) In-case, the identified LSP do not provide the requisite services / functionalities, it is suggested that successful bidder will be allowed to provide the same at the additional cost as per RFP Vol 3; Clause: 13.1 | · |
| 72 | Scope for Implementation | 50 | 3.2 | During Implementation of the NLP Marine it is recommended to have the sample users from each stakeholder type - to create specific requirements of each type of stakeholder. | Kindly elaborate on the identification of Sample Users and their roles for each stakeholder type | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |

| 73 | Shipping bill generation | 51 | | Submit form, upload document, download shipping bill | Document upload for Shipping Bill is done on e-Sanchit Portal of ICEGATE. Will NLP Marine be integrated to upload digitally signed documents | Refer RFP section 2.2 The overarching NLPMarine Vision is to cater to various stakeholders in G2G, G2B and B2B model. As such the key stakeholders of an effective Single Window system would be Exporters Importers Customs Regulatory Authorities Immigration Banks Ports (Sea, Land and Air) |
|----|---|----|-------|--|--|---|
| 74 | Tracking | 51 | 3.3.1 | Tracking of goods and compliance | Please elaborate on this | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
| 75 | Cargo and Carrier | 53 | 3.3.1 | Warehouses | | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
| 76 | Document sharing for authentication | 53 | | Dispatch documents generated as available in Digi locker shall be shared with bank for document authentication and initiation of payment process | It is understood that Digi Locker services are only applicable for citizen and not for any business entity. Therefor it is suggested to that this should not be considered | No change. Tender conditions prevail. |

| 77 | Regulatory Bodies and PGAs platform | 54 | 3.3.3 | ensure submission of generated | As on today, ICEGATE do not allow any integration with the external systems. Please confirm will IPA arrange for the same. Kindly elaborate which generated certifications along with the originator of the document Will this integration limited to Let Export Order and / or other Customs Documentation, if so, please elaborate | PGAs will be handled by IPA and technical support will be provided by the bidder Integration would be as per solution designed by the bidder and the changes to the receiver system would be done by receivers |
|----|---|----|-------|--|---|--|
| 78 | Integration with PGAs/EPCs | 54 | 3.3.4 | OfflinePGAs/EPCs: The EPCs/PGAs that works on physical certification process. As a result, integration with such organizations can be facilitated by the development of a new module in the system. Users can authenticate themselves using individual IDs and passwords, after which the system provides them with the required services such as capturing and uploading of documents. The interaction with NLP MARINE will happen via NLP MARINE Exchange platform | | PGAs will be handled by IPA and technical support will be provided by the bidder Integration would be as per solution designed by the bidder and the changes to the receiver system would be done by receivers |
| 79 | Online/ partially online PGAs/EPCs and other agencies | 54 | 3.3.5 | | 1) which are these PGAs/EPCs which are online/partially online? 2) Available API from these stakeholder 3) In-case those which are not online what will be modus-operating for integration 4) Those PGAs which will later be online, please confirm as this will be as additional cost over and above the commercial proposal as accepted by IPA | PGAs will be handled by IPA and technical support will be provided by the bidder Integration would be as per solution designed by the bidder and the changes to the receiver system would be done by receivers |
| 80 | Regulatory Bodies and PGAs platform | 54 | 3.3.3 | NLP Marine shall only exchange messages with ICEGATE and SWIFT systems and shall not influence or alter the internal process of these systems | Is it an assumption ? Need to elaborate further. | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |

| 81 | Digital Document Exchange | 56 | Integration with Hardware used at different locations for extraction of data from digital medium | Please confirm if NLP will directly get connected with Hardware at locations (such as Ports / Terminals / ICD / CFS OR with their ERPs | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
|----|------------------------------|----|---|--|---|
| 82 | Certifications Platform | 56 | Please Note: The NLP Platform shall be multi-lingual i.e. shall support both Hindi and English language. The system modules are mapped with respective business services below: | It is not clear. Since it is under 3.3.6., is it only for Certification platform OR complete NLP Marine Whether it is applicable only for certification platform or it is applicable for other modules also i.e. Market place / DMS etc. Does multilingual aspect apply only for field labels or also for input values ? It is understood that labels will be English and Hindi, but Input and Output will be in English only Please clarify | NLP platform would be Multilingual. The aspect applies for field labels |
| 83 | Certifications Platform | 56 | Additionally latch-on modules to be provided which can work as plug-n-play. These modules can work independently as well as work as integral part of the NLP Marine | What is the average size of each document upload? & How many are projected in a given financial year. Retention period to be specify for documents which will be uploaded on to the system | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
| 84 | Mobile Application | 59 | As part from application development, BIDDER shall also develop a mobile app for both internal and external users of MOCI, GOI | Kindly advise which users at MOCI along with type of access required | Details to be captured by bidder during the design phase. |
| 85 | Mobile Application | 59 | The BIDDER shall study the requirements for the development of mobile app in consultation with MOCI, GOI | It is suggested to have a nodal officer from each ministry/PGA/EPC who will be Single point of contact for all requirements | The officer shall be assigned to the winning bidder during the design phase |

| 86 | Cargo and Carrier Services | 62 | | NLP to provide functionality for Customs related filing at Customs server viz. Shipping Bill, Bill of entry, IGM etc., | IPA need to provide required access points and approvals from Customs | The required access points and approvals shall be provided to the winning bidder during the design phase |
|----|--|----|-----|--|---|--|
| 87 | List of services to be included in NLP-Marine as part of Latch-on system/applicatio n | 63 | | System integration for making payments like duty payments directly to ICEGATE system through NLP | 1) Will the Customs Duty payment via NLP Marine be allowed from Customs? 2) What will be integration points, will the payment gateway allowed 3) Is this part of 'Bharat-Kosh' | PGAs will be handled by IPA and technical support will be provided by the bidder Integration would be as per solution designed by the bidder and the changes to the receiver system would be done by receivers |
| 88 | Registration Module | 66 | | Overview of Module Functional Requirements | Detailed Specification is included for 18 Modules, For rest 12 Modules, Detailed specification is not included in the RFP | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
| 89 | Registration Module | 66 | | Registration Module shall enable registration of Exporters/ Importers and Logistics Services Providers (LSPs) with NLP MARINE, to participate in EXIM trade transactions, and also manage their profiles (including contact person details, company details, business type, GST details, Bank account number etc.) | How is KYC maintained and who will be responsible for approval? Is integration with other Govt Agencies like UAIDI, CBEC, eSarathi etc. for validation of KYC documents.? Who will pay for authentication API from eg. UIDAI, PAN | IPA would be required to approve the KYC and SI would need to pay for authentication |
| 90 | Integration with external gateways | | 018 | System shall be integrated with UIDAI gateway to retrieve and pre-fill minimum contact details of the applicant such as Name,Address,E-mail and Mobile number | It is assumed that IPA will provide Support required for Identification of the required officers and approval for making changes to be received in time bound manner | IPA will provide support required for Identification of the required officers and approval for making changes during the design phase |

| 91 | Integration with external gateways | 68 | | System shall be integrated with GSTN and DGFT gateway to retrieve and pre-fill minimum company details of the applicant from GSTIN and IEC such as Legal Business Name, Registered Address of the Company, Business Type: Proprietary, Public, Private etc., Date of Incorporation, Company Bank Account and PAN number | It is assumed that IPA will provide Support required for Identification of the required officers and approval for making changes to be received in time bound manner | IPA will provide support required for Identification of the required officers and approval for making changes during the design phase |
|----|------------------------------------|----|------------------|---|--|--|
| 92 | Login in NLP MARINE | 71 | 005 | System shall facilitate three types of login: a) Login using mobile number and OTP b)Login using Aadhaar numberandOTPc)Login using registered username and password | Since the platform is for institutional Users, Login based on the personal data (such as Aadhar) is not recommended. Therefore Login using Aadhar to be removed. | No change. Tender conditions prevail. |
| 93 | Integration with external gateways | 76 | 5 | System shall provide the Emergency Response mechanism in case of any break down or crisis | Kindly elaborate on this requirement | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
| 94 | Integration with external gateways | 77 | EMTT.REQ.02 5 | System shall always use the up-to-date APIs of integration with external agencies (FOIS etc.) and services (Google Map API etc.) | While the IT systems at the external agencies may undergo changes / upgrade multiple times during the lifetime of NLP Marine. With our experience in past, we suggest a capping of 3 upgrades to be kept from NLP Marine service provider's efforts. For more than 3 changes for same agencies should be on paid basis to service provider | No change. Tender conditions prevail. |
| 95 | Payment Module | 81 | PM.REQ.005 | System shall generate invoice from the information captured by the LSP. The generate invoice shall be in pdf or jpeg format | Please clarify detailed requirement on this | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |

| 96 | Content Management Module | 84 | | shall help / guide / navigate all the users of the NLP MARINE about the various operations. The CMS shall provide FAQs, | application from NLP application. Who shall manage this CMS in the post production phase i.e. direct govt. authority / agency or the service provider / bidder | As per the RFP scope refer section 3.4.1.8 the CMS specifications are for NLP. Data to be provided by IPA |
|-----|--|----|------------------|--|---|---|
| 97 | Mobile App Track and Trace Module | 89 | MATT.REQ.01 3 | | functionality in the Trace and Trace module. This will be captured in the DMS | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
| 98 | Single window certification system | 90 | | the required certifications/NOCs or any other type of document from Export Promotion Councils (EPC) / Participative Government Agencies (PGAs) on the basis | Mechanism for getting these details from respective will be shared with the successful bidder for development. These details are dynamic in nature, please | requirement needs to be |
| 99 | Common Application Form (CAF) module | 91 | | relevant Export Promotion Council (EPC) and Participative Government Agencies | nomination of required officers . | PGAs will be handled by IPA and technical support will be provided by the bidder. Refer annexure VII for NLP sizing. |
| 100 | Common Application Form (CAF) module | 91 | | CAF module shall enable the user to submit the single application form and all the required documents to obtain certificated / NOCs / other documents from relevant Export Promotion Council (EPC) and Participative Government Agencies (PGAs) | Is it assumed that all the request to obtain certificates. | Refer answer to above query |

| 101 | Payments Module | 94 | 3.4.2.3 | Payments module shall facilitate the user to perform online payments for the certificate/NOCs/other documents | | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
|-----|-----------------------------|----|--------------------|---|---|--|
| 102 | PAY.REQ.006 | 94 | | System shall consider the total amount of the fees for the payment . For example: If the fees for the certificate to be obtain from one EPC is INR 100 and the fees for the certificate to obtain from another EPC is INR 50,then the system shall consider the amount INR150 for the payment | it is suggested to avoid combination of Fees as each EPC would like to have separate payment and transaction number for their audit purpose. Please clarify | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. Banks to be provided during the design phase. |
| 103 | Payments Module | 94 | | This section presents the key and minimum functional requirements specifications for the National Logistics Portal (NLP MARINE) Mobile Application. Payments module shall facilitate the user to perform online payments for the certificate/NOCs/other documents | based manner | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. Banks to be provided during the design phase. |
| 104 | EPC/PGA Interface Module | 96 | Module Overview | EPC/PGA interface module shall provide the facility to Export Promotion Council (EPC) and Participative Government Agencies (PGAs), which have completely or partial online process and generate certificates/NOCs/other documents through physical copies only. This module shall enable the EPC/PGA to view application information and provide scanned copy of the certificate/NOC/other documents | be shared with the NLP Marine . Format for these certificate XML/ API etc | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |

| 105 | Integrated Regulatory Platform | 100 | 3.4.2.4 | Integrated regulatory module shall facilitate the regulatory information exchanges between ICEGATE and Exporters/Importers and LSP through NLP MARINE Exchange Platform | | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
|-----|--------------------------------------|-----|---------|---|--|---|
| 106 | Integrated Regulatory Platform | 101 | | System shall provide the estimated turnaround time of the information/document generation by the customs | Since this is part of ICEGATE System under control of Customs, therefore it is requested that this will not be part NLP Marine. Kindly Confirm | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
| 107 | Trade Finance Platform | 102 | 3.4.3.1 | This module shall help exporter/importer to find a suitable service provider for obtaining the Letter of Credit and/or other relevant documents | Kindly elaborate the other relevant document | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
| 108 | e-BG | 104 | 3.4.3.3 | E-BG Module shall facilitate the exporter/importer for obtaining Performance Bank Guarantee from LSP online | Does this module expect NLP Marine to exchange the finance messages like COV760, COV767, SFMS. This also involves the onboarding of the banks overseas also. How this is envisaged | Indicative requirements are mentioned in the RFP. Bidder to perform a self assessment and provide the best possible solution. |

| 109 | IMPLEMENTATI ON CHANGE | 107 | 4.1 | Conduct change management workshops (including presentation materials and related documents) before the Go Live of Pilot and before the Go Live out of Rollout. | Kindly clarify the Go Live will be done in two phases ie, 1) Go Live of Pilot 2) Go Live of Rollout | Refer to RFP section 4.2, Go-Live refers to go live of NLP -Marine. In clause 4.1 Go-live is for implementation phase consisting of Pilot and rollout |
|-----|--|-----|-------|--|--|---|
| 110 | Project Milestone Plan | 108 | 4.2 | Milestones as mentioned in table on page no 108 and page no 107 | Milestones mentioned on page number 108 don't constitute the Rollout in phases as mentioned on page number 107 | Refer Corrigendum-5 Annexure 2.1 |
| 111 | Governance Structure | 113 | 5.1 | As part of the project governance, each Port shall appoint three committees: An Evaluation Committee, which shall evaluate the business solutions proposed by the BIDDERs as well as the project timelines IT team, which will interact with the BIDDER and steering committee. A User Team, along with member of IT team will evaluate the fit of the workflows as proposed by the BIDDER. In addition, this team will be involved in the UAT during the implementation phase. | Please elaborate the purpose. It is suggested to have one centralize project management committee under leadership of IPA | |
| 112 | Key Personnel | 114 | 5.1.4 | Table depicts the expected key personnel Second | Please elaborate the purpose. is suggested to have one centralize project lanagement committee under leadership of 'A | The table refers to the deployment of resources for the project duration |
| 113 | Acceptance Procedure of Deliverables | 115 | 5.2 | Management Information system (PMIS) only. This system development. | PMIS system . | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |

| 114 | Service Level Agreement | 116 | 5.3 | The payment will be made by IPA to the bidder on quarterly basis. The quarterly invoice will be submitted by the bidder to the IPA, who will in turn release the 80% of the payment if there is no dispute and after verification/audit of the invoices and necessary documents, release balance 20% payment. The payments will be released subject to acceptance procedure. | | No change. Tender conditions prevail. |
|-----|--|-----|-----|--|--|--|
| 115 | Service Level Agreement | 117 | 5.3 | Table : SLA During Phase I and II: Implementation and Stabilization | Please provide the figures which are marked as XXXXX SLAs are also provided in RFP Vol 3. Please confirm which one to be consider | Refer Corrigendum-5 point 3.6 |
| 116 | Service Level Agreement | 117 | 5.3 | Table : SLA During Phase I and II: Implementation and Stabilization | Please provide the figures which are marked as XXXXX SLAs are also provided in RFP Vol 3. Please confirm which one to be consider | Refer Corrigendum-5 point 3.6 |
| 117 | Classification for Helpdesk services | 129 | 5.3 | Table Classification for Helpdesk services Severity level - Critical - Outage that does not impact PORT SERVICES Severity level - Medium - Outage that does not impact PORT SERVICES but affects department services Severity level - Low - Upgrade, shifting and preventive maintenance | Kindly advise which department services are | Department services refers to the various PGAs, IT, etc. |

| 118 | Disaster Recovery Infrastructure | 132 | | Functional DR with at least 50% compute capacity and 100% storage as that of Primary site. | Please confirm whether bidder has to consider compute and other services at 50% when DR is in passive mode. | Bidder has to perform an independent assessment of the Infrastructure requirements for the proposed system and provide a detailed BOM for the proposed infrastructure in line with the requirements of the project and performance on service level agreements. |
|-----|---|-----|-------|---|--|---|
| 119 | Disaster Recovery Infrastructure | 132 | | Functional DR with at least 50% compute capacity and 100% storage as that of Primary site. | Please confirm whether IPA is referring to compute wise or quantity wise 50% for all components. | Bidder has to perform an independent assessment of the Infrastructure requirements for the proposed system and provide a detailed BOM for the proposed infrastructure in line with the requirements of the project and performance on service level agreements. |
| 120 | Functional Requirement of Cloud # Overall Cloud Requirement | 142 | 8.2.1 | The primary DC and the disaster recovery site should be in different seismic zones within India | The said clause contradicts with clause from section 8.2.2 Technical Requirements of Cloud from page no. 146 which states DC and DR shall be provided by the same service provider. DR should be more than 100 Km away from DC. Requesting IPA to please keep this clause as it provides best possible disaster recovery solution considering all scenarios like DC failover, earthquake, flood - "The primary DC and the disaster recovery site should be in different seismic zones within India" | Refer Corrigendum-5 |

| 121 | Requirement of Cloud # Cloud Service Requirement | | | Cloud service shall use solid state drive (SSD) backed storage media with minimum latencies. | Ç | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
|-----|---|-----|-------|---|--|--|
| 122 | Functional Requirement of Cloud # Cloud Service Requirement | 143 | | Cloud service shall use solid state drive (SSD) backed storage media with minimum latencies. | | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
| 123 | Functional Requirement of Cloud # Cloud Service Requirement | 144 | | Cloud service shall have access control policies that are attached to users, groups. Cloud service shall integrate with LDAP / Active Directory. Cloud provider shall support setting up a stand-alone directory in the cloud or connecting cloud resources with LDAP / Microsoft Active Directory | | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
| 124 | Functional Requirement of Cloud # Cloud Service Requirement | 144 | | Cloud services provider shall provide services like Database as a service (both RDBMS and No SQL), SMTP and SMS, DNS, Data warehouse, Storage, Analytics, Message queuing etc. | has to comply to this clause and IPA may use these services in future during project | In RFP Annexure II clause 8.2.1 states that data warehouse and analytics is in the scope of this project |
| 125 | Functional Requirement of Cloud | 145 | 8.2.1 | Refer Annexure II for further information's | Kindly share the Annexure II , missing from the RFP Document | Refer Corrigendum-5 |
| 126 | Functional Requirement of Cloud # Cloud Service Requirement | 145 | | All sensitive data must be secured using encryption with the encryption keys generated, escrowed synchronized and under control of IPA and not by the cloud service provider. Encryption solutions used must have industry standard certifications and accreditations like FIPS, Common Criteria etc. | as services) or IPA is looking for dedicated HSM hardware for this project. | HSM referred here as "Hardware Security Module" for key management, key exchange and encryption services. Bidder can propose HSM as service, however dedicated HSM hardware suggested for this project |

| 127 | Functional Requirement of Cloud # Cloud Service Requirement | 145 | 8.2.1 | Native or default encryption options available at different layers such as storage, database, application etc. are only to be used when it is possible to provide centralized key management for the options. All encryption keys at every part of the infrastructure should be auditable and accessible to IPA through a centralized key manager | | HSM referred here as "Hardware Security Module" for key management, key exchange and encryption services. Bidder can propose HSM as service, however dedicated HSM hardware suggested for this project |
|-----|--|-----|-------|---|--|--|
| 128 | Functional Requirement of Cloud | 147 | 8.2.2 | Refer Annexure IV for further information's | Kindly share the Annexure IV , missing from the RFP Document | Annexure IV included in RFP section 8.4 |
| 129 | Technical Requirements of Cloud # Cloud proposal by Service Provider | 147 | 8.2.2 | Availing backup or DR services from a different service provider | We request IPA to opt for DC and DR services from same CSP as every CSP follows it's methodologies and processes. In case DC -DR switchover, DR drill it may create integration issues. Hence please revise this clause as - "DC, DR and backup services needed for this project should be from same cloud service provider" | No change. Tender conditions prevail. |
| 130 | Technical Requirements of Cloud # Cloud proposal by Service Provider | 147 | 8.2.2 | Cloud Service provider shall provide required support to IPA in migration of the Virtual Machines (VMs), data, content and any other assets to the new environment created by IPA to enable successful deployment and running of NLP Marine on the new infrastructure | As per mentioned clause, IPA will perform migration from existing to new CSP and bidder will only provide support for the same. Please validate if assumption is correct. If not please explain. (If bidder needs do provide end to end migration) | Refer RFP clause 8.2.2 which states that Cloud Service provider shall provide required support to IPA |
| 131 | Technical Requirements of Cloud # Cloud proposal by Service Provider | 147 | 8.2.2 | Cloud Service provider shall provide required support to IPA in migration of the Virtual Machines (VMs), data, content and any other assets to the new environment created by IPA to enable successful deployment and running of NLP Marine on the new infrastructure | Kindly confirm details about overall storage size needed to be migrated from existing CSP to new CSP for planning migration strategy and storage sizing in new environment | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |

| 132 | Technical Requirements of Cloud # Cloud proposal by Service Provider | 147 | 8.2.2 | Cloud Service provider shall provide required support to IPA in migration of the Virtual Machines (VMs), data, content and any other assets to the new environment created by IPA to enable successful deployment and running of NLP Marine on the new infrastructure | Kindly confirm migration to be provided for complete infra as mentioned in 8.6.1 Existing Systems Details on page no. 154-160 of volume II of RFP | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
|-----|---|-----|-------|---|--|--|
| 133 | Software Component Stack for NLP Marine | 151 | 8.4.1 | Table depicting the Software Component stack | This table has asterisk(*) marked at sr no 8,9,10,12,13 Kindly advise meaning for the same | Kindly ignore the asterisk |
| 134 | Annexure 5 | 153 | 8.5 | List of documents exchanged in Maritime Logistics | List of only 20 Documents is mentioned under this. In-case of more than 20, how the same will be handled. Kindly advice on the modality of the additional document functionality to be implemented | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
| 135 | Reliability (up time), redundancy, persistency, fall back scenarios | 153 | 8.4.3 | Bandwidth Estimation | Kindly provide details about internet bandwidth required at cloud DC and DR site. | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
| 136 | Security tools Implemented in IPAPCS1.x Application | 161 | 3 | Selecting an Off-site Storage Facility | Kindly confirm off site storage is part of cloud solution expected in this RFP or mentioned as part of existing solution. Please share details whether bidder need to provision offsite storage as a part of this solution and as per shared requirements under Selecting an Off-site Storage Facility on page 165 onwards of Vol II of RFP | Annexure 2 refers to existing PCS 1x solution. NLP Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
| 137 | Security tools Implemented in IPAPCS1.x Application | 162 | 3 | Privileged identity management (PIM) will be used for monitoring and protection of superuser accounts in IT environments. | Kindly confirm no. of users at cloud DC and DR for PIM service | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |

| 138 | Deployed UAT Infrastructure Solution | 169 | 8.6.1.3 | Documents exchanged during import procedure | Same point is repeated as mentioned on Pg no 153, but list at both places is different | Annexure 2 at page 169 refers to existing PCS 1x solution. |
|-----|---|-----|---------|---|--|---|
| 139 | Annexure 7 - INFORMATION REQUIRED FOR SIZING NLP MARINE | 179 | 8.8 | Modules proposed in NLP-Marine | Modules list is repeated on 1) Pg No 60 (under 3.4 Full Functional Scope) where modules for 'Cargo' and 'Carrier' are not mentioned. 2) Pg No 184 where Modules for 'Carrier' are not mentioned. | Consider modules on both the pages. Refer Corrigendum-5 for corrected module name |
| 140 | INFORMATION | 179 | 8.8 | Additional PGAs and EPCs | Please clarify which one to consider | Defen DED 400 for |
| 140 | INFORMATION REQUIRED FOR SIZING NLP MARINE | 179 | 8.8 | Additional PGAs and EPCs | Kindly advise number of PGAs and EPCs | Refer RFP page 182 for list of EPC and PGA |
| 141 | Regulatory Bodies and PGAs Platform | 181 | 8.8 | Information about the list of certificates, supporting documents, estimated time etc. on the basis of commodities, source location, destination location etc. | It is understood that requisite data will be provided by IPA | Indicative requirements have been provided in the RFP, data to be provided during the design phase |
| 142 | Certification Platform | 181 | 8.8 | Visibility of ETA for different certifications | Please elaborate on this | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
| 143 | LATCH ON AGREEMENT | 185 | 8.9.1 | Latch on Agreement | This agreement don't have word as NLP Marine but have PCS 1x. In case PCS 1x is expected to get converted it should be NLP Marine accordingly other caused to be relooked if necessary | Refer Corrigendum-5 |
| 144 | Memorandum of Understanding | 197 | 8.10.1 | Memorandum of Understanding | It is assumed that this MoU doesn't impact the deliverable and master agreements as mentioned Volume 3 of RFP will supersede any such MoU or understanding. | As per RFP |

| 145 | Memorandum of Understanding | 200 | Article 2: GOVERNANCE OF NLP Marine PROJECT The Governance Structure would include an "Apex Committee" with Joint Secretary (Shipping), Joint Secretary (Logistics) and Chairman, IPA. | It is understood that the RFP is published by IPA, thereby the successful bidder will be signing master agreements as provided in Volume 3 of RFP and as such will be responsible to comply to the requirements of the IPA as governed by RFP | |
|-----|--|-----|---|---|---|
| 146 | De-Registration of User | | No where mentioned the Exit Criteria / Closure of User / stakeholder. This can be applicable when a company or a firm ceases to exist or closes down their operations. | What would be the de-Registration process for Stakeholder or User? 1) Documents Related to Stakeholder / User 2) Transaction done 3) Files stored 4) etc. | Refer RFP Volume 3 |
| 147 | Integration with Banks / Govt. Authorities / Ports / etc. | | Current Integration Kit Response Time | Government authorities for completion criteria. | SLA set for response from Government authorities for completion criteria to be provided during the design phase |
| 148 | General Query | | | Kindly provide estimation for year on tear growth in data and in users for sizing the solution. | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
| 149 | General Query | | | Kindly provide details for daily data generation of PTP replication link between cloud DC and DR | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |

| 150 | General Query | dependency on any OEM for existing solution like PIM, SIEM, etc or bidder can propose services from leading OEMs for respective services as required. | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
|-----|-----------------------|--|---|
| 151 | General Query | Kindly confirm after the contract exit bidder will not handover any Hardware & Software in the name of IPA, the Hardware & Software ownership remains with CSP only. | Refer Corrigendum-5 |
| 152 | Volume 2 2.7.1 | with Reliability. Kindly elaborate whether PCS or ICEGATE interfaces handle File | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
| 153 | Volume 2 Page - 28 | | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
| 154 | Volume 2 Page - 29 | Whether MVC pattern is to be strictly adhered to? Bidders shall be given freedom to implement using any of the design patterns | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |

| 155 | Volume 2 Page - 30 2.7.2 | Please elaborate on the reporting tools which are available with IPA Whether the reports shall be plugged in to existing system or the SB is expected to design a new system? Any data lakes are already present in IPA. If so please share details of software and version | tailed needs to be the bidder |
|-----|-----------------------------|---|--------------------------------------|
| 156 | Volume 2 PAge 32 | solution is available with IPA which is to be captured by | provided in tailed needs to be |
| 157 | Volume 2 PAge 33 | captured by | provided in tailed needs to be |
| 158 | Volume 2 PAge 34 | captured by | orovided in tailed needs to be |
| 159 | Volume 2 PAge 37 | by the IPA before the bid is submitted in captured by | orovided in tailed needs to be |
| 160 | Volume 2 PAge 40 | captured by | provided in tailed needs to be |

| 161 | Volume 2 PAge 47 | Onboarding of stakeholders - For this, what would be IPA's assistance or contribution in terms of data, man power etc. | IPA would assist in providing the list and contacts of relevant stakeholders to help the service provider in organising road shows and events |
|-----|----------------------|--|--|
| 162 | Volume 2 PAge 52 | Booking of freight forwarder for full service - Please clarify | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
| 163 | Volume 2 PAge 56 | Payment module - Whether online Payment gateway integration is available or expected to be done. Charges are to be borne by clients. Please clarify To verify details with Digilocker etc - Hope subscription for all these services are present with IPA | |
| 164 | Volume 2 PAge 62 | LAtch on applications - Description and documentation of Latch-on services shall be provided to the bidders | Existing list available in RFP |
| 165 | Volume 2 PAge 115 | IT Helpdesk executives at each centre shall be reduced to 3 Trainers shall be reduced to 6 since video SOP s are parat of the deliverables | As per RFP page 115 |
| 166 | Volume 2 PAge 117 | SLA score can be revised as <=100 to >=90 and < 90 slabs with 0.25% and 0.5% for a big project with so many stake holders like this | As per RFP page 117 |
| 167 | General Queries | 1)Whether successful bidder is allowed to issue 2FA devices at a nominal cost to clients for secure usage of Mobile app? 2)Staging infrastructure sizing shall be specified 3)Marketing or PR material designing and management is out of the scope of this project - PLease confirm | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. As per RFP section 3.1 pt. 5 Road Shows and Events to Onboard Stakeholders |

| 168 | RFP Vol 2 | 62 | 3.4.1 | Vessel Related Services (Harbouring Services) | What all list of Services will be included for vessel related services | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
|-----|-----------|-----|------------------|---|---|---|
| 169 | RFP Vol 2 | 62 | 3.4.1 | Regulatory inspection services | Which application is required (Mobility or Web) to record the inspections | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
| 170 | RFP Vol 2 | 63 | 3.4.1 | Real Time Goods and Status | Does POS/TOS integrate with NLP or any other system, if yes what is the frequency | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
| 171 | RFP Vol 2 | 47 | 3.1 | Maintaining existing PCS | What resources (Documentation, Source Code, Technical and Training) will be provided for this | Refer Corrigendum-5 |
| 172 | RFP Vol 2 | 77 | EMTT.REQ.02 0 | Attachments upload | Whether system should authenticate | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
| 173 | RFP Vol 2 | 66 | 3.4.1 | User Registration | Whether multiple user id to be provided or single User ID | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
| 174 | RFP Vol 2 | 145 | 8.2.1 | Archiving or Encryption of DMS | What methodology to be adopted | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |

| 175 | RFP Vol 2 | 76 | EMTT. REQ.015 | Emergency Response mechanism in case of Breakdown in Mobile or Web | What are the Criteria for triggering emergency response | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
|-----|-----------|-----|------------------|--|---|---|
| 176 | RFP Vol 2 | 62 | 3.4.1 | Vessel Related Services (Harbouring Services) | Please share the list of Services will be included for vessel related services in detail with message structures and required integration mechanism | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
| 177 | RFP Vol 2 | 62 | 3.4.1 | Regulatory inspection services | Please share the suitable application is required (Mobility or Web) to record the inspections while onboarding the Vessels / inspection services | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
| 178 | RFP Vol 2 | 63 | 3.4.1 | Real Time Goods and Status | Does POS/TOS integrate with NLP or any other system for real time data transmission, if yes what is the frequency | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
| 179 | RFP Vol 2 | 47 | 3.1 | Maintaining existing PCS | What resources (Documentation, Source Code, Technical and Training) will be provided for this and mode of interaction or any KT sessions with existing PCS 1x vendors will be provided. | Refer Corrigendum-5 |
| 180 | RFP Vol 2 | 77 | EMTT.REQ.02 0 | Attachments upload | Whether system should authenticate all the attachments with Digital signature, Captcha authentication, Inbuilt OCR reader. | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
| 181 | RFP Vol 2 | 145 | 8.2.1 | Archiving or Encryption of DMS | What methodology to be adopted in terms of Archiving and retrieval of documents. | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |

| 182 | RFP Vol 2 | 76 | EMTT. REQ.015 | Emergency Response mechanism in case of Breakdown in Mobile or Web | What are the Criteria for triggering emergency response is any matrix/ hierarchy will be provided with includes Fire / Coast guard/ Rescue / pollution control / Spillage departments | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
|-----|-----------|-----|------------------|---|---|---|
| 183 | RFP Vol 2 | 116 | 5.3 | Service Level Agreement | Is there a requirement for SLA tool from the vendor as part of proposed solution | As per RFP section 5.3 Automated measurement tool to be developed as part of SLA monitoring tool |
| 184 | RFP Vol 2 | 46 | 3.1 | Scope Overview | RFP mentions preparation of BRS based on To-Be process flows. IPA is requested to provide more details to understand the extent of change in the current business processes and the nature of value addition | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
| 185 | RFP Vol 2 | 30 | 2.7.2 | Data architecture | Please provide the reference architecture of the overall solution required, all components with their interface, 3 rd party applications and depicting the overall ST, MT or hybrid model | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
| 186 | RFP Vol 2 | 121 | 5.3 | SLA Parameters during Operations and Maintenance Period | API subscription as part of latch on will be paid by new vendor or existing vendor | Latch on services for NLP are under scope of NLP system provider |
| 187 | RFP Vol 2 | 9 | 1.4 | Maintenance and support of existing PCS 1x, continuation of API integration onboarding efforts, support and maintenance | Please confirm whether bidder is expected to redevelop the functionalities of the existing PCS1x as part of proposed NLP Marine platform or bidder is expected to continue maintaining the PCS1x platform as it is for the entire project duration and only develop the new functionalities as required | Refer Corrigendum-5 |
| 188 | RFP Vol 2 | 31 | 2.7.3 | Infrastructure architecture – solution should provide decision support tools to all stakeholders | This is an open ended requirement, please specify the number of users for whom decision support tools are required | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |

| 189 | RFP Vol 2 | 185 | 8.9 | Latch on agreement | Do we need a separate agreement with each of the latch on and or IPA will provide a blanket agreement with all, contract and functional document | Refer RFP section 8.9.1 for Separate agreement with each latch -on |
|-----|-----------|-----|-------|--|--|---|
| 190 | RFP Vol 2 | 47 | 3.1 | Scope overview | The major cloud data centres support multi- tenant architecture. Please confirm as to what the term co-location means? Does it mean spreading instances across the locations or a single data centre | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
| 191 | RFP Vol 2 | 58 | 3.3.9 | Business intelligence and data analytics | What will be the approximate number of analytical use cases and what would be their complexity level (high/medium/low)? This will help us estimate better | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
| 192 | RFP VOL2 | 13 | 2.1.3 | Carrier Service Platform | How this Container Booking and Slot Booking is envisaged in NLP? | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
| 193 | RFP VOL2 | 13 | 2.1.3 | Carrier Service Platform | Does IPA looking for Functionality or purely based on third party integration | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
| 194 | RFP VOL2 | 13 | 2.2 | Concept of NLP Marine | What is meant by Remote EDI system Package | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
| 195 | RFP Vol 2 | 180 | | Modules proposed in NLP | For latest amendments and Changes in HS codes and Duty calculations how NLP system will get notified. | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |

| 196 | 1, 4 | 9, 108 | 1.4, 4.2 | Page 9 (Bullet point 5 - 7) • The Period for Development and Implementation of National Logistics Portal – Marine will be one year from signing of the contract • The support and Maintenance will be for four years thereafter • Therefore, the Project is for five years from signing of contract Page 108 (Phase III - Operations and Maintenance) The SI would be responsible for the functioning of the system for a period of 2 years and would also maintain the entire system for the same duration. | Is the maintenance period 2 years or 4 years? | Refer Corrigendum-5 |
|-----|------|--------|----------|--|--|-----------------------------------|
| 197 | 3 | 47 | 3.1 | Facilitate for the maintenance and support – L1, L2 and L3 support for the Application as per the mutual understanding with IPA on desired SLA. | | Refer Corrigendum-5 |
| 198 | 3 | 49 | 3.1 | The bidder needs to estimate based on 50 Latch-on applications for the commercials as part of this scope of work in the RFP | Is the bidder expected to implement the 50 latch-on applications within the 12 months? | Refer Corrigendum-5 |
| 199 | 3 | 51 | 3.2 | For streamlined operations NLP Marine will formulate the 24x7 support centre. NLP Marine will provide full application support with strict SLAs. Provision of Interactive agent(s) | Note the SLA on page 116 – not sure if it is considered strict | As per RFP section 5.3 |
| 200 | 3 | 57 | 3.3.7 | The bidder may acquaint them self to the existing functions of the software components of PCS 1x and along with their detailed description for their reference before bidding from the IT Department of IPA. The IT department of IPA will ensure that the incumbent service provider will transfer all the documents along with the source code and certify Go Live status of each module. | Does that mean IPA is changing the PCS vendor? | Refer RFP volume 1 Section 1.5 |

| 201 | 3 | 62 | 8 | | Mooring service? Port services? Is it just a service request or does it include service provider getting approval from authorities to do it? | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
|-----|---|----|----|------------------------------------|---|---|
| 202 | 3 | 62 | 12 | Approval for deposit in PD Account | Item 12 - 32: Already in PCS 1x? Need to create/ integrate which features? | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
| 203 | 3 | 62 | 15 | Submission of Import Advance List | What document is this? | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
| 204 | 3 | 62 | 16 | | Terminal Departure Report (PCS)? Also include ships that come alongside? Is there an existing structured/ standard format for this report? | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
| 205 | 3 | 65 | 24 | Intimation of Booking | What document is this? | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
| 206 | 3 | 65 | 28 | Empty Pick up Letter | Does the system need to generate this? | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
| 207 | 3 | 65 | 30 | | Report is manual and to be uploaded? Or a UI to be created to input the details? Or generate the cargo information from existing system info and let the Surveyor just confirm the details? | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |

| 208 | 3 | 71 | EMLOG.REQ.0 | In 'Login using mobile number', the system shall request for OTP generated on mobile after entering mobile number as User ID | · | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
|-----|---|----|-------------|--|------------------|---|
| 209 | 3 | 82 | PM.REQ.016 | System shall provide and allow PD Top-up by other stakeholders to terminal operators. | · · | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
| 210 | 3 | 90 | Overview | Listing module shall enable the user to view the required certifications/ NOCs or any other type of document from Export Promotion Councils (EPC) / Participative Government Agencies (PGAs) on the basis of input information such as commodity name and HS codes, source, destination etc. | and not for Web? | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
| 211 | 3 | 90 | SWL.REQ.002 | The master database shall contain following minimum information: • Commodity name • Commodity HScodes • List of EPC involved in respective commodity • List of PGA involved in respective commodity • List of certificates/ NOCs/ other documents generated for trade of respective commodities • List of fields of application form • List of documents required to submit along with the application form to each relevant EPC and PGA • Processing time for each certificate/ NOCs or any other type of document from EPC/ PGA • Location specific details • Fees for each certificate/ NOCs or any other type of document from EPC/ PGA • Bank details of EPCs and PGAs | | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |

| 212 | 3 | 92 | | System shall provide the single input field to enter, in case of the overlapping of field names | Not sure what does this requirement mean - single input field/ overlapping of field names? | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
|-----|---|-----|----------------|--|---|--|
| 213 | 3 | 97 | | The login credentials for EPCs and PGAs shall be pre-defined and be shared with the respective EPC and PGAs | Login credentials pre-defined/ shared - could you please explain this process? | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
| 214 | 3 | 98 | | System shall provide a facility to take action on each application submitted. The action shall open a new interface to upload document | What is the process for this? | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
| 215 | 8 | 151 | 8.4.1 Annexure | To standardize coding practices MS.Net | Will Java based solution also be acceptable? Or needs to be .Net? | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
| 216 | 3 | 61 | 3.4.1 | List of services to be included in NLP Marine as part of API based integration | Please confirm that the functions in this section are those included in the current PCS 1x, and do not require development as part of the NLP | Refer RFP section 3.4.1 List of services to be included in NLP-Marine as part of API based integration. Bidder to make independent assessment. |
| 217 | 3 | 63 | | List of services to be included in NLP Marine as part of latch on system/application | Please confirm that the functions in this section are those included in the current PCS 1x, and do not require development as part of the NLP | Refer RFP section 3.4.1 List of services to be included in NLP-Marine as part of API based integration. Bidder to make independent assessment. |

| 218 | 1 | 8 | 1.3 Current Status of PCS 1x | The IT infrastructure required for running the PCS ver 1.x is cloud based augmented with the API Portal, Data Center in Navi Mumbai and DR site is located at Chennai. Help Desk Services (24x7) for PCS is operational from 2018 onwards. | In the list of MeitY empanelled Cloud Service Providers, which CSP hosts the current PCS ver 1.x System? | PCS 1.x is hosted on Sify |
|-----|--------------|-----|---|---|--|---|
| 219 | 8 | 143 | 8.2 Annexure - II 8.2.1 Functional Requirement of Cloud | | From the MeitY empanell list, is there any preferred CSP to host the NLP Marine System? | Refer Corrigendum-5 |
| 220 | 7. Annexures | 138 | 8.1 Annexure - I | 8.1.1, 8.1.2, 8.1.3, 8.1.4 | Can we assume that the integration to all the stake holders will be via Internet to the NLP System, hosted Cloud Service Provider's data center (for both Production, UAT and D.R)? | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
| 221 | 2 | 14 | NLP Marine | The overarching NLPMarine Vision is to cater to various stakeholders in G2G, G2B and B2B model. As such the key stakeholders of an effective Single Window system would be Exporters Importers Customs Regulatory Authorities Immigration Banks Ports (Sea, Land and Air) | Can we assume that the integration to all the stake holders will be via Internet from the NLP System hosted Cloud Service Provider's data center? | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |

| 222 | 8 | | 8.2 Annexure - II 8.2.1 Functional Requirement of Cloud | CSP should be empanelled under MeitY's "Provisional Empanelment of Cloud Service Offerings of Cloud Service providers (CSPs)" | | Refer Corrigendum-5 |
|-----|---|---|--|--|---|---|
| 223 | 8 | | time (deadline) for receipt of Bid fees and EMD in response to | Timeline of one month is very less to prepare a comprehensive National level system for National Logistics Portal. So we request IPA to provide one month extension till 30 Nov 2020 to prepare the bid submission. | Request IPA to share more details about the current system hosting details. | Current details provided in Corrigendum-5 |
| 224 | 1 | | Migration for PCS 1.0 | Migration of PCS1x to Cloud | As per Volume 1, it is stated that the Vendor has to maintain the existing PCS1x for 1 year during development of NLP & then maintain the NLP system for 4 years(total duration: 5 years). However as per this clause, it is stated that Vendor has to maintain the PCS1x for a period of 2 years for O&M. Pls Clarify. | Refer Corrigendum-5 |
| 225 | 2 | 9 | | The Service Provider shall be required to design, develop, integrate, implement, operate and maintain "NLP Marine ver1.0 for the Indian sea port communities and provide technical support for one year to PCS 1x (design, develop, integrate, implement, operate and maintain "NLP Marine ver1.0) and during to the solution for a period of 2 years for O&M from the date ofGo-Live, totaling to three years | Is Java Acceptable as the new system development for NLP. | Refer Corrigendum-5 |

| 226 | 8 | 151 | 8.4.1 Annexure | Str. Level Min. No. of Minimum Crisite Deployment | . What is the no. of Production issues per lonth in current PCS 1x System. . How many change Requests/Service equests added in last one year in existing CS1x system. | There is no production issue,apart from few downtime during production. |
|-----|---|-----|----------------|---|--|--|
| 227 | 5 | 116 | | SLA for operation & Maintenance of current PCS 1x. | What is the Size of current support system | Refer Corrigendum-5 |
| 228 | 5 | 116 | | SLA for operation & Maintenance of current PCS 1x. | What is the current SLA, how much is the response time to respond for different types of issues in current PCS 1x system minor issues: major issues: | Refer Corrigendum-5 |
| 229 | 5 | 116 | | SLA for operation & Maintenance of current PCS 1x. | Current PCS1x is being used by 12 major ports & 12 minor ports in India. How to consider the addition of more minor port integration in future, Will it be considered through Change Request mechanism or a fixed price. If fixed price: How mush it is being approved by IPA. | Refer Volume 3 Schedule II |
| 230 | 8 | 138 | Annexure - I | Major Ports & Minor Ports on PCS 1x | Since the NLP System will be hosted in the Cloud, what is the meaning of On Site resources for L1 & L2 Support? | IPA to consider a team of 2 people 24*7 for onsite helpdesk, rest can be handled remotely |
| 231 | 2 | 33 | 2.7.3 | Solution is based on SLA (response and resolution) support as per the following: Ticketing System for capturing incident and record of closure On site resources for L1 & L2 Support Off Site resources for L3 and above | On Site resources for L1 & L2 Support is meant to be stationed for which location? | IPA to consider a team of 2 people 24*7 for onsite helpdesk, rest can be handled remotely |
| 232 | 2 | 33 | 2.7.3 | Solution is based on SLA (response and resolution) support as per the following: Ticketing System for capturing incident and record of closure On site resources for L1 & L2 Support Off Site resources for L3 and above | Since the NLP System will be hosted in the Cloud, what is the meaning of On Site resources for L1 & L2 Support? | IPA to consider a team of 2 people 24*7 for onsite helpdesk, rest can be handled remotely |

| 233 | 3 | 48 | 3.1 Scope Overview | based (response and resolution) support as per the following: •Ticketing System for capturing incident and record of closure • Location-wise On-site resources for L1 & L2 Support • Off-Site resources for L3 and above | The requirement is to provide the Business | |
|-----|---|----|-----------------------|--|--|-----------------|
| 234 | 3 | 48 | 3.1 Scope Overview | Solution provider should provide SLA based (response and resolution) support as per the following: Ticketing System for capturing incident and record of closure Location-wise On-site resources for L1 & L2 Support Off-Site resources for L3 and above | | Query not clear |

| 235 | Vol 2 Termination | 192 | Termination | The other party to the Agreement is in material breach of the Agreement and does not remedy the breach within 30 days of notice from the other party so to do (if capable of remedy) the other party may terminate the Agreement immediately by notice to the party in breach. The material breach including but not limited to the following. | We suggest that remedy of the breach be done in 60 days instead of 30 days. | No change. As per RFP section 8.9 |
|-----|----------------------------------|-----|----------------------------|--|--|---|
| 236 | Vol 2 Service Level Agreement | 116 | Service Level Agreement | The maximum penalty to be levied is 10% of Quarterly Payout. The payments will be as per terms defined under Schedule VI of Volume III of this tender. | We request you to provide the maximum Penalty exposure as a percentage of the total contract price rather than quarterly pay | No change. As per RFP section 5.3 |
| 237 | Section 3.3.9 | 58 | Volume 2 | Business Intelligence and Data Analytics | Do we have any technical requirements for this section as well. | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
| 238 | Section 2.7.2 | 30 | Volume 2 | Alerts and Notifications –The alert and notification engine would enable real time or batch-based publishing of alerts and notifications across multiple channels (email,SMS) | Are we looking for tool to write business rules and if data is not coming with validation rules then throw an alert | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |

| 239 | Section 3.3.9 | 58 | Volume 2 | Business Intelligence and Data Analytics: Data thus acquired from this complete supply chain of Maritime Trade, may need to be further complemented with external data sources such as Manufacturing, Weather, Spatial Geography, etc. Such data, may be used for smart decision making, such as: | Are we looking for data to br proiled first before loading and provide below profile report: Data sufficiency analysis in terms of null count, blank count, unique count etc. Data Statistics such as min, max, mean, median, mode, standard deviation etc. Performing structure discoveries Computing frequency distributions Computing pattern frequency distributions Computing metadata validations and statistics Identifying outliers and percentiles Identifications on range and domain checks Identifying referential integrity (pk/fk relationship) analysis Performing redundant data analysis | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
|-----|---------------|----|----------|---|---|---|
| 240 | Volume 2- | | | Event based Notifications and Alerts at triggers points on key transactions. | Can you please specify key transactions on which notifications and alerts are triggered in current PCS1.x | Notifications and alerts raised for messages in real time for traders, customs, users as SMS and Email |
| 241 | Volume 2- | | | New Development of Value Adds to PCS 1.0 modules | Please specify in detail the Value add Modules with functionalities which has brought in by PCS1.x from PCS1.0 | PCS 1x was moved to clould platform. Details to be provided to SI |
| 242 | Volume 2- | | | Development of Mobile Application. | Kindly advice how many stakeholders have downloaded the mobile app till date and what all benefits the Mobile app has brought to the end user or shipment stakeholders | Current mobile application is not for any transactions. Details for mobile downloads and mobile transactions to be provided to the winning bidder |

| 243 | Volume 2- Section 7 | 1.1 | | integration of systems, that is only with API mechanisim and not other ways such as UNEDIFACT messages, SOAP or Web Services, Etc. Please confirm our understanding? | Refer RFP section 3.1 The system has to provide a centralized intelligent electronic message switching facility to exchange messages in XML, UNEDIFACT and proprietary standards in multiple protocols to and from members of maritime community. |
|-----|---------------------|-----|--|--|---|
| 244 | Volume 2- Section 8 | 1.3 | and multiple private non major ports / | · · | Refer Annexure 1 -8.1.2, 8.1.3, 8.1.4 |
| 245 | Volume 2- Section 8 | 1.3 | The stakeholders (Category) in the current PCS 1x system are 27. The list of stakeholders is as follows: | stakeholders from listed 27 stakehoders. | 23 stakeholders are active. PHO, Immigration, MMD and Tank Form operator are not active |
| 246 | Volume 2- Section 8 | 1.3 | implemented/ under implementation as part of PCS 1.x are: | a compartive table with what is being desired in NLP- marine. What has been provided is at a very high level for bidders to understand | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. Bidder to perform a self assessment of existing system during system walkthrough. |
| 247 | Volume 2- Section 8 | 1.3 | Proprietary and UNEDIFACT formats as per | Kindly advice how many EDI messages have been tested and implemented successfully. Are those Mobile enabled also. | All messages are implemented in PCS1.x. At present, Mobile app is not for transactions. |
| 248 | Volume 2- Section 8 | 1.3 | API Gateway enabling the various stakeholder to integrate with PCS1x using API services | Why it is specified that integration with various stakeholders via API services and not by other means such as SOAP,Web services,sFTP,etc. The other modes should also be allowed so as to ensure wider choice of integration with stakeholder systems | Refer Corrigendum-5 |

| 249 | Volume 2- Section 8 | 8 | | API Integration with the ICEGATE, Major Ports, ICD CFSs, and Shipping Lineshas provided following benefits | Why it is specified that integration with various stakeholders via API services and not by other means such as SOAP,Web services,sFTP,etc. The other modes should also be allowed so as to ensure wider choice of integration with stakeholder systems | Refer Corrigendum-5 |
|-----|---------------------|---|-----|--|--|---|
| 250 | Volume 2- Section 8 | 3 | 1.3 | Seamless integration with the various service providers providing services like eDO, eVGM etc. | With how many services providers PCS1.x have done integrations for services like e-DO,VGM. Kindly give brief names of service providers. | Refer Annexure VII - 8.7.2 |
| 251 | Volume 2- Section 9 | 9 | 1.3 | Exchange of EDI messages using multiple protocols (SFTP, API, HTTPS) | As per our understanding PCS1.x does not support sFTP & HTTPS. Please share with us which are the messages that are exchanged with stakeholders using multiple protocols. | Refer Corrigendum-5 for additional details of PCS 1.x |
| 252 | Volume 2- Section 9 | 9 | 1.3 | Seamless conversion of messages from one format to another | Please specify in detailed what are the formats that the messages are converted. Kindly share the messages list which are converted with stakeholders details who are currently using same | Refer Corrigendum-5 |
| 253 | Volume 2- Section 9 | 9 | | Intelligent routing of messages to multiple stakeholders as per defined recipient list | Statement is not clear or elaboratory to understand the functionality which has been developed (Intelligent routing?) | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
| 254 | Volume 2- Section 9 | 9 | 1.3 | Administrative services | What are the administrative services those are part of PCS1.x | Stakeholder can manage their Password protection, expiry, OTP validation, Email change |
| 255 | Volume 2- Section 9 | 9 | 1.3 | Alerts to the stakeholders using SMS & emails | Kindly share the list of stakeholders who are receiving the SMS notifications. | Notifications and alerts raised for messages in real time for traders, customs, users as SMS and Email |

| 256 | Volume 2- Section | 9 | 1.3 | Dashboard with important KPIs for port officers and Ministry | | 1. Bank Integration 2. Stakeholder onboarding 3. Payment Volume 4. EDI / API Messages exchanged 5. Delivery Orders 6. Vessel Status at Ports 7. PMX Status 8. Port Performance 9. Application Performance |
|-----|-------------------|---|-----|--|--|---|
| 257 | Volume 2- Section | 9 | 1.3 | Entire cycle of elnvoice -ePayment- eDelivery Order | · | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
| 258 | Volume 2- Section | 9 | | During the present year, 2019-20, more than 18 million messages are exchanged through the PCS ver.1.x system. | We would appreciate if you could share the success and failure both data with regards to messgaes exchanged through PCS1.x | Messages failed are retried indefinately at an interval of 5 minutes |
| 259 | Volume 2- 1 | 9 | | PCS1x connected to major stakeholders which are required for the EXIM trade and the framework for exchanging messages, standardization of business/ message directories, central repository of knowledge and secure processes for facilitating payments have been established has achieved it's intended objectives. | provided to Ports/IPA/Ministry. | 1. Bank Integration 2. Stakeholder onboarding 3. Payment Volume 4. EDI / API Messages exchanged 5. Delivery Orders 6. Vessel Status at Ports 7. PMX Status 8. Port Performance 9. Application Performance |

| 260 | Volume 2- Section 9 | 9 | | advanced method for the exchange of information. PCS1x will reduce the duplication of data input through efficient electronic exchange of information. PCS1x has the ability to act as a National Logistics Portal as per Government directives. As Stage I, PCS 1x will be bootstrapped for enhancement and implementation of Nation Logistics Portal – Marine as per directives | exchange of information between all port and logistics sectors". Kindly share the list of all ports and logistics sectors for exchaging electronic information. We believe that the stakeholders to be more than 27. 2. Is there any audit for PCS1x being | Refer annexure 8.1 for list of ports and logistic sectors. Certin Audit is conducted. Audit Report, SLA reports can be provided to the SI |
|-----|---------------------|----|-----|---|---|---|
| 261 | Volume 2- Section | 10 | 1.6 | | We found Diagram P11 displaying as Portall PCS instaed of PCS 1x? Is our understanding correct. Can you please check and advise the correctness of phase wise rollout for Exporter/Importer. | Kindly refer it as PCS 1x |

| 262 | Volume 2 | | | Once NLP-Marine is developed and operated, it will be ultimately get merged/integrated with the I-log platform (single window) being developed by Logistics Division of Ministry of Commerce which embraces by Logistics portals viz. marine, land, air and e-market place. | Why is it specifically advised I-Log platform as single window and not any other solution provider? | Refer RFP page 198: Ministry of Commerce (MOC) has envisioned establishment of the India Logistics Platform (I-Log) comprising of Marine, Land, Air and E- Commerce Platform for the EXIM Trade as well as Domestic Trade from and to India with a view to increase the Ease of Doing Business quotient in India and increase the Logistics Performance Index (LPI). MOC and IPA agree to subsequently integrate the National Logistics Portal – Marine with the India Logistics Platform (hereinafter referred to as I-Log) after the completion of its development by MOC. |
|-----|--------------|----|-------|---|--|--|
| 263 | 2 | 12 | 2.1 | The NLP-Marine is designed in order to offer the following for the maritime stakeholder community | We see that the same services are mentioned by different names across the document. This creates avoidable confusion. Kindly ammend so as to have the required consistency of terminology | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
| 264 | Volume 2 - 2 | 12 | 2.1.1 | Cargo Services | Please specify the services realted to Cargo/Goods in detail that will be handled From / To stakeholders. What are documents getting exchanged with current mode of activity for services that are currently performed in PCS1.x and addionally required in NLP marine | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |

| 265 | Volume 2 - 2 | 12 | 2.1.2 | Regulatory Bodies and PGA Services | Please specify the services realted to Regulatory Bodies and PGA Services in detailed that will be handled From / To stakeholders. What are documents getting exchanged with current mode of activity, services that are currently performed in PCS1.x and addionally required in NLP marine. | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
|-----|--------------|----|-------|--|--|---|
| 266 | Volume 2- 2 | 12 | 2.1.3 | Carrier Service Platform | Please specify the services realted to Carrier Services in detailed that will be handled From / To stakeholders. What are documents getting exchanged with current mode of activity, services that are currently performed in PCS1.x and addionally required in NLP marine. | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
| 267 | Volume 2 - 2 | 13 | 2.1.4 | Finance and Insurance Platform | Please specify the services realtaed to Finanace and Insurance platform in detailed that will be handled From / To stakeholders. What are documents getting exchanged with current mode of activity, services that are currently performed in PCS1.x and addionally required in NLP marine. | the RFP, detailed |
| 268 | Volume 2 - 2 | 13 | 2.2 | Concept of NLP Marine | If we see the High level functionality required as in detailed from and to stakeholders is not written in tender document, mostly all functionalities are from PCS1.x. Can you highlight a tabular table providing details of existing functionality in PCS1.x and required functionality in addition to same in NLP | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
| 269 | Volume 2 - 2 | 21 | 2.5 | The proposed solution should be able to scale up for user volume, data volume, transaction volume and functionality; as and when required. | Please provide us the scalability break up for No of user, tentative transaction & data volume expected from slotuon | Refer section 8.7.1, 8.7.4, 8.7.5, 8.8 |
| 270 | Volume 2 - 2 | 23 | 2.5 | Cargo Service Platform: | Please share the functionality in detail with from to stakeholder and documents exchanged at each event | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |

| 271 | Volume 2 - 2 | 23 | 2.5 | Regulatory Bodies and PGAs Service Platform | Please share the functionality in detail with from to stakeholder and documents exchanged at each event | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
|-----|--------------|----|-------|---|--|---|
| 272 | Volume 2 - 2 | 23 | | Carrier Service Platform | Please share the functionality in detail with from to stakeholder and documents exchanged at each event | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
| 273 | Volume 2 - 2 | 23 | | Finace and Insurance Service Platform | Please share the functionality in detail with from to stakeholder and documents exchanged at each event | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
| 274 | Volume 2 - 3 | 51 | 3.3.1 | Cargo and Carrier Platform | It would be clearer if the existing PCS1x architecture and features are described and the additions proposed to be included under this tender are indicated clearly. It would be better to provide the existing / additional features to be carried out under this RFP specifically. Perhaps, information given in a table would make it clearer to the vendor. Topic / Features Available controls & features in PCS 1x Additions required for NLP Marine Sign On Authentication Identity Management Authorization Security Privacy Enterprise Manageability Etc. | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |

| 275 | Volume 2 - 3 | 53 | 3.3.2 | Selected features of banking and financial services are expected to be added in the NLP Marine | EEMD and EPBG features – Whether the existing features of PCS 1x would be included under these services. Payment related issues in PCS 1x already reported would be addressed prior to proposed implementation?. | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
|-----|--------------|-----|---------|--|--|---|
| 276 | Volume 2 - 3 | 83 | 3.4.1.7 | Business Transaction Support Module | Business Transaction Support Module – Is it another name for the Grievances Module? | As per RFP section 3.4.1 |
| 277 | Volume 2 - 3 | 86 | 3.4.1.9 | Mobile App Login Module | Mobile App Log in Module – What is required to be developed here as it is already available in PCS1x | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
| 278 | Volume 2 - 5 | 116 | 5.3 | The payment will be made by IPA to the bidder on quarterly basis. The quarterly invoice will be submitted by the bidder to the IPA, who will in turn release the 80% of the payment if there is no dispute and after verification/audit of the invoices and necessary documents, release balance 20% payment. The payments will be released subject to acceptance procedure. | What is the SLA for IPA to carry out verification/audit of invoices. | Refer Corrigendum-5 point 3.1 |
| 279 | Volume 2 - 5 | 116 | 5.3 | The bidder will be eligible for an SLA holiday period wherein the SLAs shall not be applicable. This SLA holiday period will not be more than a quarter from the date of GO-Live, until and unless decided or agreed with IPA. The SLA holiday period is for streamlining the SLA measurement and monitoring process of the project. | What do you mean by Quarter period. Pls brief in detail weather it can be considered as 90 Days per year from Go Live or anything else | As per RFP section 5.3 The maximum period is for 3 months after the Golive, based upon the discretion of IPA |
| 280 | Volume 2 - 8 | 138 | 8.1.1 | Major Ports on PCS 1x | Can you please specify outoff all registered Major ports all are active stakeholders of PCS1.x | All major ports are stakeholders of PCS 1.x |
| 281 | Volume 2 - 8 | 138 | 8.1.2 | Non-Major Ports on PCS 1x | Can you please specify outoff all registered Non- Major ports all are active stakeholders of PCS1.x | All non - major ports are stakeholders of PCS 1.x |

| 282 | Volume 2 - 8 | 138 | 8.1.2 | This section contains the CFS and ICD onboarded on PCS Ver 1x. These have to be taken up under the scope of this RFP. | Can you specify how many are active stakeholders of PCS1.x | 23 stakeholders are active. PHO, Immigration, MMD and Tank Form operator are not active |
|-----|--------------|-----|---------|---|--|---|
| 283 | Volume 2 - 8 | 168 | 8.6.1.3 | 1. Vessel Module | Can you assist in providing the detailed functionality which will help in analysing avoiding overlapping functionality | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
| 284 | Volume 2 - 8 | 168 | 8.6.1.3 | Cargo (Containerized / Non- Containerized) Module | Can you assist in providing the detailed functionality which will help in analysing avoiding overlapping functionality | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
| 285 | Volume 2 - 8 | 168 | 8.6.1.3 | 3. Regulatory Clearance Module | Can you assist in providing the detailed functionality which will help in analysing avoiding overlapping functionality | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
| 286 | Volume 2 - 8 | 168 | 8.6.1.3 | 4. Payment Module | Can you assist in providing the detailed functionality which will help in analysing avoiding overlapping functionality | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
| 287 | Volume 2 - 8 | 168 | 8.6.1.3 | 5. Latch-on Services | Can you assist in providing the detailed functionality which will help in analysing avoiding overlapping functionality | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
| 288 | Volume 2 - 8 | 174 | 8.7.1 | List of Stakeholders of PCS 1x: | From the attached list can please specify how many active stakeholders are there in PCS1.x | 23 stakeholders are active. PHO, Immigration, MMD and Tank Form operator are not active |

| 289 | Vol 2 - Infrastructu | 33 | BYOL (Only DB) - IPA can bring their own Licenses and run the same, the Licensing is governed by the IPA with the Software vendors. IPA needs to certify and meet the conditions of the respective Software Vendors Subscription from Cloud Service Provider (CSP) Under SPLA- IPA can subscribe for the licenses through SPLA model and pay monthly or Annual Payments, depending on the subscriptions. | | Refer Corrigendum-5 |
|-----|----------------------|----|---|--|---------------------|
| 290 | Vol 2 - Infrastructu | 33 | (CSP) Under SPLA- IPA can subscribe for the licenses through SPLA model and pay monthly or Annual Payments, depending on the subscriptions. | SPLA(Service Provider License Agreement) is a Microsoft specific licensing model in which Microsoft provides rights to use its licenses in subscription model to hosting providers. Kindly delete the SPLA requirement as not all bidders and CSPs will be able to offer SPLA. Please modify the clause to- "Subscription from Cloud Service Provider (CSP) - IPA can subscribe for the licenses and pay monthly or Annual Payments, depending on the subscriptions." | Refer Corrigendum-5 |
| 291 | Vol 2 - 3.3.10 Clou | 59 | Empanelment of Cloud Service Offerings of Cloud Service providers (CSPs)" | Provisional empanelment of CSP was done by MEITY long ago and that is no longer in use. MeitY has given (non-provisional) empanelment to multiple cloud service providers which are listed on their website: https://www.meity.gov.in/content/gi-cloud-meghraj; Hence please remove the term "provisional". Also IPA should mandatorily ask for empanelment letter of MEITY and undertaking on CSP letterhead for this clause. | Refer Corrigendum-5 |

| 292 | Vol 2 - 8.2.1 Func | 143 | | | | Refer Corrigendum-5 |
|-----|---------------------|-----|-------------|---|--|--|
| 293 | Vol 2 - 8.2.1 Func | 143 | Bullet no 5 | □ The primary DC and the disaster recovery site should be in different seismic zones within India | This clause is not in line with the MEITY criteria for Disaster Recovery services in cloud. Request you to kindly delete this clause and consider only the MEITY Guidelines published on their website: https://www.meity.gov.in/writereaddata/files/t ender_upload/Application_CSP.pdf; Pg 33, Point no. 4. "The DC & DR sites shall be separated by a minimum distance of 100 kilometers." | Refer Corrigendum-5 |
| 294 | Vol 2 - 8.2.1 Func | 143 | | Meet any security requirements published (or to be published) by MeitY or any standards body setup / recognized by Government of India from time to time and notified to the CSP by MeitY as a mandatory standard | Clause is ambiguous in nature. Kindly delete "or any standards body setup / recognized by Government of India " | No change. As per RFP clause 8.2 |
| 295 | Vol 2 - 8.4.3 Relia | 152 | | 99.999%. | | The clause refers to Reliability as per RFP |
| 296 | Vol 2 - 8.4.3 Relia | 152 | Bullet no 2 | We recommend Cloud SLA to be up and above 99.5% to be taken into consideration while selecting CSP. | Please clarify if the clause is a recommendation or a mandate. | It is a requirement for IPA |

| 297 | Vol 2 - 8.4.3 Relia 1 | 152 | Reliability SLA: > 99.99% Loss of Data due to unavailability / failure of infrastructure | Vol-2, Section 5.3 has the granular level Service Level Agreement defined. This clause is ambigious in nature and doesn't specify on what components/service of the cloud infrastructure is this SLA applicable. | The clause refers to Reliability as per RFP |
|-----|-----------------------|-----|--|---|---|
| 298 | Vol2 - 3.1 Scope (4 | 47 | IPA will transact directly with the MeitY Certified Cloud Solution provider while the Service Provider will facilitate the management of the solution. | This clause is restrictive in nature as many global hyper-scale Cloud Service Providers don't transact directly with customers and require a service provider in between them and customer. Kindly delete this clause. CSP should provide cloud services to the bidder and maintain cloud SLA at the backend and bidder should be held responsible for overall SLA (application+cloud+DR+helpdesk) | No change. As per RFP clause 2.5 |
| 299 | Vol 2 - Section 2.62 | 26 | Technical Query | How will data security be handled while intefacing with PCS 1x? | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
| 300 | Vol 2 - Section 2.62 | 26 | Technical Query | Will there be any PKI implementation? Or will it be through secured APIs? | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
| 301 | Vol 2 - Section 2.72 | 26 | Technical Query | We are assuming there is no technology constraint for NLP Marine system | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
| 302 | Vol 2 - Section 3.14 | 47 | Technical Query | | As per RFP section 2.5 Cloud Enabled Deployment Application should be hosted in a MeitY empanelled Cloud Service Provider. |

| 303 | Vol 2 - Section 8.6 | 165 | | Technical Query | What is the data retention period? | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
|-----|--|-----|---------------|---|--|---|
| 304 | Vol 2 - Section 2.6 | 26 | | Technical Query | Is there any SSO requirement to connect to PCS 1x or the data will be purely exchanged using interfaces? | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
| 305 | Vol 2 - Section 2.1 | 12 | | Technical Query | Is there any integration between NLP & any reaulatory authorities or other systems? | Refer RFP section 3.1 |
| 306 | Vol 2 - Section 2.5 | 22 | | Technical Query | Is there a standard payment gateway that shall be provided for integration or it will be decided by the solution provider? | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
| 307 | Vol 2 - Section 3.3 | 58 | | Technical Query | Regarding Analytics or BI Data warehouse, will it be specific only to NLP Marine or it will share data with other systems or other systems will feed data to NLP system? | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
| 308 | Vol 2 - Infrastructure Software Licensing baseline | 33 | & Row no 3 | BYOL (Only DB) - IPA can bring their own Licenses and run the same, the Licensing is governed by the IPA with the Software vendors. IPA needs to certify and meet the conditions of the respective Software Vendors Subscription from Cloud Service Provider (CSP) Under SPLA- IPA can subscribe for the licenses through SPLA model and pay monthly or Annual Payments, depending on the subscriptions. | | Refer Corrigendum-5 |

| 309 | Vol 2 - Infrastructure Software Licensing baseline | | & Row no 3 | Subscription from Cloud Service Provider (CSP) Under SPLA- IPA can subscribe for the licenses through SPLA model and pay monthly or Annual Payments, depending on the subscriptions. | SPLA(Service Provider License Agreement) is a Microsoft specific licensing model in which Microsoft provides rights to use its licenses in subscription model to hosting providers. Kindly delete the SPLA requirement as not all bidders and CSPs will be able to offer SPLA. Please modify the clause to- "Subscription from Cloud Service Provider (CSP) - IPA can subscribe for the licenses and pay monthly or Annual Payments, depending on the subscriptions." | Refer Corrigendum-5 |
|-----|--|-----|---------------|--|--|---------------------|
| 310 | Vol 2 - 3.3.10 Cloud Services | 59 | | It is expected by IPA that the bidder who qualify to provide clouds services will also comply with the mandatory information security requirements applicable for cloud deployment models of "MeitY's "Provisional Empanelment of Cloud Service Offerings of Cloud Service providers (CSPs)" | Provisional empanelment of CSP was done by MEITY long ago and that is no longer in use. MeitY has given (non-provisional) empanelment to multiple cloud service providers which are listed on their website: https://www.meity.gov.in/content/gi-cloud-meghraj; Hence please remove the term "provisional". Also IPA should mandatorily ask for empanelment letter of MEITY and undertaking on CSP letterhead for this clause. | Refer Corrigendum-5 |
| | Vol 2 - 8.2.1 Functional Requirement of Cloud | 143 | | CSP should be empanelled under MeitY's "Provisional Empanelment of Cloud Service Offerings of Cloud Service providers (CSPs)" | Provisional empanelment of CSP was done by MEITY long ago and that is no longer in use. MeitY has given (non-provisional) empanelment to multiple cloud service providers which are listed on their website: https://www.meity.gov.in/content/gi-cloud-meghraj; Hence please remove the term "provisional". Also IPA should mandatorily ask for empanelment letter of MEITY and undertaking on CSP letterhead for this clause. | Refer Corrigendum-5 |

| 312 | Vol 2 - 8.2.1 Functional Requirement of Cloud | 143 | Bullet no 5 | □ The primary DC and the disaster recovery site should be in different seismic zones within India | This clause is not in line with the MEITY criteria for Disaster Recovery services in cloud. Request you to kindly delete this clause and consider only the MEITY Guidelines published on their website: https://www.meity.gov.in/writereaddata/files/t ender_upload/Application_CSP.pdf; Pg 33, Point no. 4. "The DC & DR sites shall be separated by a minimum distance of 100 kilometers." | Refer Corrigendum-5 |
|-----|---|-----|-------------|---|--|--|
| 313 | Vol 2 - 8.2.1 Functional Requirement of Cloud | 143 | Buller no 2 | Meet any security requirements published (or to be published) by MeitY or any standards body setup / recognized by Government of India from time to time and notified to the CSP by MeitY as a mandatory standard | Clause is ambiguous in nature. Kindly delete "or any standards body setup / recognized by Government of India " | No change. As per RFP clause 8.2 |
| 314 | Vol 2 - 8.4.3 Reliability (up time), redundancy, persistency, fall back scenarios | 152 | Bullet no 1 | Built in high availability - SLA from 99.5% to 99.999%. | | The clause refers to Reliability as per RFP |
| 315 | Vol 2 - 8.4.3 Reliability (up time), redundancy, persistency, fall back scenarios | 152 | Bullet no 2 | We recommend Cloud SLA to be up and above 99.5% to be taken into consideration while selecting CSP. | Please clarify if the clause is a recommendation or a mandate. | It is a requirement for IPA |
| 316 | Vol 2 - 8.4.3 Reliability (up time), redundancy, persistency, fall back scenarios | 152 | Bullet no 2 | Reliability SLA: > 99.99% Loss of Data due to unavailability / failure of infrastructure | , | The clause refers to Reliability as per RFP |

| 317 | Vol2 - 3.1 Scope Overview | 47 | | IPA will transact directly with the MeitY Certified Cloud Solution provider while the Service Provider will facilitate the management of the solution. | 1 | No change. As per RFP clause 2.5 |
|-----|---|-----|--------------------|--|---|---|
| 318 | National Logistics Portal (Marine) Ver1.0, Volume 2 "Bill of Material" | 130 | 6.1, 6.1, 6.3, 6.4 | "Bill of Material" | asked for including all DC and DR locations. | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
| 319 | National Logistics Portal (Marine) Ver1.0, Volume 2 "Bill of Material" | | | Infrastructure and Application Security, 3. Security tools Implemented in IPAPCS1.x Application, "point (i) i.e., WAF" | requirement from WAF is to provide lapplication level security from common layer-7 attacks as cross-site scripting (XSS), | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |

| 320 | | Volume II, Page 26 of 206 | 2.6.1 | "The section talks about, a scalable and sustainable solution for the next 10 | Our understanding is, that to meet such | Refer Corrigendum-5 |
|-----|-------------------|------------------------------|-------|---|---|---------------------|
| | Scalable Solution | | | | requirements, bidder has to come up with emerging technology solution using modern development methodogies and architectures. | |
| | | | | | Please confirm if the proposed solutionshould be based on <u>microservices</u> and enterprise container based <u>architecture</u> including the other leading platforms like ESB, API, Portal, BPM etc. | |

| 321 | Infrastructure | Volume - II, | 2.7.3 | Infrastructure Software Licensing baseline - | Our understanding is that National Logistic | Refer Corrigendum-5 |
|-----|----------------|------------------|-------|--|--|---------------------|
| 021 | Software | Page 33 of 206 | - | Category : Open Source | Portal (NLP) - Marine is mission critical | reier corngendum o |
| | Licensing | 1 age 55 of 200 | | Pricing Option : No charge | program which requires business continuity, | |
| | baseline | | | Description: IPA can run unlimited versions | | |
| | basellile | Page 157 - | | of the same, except limited by number of | scalability, performance and enterprise | |
| | | Data Center | | VMs allowed per cloud | grade security. | |
| | | Infrastructure | | Vivis allowed per cloud | grade security. | |
| | | Bill of Material | | | To meet above criterias and SLAs | |
| | | Annexure VI- | | | mentioned in RFP document, there shall be | |
| | | Section 8.6 | | | · · · · · · · · · · · · · · · · · · · | |
| | | | | | enterprise grade support for all | |
| | | Pages 157-161 | | | technologies including Open Source | |
| | | | | | software products which will be used to | |
| | | | | | build Portal, API, ESB, Message Queue, | |
| | | | | | BPM, Rule Engine, Application Server, Web | |
| | | | | | Server or any data bases. | |
| | | | | | Your kind attention is drawn to the Bill of | |
| | | | | | Material (DC & DR) published in | |
| | | | | | Annexure VI of the RFP Vol 2 where open | |
| | | | | | source products with enterprise support | |
| | | | | | are already deployed and they are not the | |
| | | | | | free or community versions. | |
| | | | | | The of community versions. | |
| | | | | | It is requested to amend the | |
| | | | | | Infrastructure Software Licensing | |
| | | | | | baseline as follows: | |
| | | | | | | |
| | | | | | Category: Open Source with Enterprise | |
| | | | | | Support | |
| | | | | | Pricing Option : Cost to be included in SI's | |
| | | | | | bid | |
| | | | | | | |

| | Architecture of Integration Platform | Volume - II, Page 44 of 206 Page 157 - Data Center Infrastructure Bill of Material Annexure VI- Section 8.6 Pages 157-161 | | Reference Architecture of Integration Platform | components like business process | Comprehensive bid to be provided by the SI based on self assessment. |
|-----|--|---|----|---|--|--|
| 323 | -Volume 2, 8.2.2. -Volume 2, 8.2.1 | -146 -143 | | | The Primary DC-Cloud and the DR-Cloud should be in different physical locations supporting active-active arrangement Current clauses limit the partipication from public cloud players, which will potentially reduce the options for the NLP program. Request the committee to reconsider these | Refer Corrigendum-5 |
| 324 | Volume 2, 8.4.1 | Page 151 | | -Application Framework - To standardize coding practices MS.Net - Reporting - To provide Management with reporting information RDLC, MS SQL, SSRS, PDF / Excel Export | -Application Framework - To standardize coding practices on MS.Net as well as other open standards frameworks - Reporting - To provide Management with reporting information RDLC. MS SQL, SSRS or other ppen standards frameworks, PDF / Excel Export This will help to adopt best practices using open standards approach and reduce dependence on any particular technology alone | Refer Corrigendum-5 |
| 325 | Volume 2, 3.1 | Page 46 | -4 | Call center for help desk service | additional FTEs supporting existing call center. Please clarify | IPA to consider a team of 2 people 24*7 for onsite helpdesk, rest can be handled remotely |

| 326 | Volume 2, 3.1 | Page 47 | -2 | Prepare a cloud roadmap for PCS 1x and implement the same | Beyond cloud licenses, will the existing licenses (software, hardware and AMC) required to run PCS 1x be made available by IPA to the bidder. Please clarify | Refer Corrigendum-5 |
|-----|---------------|---------|-------|---|---|---|
| 327 | Volume 2, 3.1 | Page 49 | | Intergration of 50 latch on systems to NLP | Please clarify if integrations of latch on systems be taken care by bidder or by existing providers. Also is there any requirement to migrate the latch on systems on cloud as well. | Refer Corrigendum-5 |
| 328 | II | 10 | 1.6 | Jouney of PCS towards NLP | Once NLP-Marine is developed and operated, it will be ultimately get merged/integrated with the I-log platform(single window) being developed by Logistics Division of Ministry of Commerce which embraces by Logistics portals viz. marine, land, air and e-market place. What is this I-log platform? Do we have understanding what does integration and more importantly merging means here? | The details of data to be exchange to be captured at the design phase. I-log platform is an eMarketplace platform to combine air, marine, road, and provide single window |
| 329 | II | 39 | 2.7.8 | Enterprise Manageability and Operations Architecture | What is Change Management Board? Who will be part of it? | Please SCHEDULE II – CHANGE CONTROL SCHEDULE in Volume 3 of the RFP |
| 330 | II | 47 | 31 | Scope Overview | Who all are MeitY certified Cloud Service Providers? Any suggestions? Basically, I saw Azure and AWS have taken this certificate in 2017 and 18 respectively, not sure if its lifetime certificate or they have keep taking it periodically. | Please refer official website of Ministry of Electronics and Information Technology for the latest list of empanelled cloud service providers |
| 331 | II | 49 | 3.1 | Scope Overview | Does the bidder also needs to spend upon Marketing? Basis point: "Bidder is expected to market NLP-Marine in order to onboard maximum number of stakeholders so that all the transaction envisaged under NLP-Marine are carried out through the system. The success of this could also result in incentivisation of the bidder, which would be decided by IPA at a later stage." | Refer Corrigendum-5 |

| 332 | II | 107, 108 | 4.1 | Project Implementation Approach | Phase 1, 2 and 3 on Page 107 and Implementation Phases on 108, dont match with each other. | Please refer Corrigendum- 5 Annexure 2.1 |
|-----|----|----------|-------|---|---|---|
| 333 | II | 115 | 5.3 | Service Level Agreements | The SLAs and Penalties are defined without mentioning the load of the system. What is the load of traffic, transactions, messages etc are we looking at in next 5 years? | Refer section 8.8 for NLP sizing |
| 334 | II | 118 | 5.3 | SLA Parameters during Operations and Maintenance Period | Who is to develop the automated measurement tool? IPA or the Bidder or can we use third party? | Bidder to provide the tool |
| 335 | II | 133 | 6 | Operation and Maintenance | Is the bidder responsible for Management till 2 years after delivery or 5 years? | Refer Corrigendum-5 |
| 336 | II | 51 | 3.3.1 | 1-Route options for selected origin destination pair Estimated time calculation for different options Estimate cost calculation | Will Route planning be applicable for Non-Containeratized Cargo as well? What is the mandatory info to be entered by Importer/exporter for route planning? When user submits a route planning request are there any limits on number of options to be shown by different vendors? Any Business rules to list ordered by estimated time/Estimated Cost ect? Restrict route plans based on preferred vendors? Route also include if origin/ destination is a warehouse, factory or inland container depots? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 337 | II | 51 | 3.3.1 | 2-Maintain list of preferred vendors Check Vendor Information including GSTN, certifications, contact details, associations, number of trips completed, ratings, reviews etc. | should Exporter, Importer have ability to add/delete preferred vendors at any time?what are the different processes a vendor can be added vendor management list? How can the GSTn details be retrieved for a Vendor? Is there a common identifier? How is the common identifier validated? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |

| 338 | II | 51 | 3.3.1 | 3-Consolidation of load to be done via | Is booking of freight forwarder mandatory for | Indicative functional |
|-----|----|----|-------|--|--|--------------------------|
| | | | | freight forwarders | awailing this service? | requirements have been |
| | | | | | What is the meaning of less than container | provided in the RFP, |
| | | | | | load? Is it based on maximum container | detailed functional |
| | | | | | weight? Is this based on VGM weight. | requirement needs to be |
| | | | | | What is the defination of Less than Truck | captured by the bidder |
| | | | | | Load? Is it based on size of truck or carrying | during the design phase. |
| | | | | | capacity of truck? | |
| | | | | | How is the consolidation to be done? Per | |
| | | | | | container wise for Freight Forwarder? Per | |
| | | | | | trip wise for the Freight Forwarder? | |
| | | | | | Consolidation should be based on Vessel | |
| | | | | | Visit for all containers for the freight | |
| | | | | | Forwarder? | |
| | | | | | What needs to be done with the | |
| | | | | | consolidation of load? | |
| | | | | | | |

| 339 | | 51 | Exchange of virtual contract documents Exchange of e-invoice Exchange of booking note from shipping line | contract documents applicable? How the exchange needs to happend for a customer will there be a common code used across multiple systems? How all needs to see the Bill? How is submission to be managed with integrated systems? How is bill generations to be done? where will the charges be consolidated? How will GSTN be managed for generating a Bill? What is the scope for Generation of exchange? Does this also includes charges? Which all charges need to be included? Are there customers which are going to have a special contract and discounts? With whom are the booking notes to be shared, parties nominated for the booking only? Documents Exchange need to be between which all parties? Will there be partial generation of e-bill or the user needs to pay complete amount? Can the charges be paid per service over a e-bill by different parties? Who decides a paying party or is there a default paying party? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
|-----|----|----|--|--|---|
| 340 | II | 51 | shipping bill | be submitted for Shipping Bill? What documents are required for submitting a shipping bill? Does this requrie integration with ICE-Gate? When can a user download a shipping bill? | detailed functional |

| 341 | II | 51 | 3.3.1 | 6-Cargo related services-Booking of freight | what is the confirmation process post | Indicative functional |
|-----|----|----|-------|---|--|--------------------------|
| | | | | forwarder | | requirements have been |
| | | | | | What are the list of services included for | provided in the RFP, |
| | | | | | | detailed functional |
| | | | | | Who approves these services to be | requirement needs to be |
| | | | | | | captured by the bidder |
| | | | | | | during the design phase. |
| | | | | | mishaps on delivering these services? | |
| | | | | | Will there be a customised list of services | |
| | | | | | being offered per freight Forwarder? | |
| | | | | | Who list the services applicable for a freight | |
| | | | | | Forwarder? | |
| | | | | | Is there a validation for a freight forwarder to | |
| | | | | | list their services? | |
| | | | | | Who approves the list of transaction that | |
| | | | | | can be registered against the offering freight | |
| | | | | | forwared? Is there any validation on this? | |
| | | | | | Is there any requriement of documents to be | |
| | | | | | submitted for a freight forwarder before he | |
| | | | | | can offer a service? | |
| | | | | | How is the verification of Freight Forwarder | |
| | | | | | offering services done? | |
| | | | | | | |
| | | | | | | |

| 342 | 51 | 3.3.1 | applicable on the portal? what is the confirmation process post approvals (if any) and payments? Who approves these services to be delivered? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
|-----|----|-------|--|---|
| 343 | 51 | 3.3.1 | applicable? what is the confirmation process post approvals (if any) and payments? Are the service lists different with respect to the Cargo? Are there any standards to be followed for | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |

| 344 | II | 51 | 3.3.1 | 9-Tracking of goods and compliance | parameters? Example shipping bill?Container Number? Is there a integration requried for tracking for receiving information? What all tracking is needed on this? E.g. | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
|-----|----|----|-------|--|---|---|
| 345 | | 51 | 3.3.1 | 10-Online payment services | & security measures to be in place?(Ex tokenization/3D authentication)/Any reporting requirements against payments to analyze sales and payments on the portal? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 346 | | 51 | | 11-Query submission, processing and tracking | redressal? Griviances are addressed to whom? Are there any SLA around grienciences redressal? how can the importer/exporter track the griviences raised | All tickets are raised in OTRS which can be tracked. Detailed requirements to be captured in the design phase |

| 347 | II | 51 | 3.3.1 | 12-User based dashboards to view trade statistics | What are the different reports/dashboards that should be accessible to the importer/exporter? what will be the purpose of the each reports. Will reports be considered as a new module in NLP?What are the options user should have with the reports -View/download/share/print ect? Are these reports to be based on role and privileges? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
|-----|----|----|-------|--|---|---|
| 348 | II | 52 | 3.3.1 | 5-Door to door service | Will Door to Door service will be provided for Both FCL/LCL contianers on the portal? When user opts for Door to Door service what will the default services to be listed? Are there any validations on the default services Door to Door option listed by the vendor? Will user have the option to select/unselect partially some services from the list and get a revised quote accordingly? Will door to door be based on the address provided during registration? Can a user have multiple address within on registration? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 349 | II | 52 | | 8-Ratings and reviews of different service providers | what shoud be the rating system to be followed in the portal?Is there any approval process for reviews and ratings provided? what are the different user types who have option to provide reviews/ratings? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 350 | | | | | Is the rating and review be based on per service or per module? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |

| 351 | 11 | 52 | 3.3.1 | 12-User based dashboards to view trade statistics | · · | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
|-----|-----|----|-------|---|--|---|
| 352 | II. | 52 | 3.3.1 | 2-Invoice Generation Invoice Sharing | what is the mandatory information required for raising the invoice?is there any approval process post invoice generation? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 353 | 11 | 52 | 3.3.1 | 3-User based Activity Dashboard | What are the different reports/dashboards that should be accessible to the importer/exporter? what will be the purpose of the each reports. Will reports be considered as a new module in NLP?What are the options user should have with the reports -View/download/share/print ect? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 354 | 11 | 52 | | 4-Query submission, processing and tracking | queries covered in the above section | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |

| 355 | II | 52 | | request with container depot | to be passed to the container allotment request? what is the current process for post survey&container allotment? What is included as part of the survey? Is there any integration requried for | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
|-----|----|----|-------|------------------------------|---|---|
| 356 | 11 | 52 | 3.3.1 | | approving the request? How will it be determined that an allotment request be closed? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |

| 357 | li e | 52 | 3.3.1 | 3-User based Activity Dashboard | requirements that would be avilable for Container Depot/Truck aggregators/CFS/ICD? Are there going to standard reports for each client type? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
|-----|------|----|-------|--|---|---|
| 358 | II | 52 | | 1-Accept booking request from shipper/exporter/ importer Sharing electronic Contract between stakeholders Request for mandatory document sharing | How are railway custodian to be integrated as a nomination to the booking? Who validated the contract between stakeholders? Who validates the mandatory documents authenticity? How is the document shared electonically? what type of integration is requried? Is there an approval required for accepting a booking? In case of amendment can the user Amend the booking or they need to decilne the booking for Shipper/exporter/importer to resend the booking? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 359 | II | 54 | 3.3.4 | General Query | Following services are listed under Cargo&Carrier Platform a.Route Planning b.Vendor management List c.container booking services d.freight forwarder booking e.Warehousing services booking f.packaging services booking i.Review and Rating h.Allot containers request i.Accept Allotment request j.Railway Custodian booking request & acceptance k.Packaging owner booking request But the modules under Cargo&Carrier Platform donot cover the detailed requirements for these services. Are these existing modules in PCS? Please provide more details. | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |

| 360 | | 67 | EMREG.REQ.001-System shall provide single interface for registration to all exporters/ importers and LSPs who intend to do EXIM trade business using NLP MARINE | availing the services on this portal? Who will approve the registration? What all services will be applicable to these clients? What are the mandatory fields necessary for registration? What is the documents required to be submitted for registration? | All the approved LSP by the IPA and Ports shall be allowed to register. Registration is mandatory for the approved LSPs to avail the services. Detailed functional requirement needs to be captured by the bidder during the design phase for Registration module and others |
|-----|----|----|---|--|---|
| 361 | 11 | 67 | EMREG.REQ.002-System shall provide facility to register according to the business type: Exporters, Importers, and LSPs | Child accounts all belonging to a company? What is the LSP's role? what activities can LSP do? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 362 | 11 | 67 | EMREG.REQ.003-System shall provide facility/forms/tools for online filing of user registration forms | what are the different methods user registration can be performed? (Example online filing of application form/ uploading filled registration form/) What are the different facilities, forms and tools requried? Who will validate the information? Does this form need to be sent to any system for further vaildation? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 363 | 11 | 67 | EMREG.REQ.004-System shall implement the validation controls to ensure that all the mandatory fields are filled by the user | How will the data be validated? | |

| 364 | II | 67 | 3.4.1.1 | to save a partly filled application form for registration in 'Save Draft' mode for a period of 7 days. Further, once the basic profile is created, the System shall also have 'Auto- Save' functionality to ensure that additional information already entered | shoud the filled application in draft mode be auto-deleted post 7 days if no further action is taken by user? Any notifications (Email/SMS) to be send for reminding registration completion? what are the mandatory fields to be filled by user for basic profile creation? What all details can the applicant access when the profile is in draft mode? How will the applicant be able to re access the information? what should be created as a reference for applicant to reaceess? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
|-----|----|----|---------|--|---|---|
| 365 | II | 67 | 3.4.1.1 | | verification agency user accoun to start process of verificationt? Are the notification/alerts to be sent for any additional documents requirement system | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 366 | II | 67 | 3.4.1.1 | EMREG.REQ.007-System shall allow the NLP MARINE administrator to activate or reject the registration on basis of report received from Background Verification Agency via E-mail to Competent Agency | How does the NLP MARINE administrator receive the report of Background Verification? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 367 | II | 67 | 3.4.1.1 | EMREG.REQ.008-System shall generate and send profile activation link through email, once the registration has been successful and activated by the NLP MARINE Administrator | Profile activaion link will be valid for how long? is there any option to resend the profile activation email post it expires? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |

| 368 | II | 67 | 3.4.1.1 | EMREG.REQ.009-System shall facilitate creation of new user ID and password through e- mail activation link | what are the validations around userid? What are the password compliance requrements? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
|-----|----|----|---------|---|---|---|
| 369 | II | 67 | 3.4.1.1 | EMREG.REQ.010- Systemshallprovidealertstothecompetentaut horityforthenewuser registration requests received in thesystem | what describes a competent authority? should he also be registered in the system? if yes/what is the user type | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 370 | II | 68 | 3.4.1.1 | Information, LocationDetails and Company Bank AccountDetails | "Under contact information are both email/mobile mandatory? Is there any validation rule on any of the minimum information that needs to be captured? Is ther any sms/email validation requried for registering account details? What all fields are requried to register account details? Is there any integration with banks that is requried on this level? How is the user account and bank account be linked?" | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 371 | II | 68 | 3.4.1.1 | EMREG.REQ.012-System shall capture Aadhaar number, GSTIN and Import Export Code (IEC) from the applicant | Any validation required to capture this information? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 372 | II | 68 | 3.4.1.1 | such as Communication address, Billing Address, Manufacturing Address, Service | should there be a indicator for primary address in case multiple address are captured? Is there any need to submit any document as a proof for registering the different address? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |

| 373 | II | 68 | EMREG.REQ.014-System shall provide standard template for capturing all generic information of the company including mandatory and non-mandatory fields.MandatoryinformationmayincludeAad haarnumber,GSTIN,IEC Code, Bank Account information, Location information and Business type | How does the mandatory information change with respect to different client types? | requirements have been provided in the RFP, |
|-----|----|----|--|--|---|
| 374 | II | 68 | EMREG.REQ.015- IftheuserisLSP,thenthesystemshouldbeablet omandatorycapture all the route details. Also System should be able to capture all the vehicle numbers from the LSP. The LSP shall be able to upload the list of vehicle numbers in the standard excel file or standard text file. The standard template shall be provided by theSystem | What all services are applicable to LSP? Is there any validation required on registering trucks? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 375 | II | 68 | EMREG.REQ.016 System shall maintain the master route database and master vehicle details for all the LSPs | Each LSP will have their on set of routes or will share across a common master? If a LSP is using a registered route by | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |

| 376 | | 68 | 3.4.1.1 | LSP (Optional). Also, the LSP shall provide at least two reference of the clients, along with the contact details (mandatory) | registration should not be allowed? What type of clients referrence are required? How does the system validate the identity of | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
|-----|----|----|---------|--|--|---|
| 377 | II | 68 | 3.4.1.1 | integrated with UIDAI gateway to retrieve and pre-fill minimumcontactdetailsoftheapplicantsuchas Name,Address,E-mail and Mobilenumber | email/mobile mandatory for registartion. Will Adhaar card number be the primary information? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 378 | II | 68 | 3.4.1.1 | | system have a option to resend OTP? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |

| 379 | II | 68 | EMREG.REQ.020- SystemshallbeintegratedwithGSTNandDGF Tgatewaytoretrieveand pre-fill minimum company details of the applicant from GSTIN and IEC such as Legal Business Name, Registered Address of the Company, Business Type: Proprietary, Public, Private etc., Date of Incorporation, Company Bank Account and PANnumber | GSTN and DGFT? How is this validated? Is there a OTP or confirmation to be sent by the integrated | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
|-----|----|----|---|---|---|
| 380 | II | 68 | EMREG.REQ.021-If required, system may capture the CIN details of the applicant's company and retrieve company details from Ministry of Corporate Affairs gateway | type? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 381 | II | 69 | EMREG.REQ.022-System shall be integrated to E-mail and SMS gateway for email and SMS notifications and alerts | /approval/rejection? What all acitivies and process should generate the notification post registration? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 382 | II | 69 | require approval from the government. | is the concerned authority for approval?) in case user intends to change the data from external gateways? Are there additional forms or documentations need to be submitted to | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |

| 383 | II | 69 | 3.4.1.1 | EMREG.REQ.023 System shall be flexible to integrate with other external gateways depending upon the requirement of user's or user's company information" | all systems of the user and user company to integrate? Is B2b integration to be a part of the client profile? Can the user setup by himself the B2b | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
|-----|----|----|---------|--|---|---|
| 384 | 11 | 69 | | EMREG.REQ.025-System shall be integrated to the payment gateway. Also, System shall beintegratedwithVahaangatewaytocapturev ehicleinformationsuch as Private/Commercial Vehicle, Name of owner, RC Expiry date, Model number of Vehicleetc. | be derived? Is this linked with Truck Registration? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 385 | II | 69 | | EMREG.REQ.027 System shall perform validations for the information supplied by the user (including verification of mandatory fields, usage of same e-mail address and existence of same username, existence of same company etc.). | same company? What are the key validation parameters which need to be considered as unique for each User and Company? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 386 | II | 69 | | EMREG.REQ.026 "System should ensure that all the mandatory information for registration is provided by the user and system shall highlight all registrationfieldsthathavenotbeenfilledincom pletely&correctlyby user. Systemshallhave'Auto-Save'functionalitytoensurethatthedatafilled in the online forms is not lost due to page reload, system outage etc. Thus, the System should not require the user to enter the details already entered and shall only require the user to submit incremental data." | | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |

| 387 | II | 3.4.1.1 | EMREG.REQ.029- Systemshallinformuserofafailureincasethes ameusernamealready exists in the system, inform the user of the failure through an appropriate message and propose alternativeusernames | any there any business rules around proposing alternative names? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
|-----|----|---------|---|---|---|
| 388 | | 69 | EMREG.REQ.030-System to validate and match the information retrieved from external gateways such as GSTIN, IEC and if required, PAN | if there is a mismatch between GSTNandDGFT information then should registration be stopped? EMREG.REQ.018 and EMREG.REQ.020 are all data that are received from external system With what details does this need to be matched? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 389 | | 69 | EMREG.REQ.032-User credentials (e.g.: passwords, Aadhaar number) must be stored in an encrypted/hashed format and access to such information must be restricted from all categories of users, including DBAs. | Pls list the user credentials that needs to be encryped/hashed? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 390 | II | 70 | EMREG.REQ.034-System shall maintain the detailed audit trails for the registration application submitted in the system including the date and time of receipt of the application form | Are any Dashborads/reports required listing the number of users applied/approved/rejected with timestamp? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 391 | | 70 | EMLOG.REQ.013-In case of Login through mobile and through Aadhaar, the maximum time allowed to enter OTP should not be more than 180 seconds | will there be a functionality to resend OTP if user fails to enter correct opt within 180 seconds Should there be forgot password/reset password/Lock/unlock/Disable account functionality in place? If Yes,Please detail the requirements around these functinalities? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |

| 392 | | 72 | | EMLOG.REQ.011-System shall maintain the detailed audit trails for the user login in the system including the date and time of login | doesnot log in for a period of time/say 180 days & how to activate the account back? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
|-----|----|----|---------|---|--|---|
| 393 | II | 72 | | EMLOG.REQ.004-System shall provide the facility to reset password through 'Forgot Password' option, in case the user forgets the password | What happens when the forget password link is already generated but password is not reset, Can user still login with old | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 394 | II | 72 | | EMDEM.REQ.001-System shall provide different interface for LSP's & Exporter/Importer/Shipper | | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 395 | II | 72 | 3.4.1.3 | EMDEM.REQ.002-System shall provide facil | required? Is any of it a pre-requisite before a user can work on the request? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 396 | II | 72 | 3.4.1.3 | EMDEM.REQ.003-System shall allow the do | mechanism is required? is there any integration required? Does anyone approve the documents before being shared? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 397 | II | 72 | 3.4.1.3 | · | Can any Exporter/ Importer and shipper deselect an LSP? What happens if the LSP is deselected after sharing the documents? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |

| 398 | II | 72 | 3.4.1.3 | EMDEM.REQ.007-Document exchange betw | Can the documents be visible to other parties nominated in the request like CHA/ Terminal etc.? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
|-----|----|----|---------|---|--|---|
| 399 | II | 72 | 3.4.1.3 | EMDEM.REQ.008-System shall allow LSP to | that needs to be displayed on LSP interface to be shared with the | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 400 | II | 72 | 3.4.1.3 | EMDEM.REQ.009-System shall provide the | Post uploading the relevant documents any email alert with notification need to be send to the the exporter/importer/shipper? Every document uploaded should be stored in DMS system? Are there any naming conventions for the documents to be uploaded? Can the documents be edited before sharing by LSP? Is there a process required for generating a document? what is the process? what is the content of the document? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 401 | II | 72 | 3.4.1.3 | EMDEM.REQ.010-Systemshallprovidethedo | Document Pending status should be shown for documents which were requested from exporter/ importer and shipper and yet to be send by LSP?Or is there ia default list of documents to be send to importer/exporter/shipper post selection of LSP? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 402 | II | 72 | 3.4.1.3 | EMDEM.REQ.011-For EXIM trade, relevant | How will the documents be shared within LSP like FF & CB or ICD & Rail operator in NLP?Similarly how will the documents be shared between Exporter& importer and shipper using the NLP interface? Is there an integration for fetching all the documents? What is the common identifier for the same? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |

| 403 | II | 72 | | EMDEM.REQ.012-SystemshallallowExporter | on the LSP selected or document requested by LSP will be displayed here? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
|-----|----|----|---------|---|--|---|
| 404 | II | 72 | 3.4.1.3 | EMDEM.REQ.015-SystemshallenabletheExp | How will the document be linked to the transaction? Or will there be a general section where the documents will be received? What are the different documents that need to be filled? How are these documents validated? Will there be a section to download generic form or and auto generated form will be produced by the information provided to generate the documents? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 405 | II | 72 | 3.4.1.3 | EMDEM.REQ.017-Information received from | How will the document be linked to the transaction? Or will there be a general section where the documents will be received? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 406 | II | 72 | 3.4.1.3 | EMDEM.REQ.019-For EXIM trade, relevant | Is there an integration for fetching all the documents? What is the common identifier for the same? How will the document be linked to the transaction? Or will there be a general section where the documents will be received? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 407 | II | 72 | 3.4.1.3 | EMDEM.REQ.020-The document exchange | Who all should be able to see the documents based on an Exim request the nominated parties? Or the IE will attach each documents separately to each request? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |

| 408 | II | 72 | | EMDEM.REQ.022-System shall maintain the | requirements around document exchange | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
|-----|----|----|---------|--|---|---|
| 409 | II | 72 | 3.4.1.3 | EMDEM.REQ.023-System shall perform field | Inputting the information? What information is required to be inputted? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 410 | II | 75 | 3.4.1.4 | EMTT.REQ.001 System shall provide different interface for LSPs and Exporters/Importers and Shipper | what are the different interfaces required? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 411 | II | 75 | 3.4.1.4 | EMTT.REQ.002 System shall provide facility/forms/tools for document exchange | What are the forms/tools and facilities required? Is any of it a pre-requisite before a user can work on the request? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 412 | II | 75 | 3.4.1.4 | EMTT.REQ.003 System shall be integrated with the LSP mobile app, FOIS, PCS and other departments which are PCS/FOIS/CONCOR/ involved in order movement | What kind of integration is required? are these going to be one standard message or set of messages for all or will they be different for different entities? How many messages are required to be integrated? How is integrated data to be linked? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 413 | II | 75 | 3.4.1.4 | EMTT.REQ.005 System shall provide notification | Will all concerned parties get the notifications? or is it based on privileges? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |

| 414 | II | 75 | 3.4.1.4 | EMTT.REQ.006 System shall use Google M | what will be the parameters on which tracking will be shown? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
|-----|----|----|---------|--|--|---|
| 415 | II | 75 | 3.4.1.4 | EMTT.REQ.007-System shall provide track and trace module from the order details module | Order Details module is existing module in PCS? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 416 | II | 75 | 3.4.1.4 | EMTT.REQ.011- Systemshallprovidetheconsolidatedordertra ckingdetails(timeline) through progress chart and shall facilitate to drill down for more information (such as: viewing live location tracking through google map, tracking ID generated from external agencies etc.). System shall provide the details of the scope of the tracking/status update information | What all system drill down features are required to consolidate the tracking details? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 417 | II | 76 | 3.4.1.4 | EMTT.REQ.013-System shall provide the update to the exporter/shipper whenever the cargo change hands between the different LSPs and/or different movement methods | Are notifications to be send only to exporter/shipper when cargo changes hands within LSP? In what all events the notification should be sent? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 418 | II | 76 | 3.4.1.4 | EMTT.REQ.014-System shall activate Ratings module when the order gets delivered | will it be mandatory to rate or optional? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |

| 419 | II | 76 | EMTT.REQ.015-System shall provide the Emergency Response mechanism in case of any break down or crisis | Please elaborate on the Emergency Response mechanism in case of any break down or crisis? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
|-----|----|----|--|---|---|
| 420 | II | 76 | EMTT.REQ.018-System shall be integrated with the LSP mobile app, FOIS, PCS and other agencies which are involved in order movement | What are all the other agencies that need to be integrated with Track& Trace module other than LSP mob ile app, FOIS, PCS? is it going to have a standard API with which all other systems will integrate or different API with different systems? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 421 | II | 76 | EMTT.REQ.019-System shall also capture tracking id from the above external agencies | How will the tracking ID be linked to a container or request? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 422 | II | 76 | EMTT.REQ.022-System shall maintain the detailed audit trails for the track and trace module | Any reporting requirements around the Cargo order movement audit? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 423 | 11 | 76 | EMTT.REQ.027- SystemshallsupportprovisionforIVR/Call Centre/SMS/online option for checking of status update | What is the triggering point post which IVR/Call Centre/SMS/online option for checking of status update will be made available to the user? Who are the users who will have these options relating to the delivery order movement? What are the inputs which the user should provide to each of the option to get the correct tracking information? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |

| 424 | II | 77 | EMTT.REQ.028-System shall allow the applicant to print/e-mail the status update informationiftheapplicantisretrievingthestatu sthroughtheportal. | Is this email or status of the request? or History of the request? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
|-----|----|----|---|---|---|
| 425 | II | 77 | EMTT.REQ.029-System shall allow the grievance mechanism in case of any false deliveryupdateoranyotherissuesrelatedtothe deliveryoftheorder | the status? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 426 | II | 77 | EMTT.REQ.030-There shall be also hybrid mobile app for exporter/importer for this module | What all features are expected as part of the mobile app? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 427 | II | 78 | EMDMS.REQ.001-System shall have document management system which should have a functionality to store and archive the document in the system. The system should have the modules of having following features in the suite: Document Management, Record Management, Archival, Imaging & Information Rights Management | What is the arichival period for information? what is the process and timeperiod on purging the old imaging of the DMS? Is there a need to run a secondry copy of DMS in case of fall outs? | Currently data archival is 90 days. Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 428 | II | 79 | EMDMS.REQ.003-Provide out-of-the-box integration with leading application servers | Will there be standard integration with respect to the NLG system? or Different API for different integration? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |

| 429 | II | 79 | 3.4.1.5 | EMDMS.REQ.004- Systemshallprovidewebinterfacealongwithth efacilityofdragand drop. Web interface should support popular browsers such as Microsoft Explorer, Firefox, Netscape, Google and any other proposed browser etc. | What are the list of proposed browsers? Also is there any particular browser version that needs to be supported? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
|-----|----|----|---------|---|---|---|
| 430 | II | 79 | 3.4.1.5 | EMDMS.REQ.005- Systemallowdocument/imagecapturingands houldbeabletosend to a centralized repository | what is the process of sending this? How will the image be captured? Is this referring to repository image then what is the time period when this needs to be synced? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 431 | II | 79 | 3.4.1.5 | EMDMS.REQ.006-The system shall provide the standard file hierarchy structure of foldersandsub-folderstoallowusersandgroupsofuserstoman age and organize their documents. State any limitations to the number of folders, subfolder levels. | are folders and sub folders in DMS to be auto created post receipt of documents from external agencies/manual upload? If Yes, what is the folder structure to be followed for document exchange between LSP to importer/Exporter/ for every shipment? what is the folder structure to be followed for document exchange between importer/Exporter to LSP for every shipment? If No, should all the documents per shipment be placed in 1 root folder and subsequent organization will be taken case by LSP/Importer/Exporter? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 432 | II | 79 | 3.4.1.5 | EMDMS.REQ.007- Theinterfaceshallallowuserscreation, editing andmanagementof documents. The system shall provide the to update the version of the linked document whenever the original is updated | Does original document need to be saved or made a copy? When can document not be amended? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |

| 433 | II | 79 | 3.4.1.5 | EMDMS.REQ.008-The web interface shall provide multiple views of the content and allowuserstoaccess/modifyfoldersbasedonth eiraccessrightsand permissions. The proposed system should be able to restrict the userstoaccessdocuments/imagesbasedonth eirpre- defined rights &privileges | What are the rights and privileges/ permission need to be defined? Is it based on document types? or is it based on folder in which the documents will be saved? Is there privileges based on download and viewing of the document? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
|-----|----|----|---------|--|---|---|
| 434 | II | 79 | 3.4.1.5 | EMDMS.REQ.009-System must provide web-based administration tool and provide a single point of access for managing and administering all repositories, servers, users and groups regardless of their location | What management features are required for the admin? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 435 | II | 79 | 3.4.1.5 | EMDMS.REQ.010-System allow the users to add attributes/metadata to the documents and classify the documents based on their Type | Which all users can add the attributes? Will these changes be published to all or a specific group of people? Is there a approval required for changing the attributes? What about the documents already pre filled and submitted will these changes be applied to those documents? | detailed functional requirement needs to be |
| 436 | II | 79 | 3.4.1.5 | EMDMS.REQ.011-System shall have simple search & advanced search facility | What are the parameters expected as part of simple search and advanced search? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 437 | II | 79 | 3.4.1.5 | EMDMS.REQ.012-System shall provide a policy engine that can execute storage placement and migration policies to optimize storage, while reducing the content storage cost to the business and maintain accessibility and compliance needs as its value changes over time | What are the business rules around placement and migration policies of documents in DMS? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |

| 438 | II | 79 | 3.4.1.5 | EMDMS.REQ.013-System shall provide migration logs and audit trails so that operations on content is traceable. Audit trail must contain information such as event performed on document, user who performed the action, and date time stamp | · | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
|-----|-----|----|---------|---|--|---|
| 439 | II | 79 | 3.4.1.5 | EMDMS.REQ.015-System shall be able to store images/documents in various formats suchjpeg,gif,bmp,worddoc,excel,powerpoint ,pdfetc.Thesame infrastructure should be able to support other content types in the future like audio, video files etc. | What is the file size for saving the document types? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 440 | II. | 79 | 3.4.1.5 | EMDMS.REQ.016-System shall not require any additional license to communicate / exchange data between client / host machine and server | for exchange of data? which will be set in system and be auto handled by the system? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 441 | II | 79 | 3.4.1.5 | EMDMS.REQ.017-System shall support application of metadata taxonomy based on key words within the document. | | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 442 | II | 80 | 3.4.1.5 | EMDMS.REQ.018-System shall enable cross-reference of documents | what is the cross reference capability required with respect to documents stored on DMS? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 443 | II | 80 | 3.4.1.5 | EMDMS.REQ.019-System shall have search capabilities that supports powerful and comprehensive full-text searching, metadata searching or a combination of the two. | field like search? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |

| 444 | II | 80 | | ability for the user to search and find | the document? When does a document get tagged as inactive? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
|-----|----|----|---------|---|---|---|
| 445 | II | 80 | | EMDMS.REQ.021-System shall provide capability to search within so that users can narrow down the search | Does the requirement mean multi field search with fixed parameters/ drop downs? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 446 | II | 80 | | EMDMS.REQ.022-Interface for managing the entire lifecycle of Document management, starting from its creation to its disposition | What are the rules around this interface? What is expected archiving or retrieving policy? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 447 | II | 80 | 3.4.1.6 | separate interface for the exporter/importer and for the LSP | What are the different LSP types allowed? To which system does it interface with? What's the data expected and usage of same in payments? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 448 | II | 81 | | | generation? Is it post-paid / prepaid / online? What are different type of invoices generated? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 449 | II | 81 | | PM.REQ.00 3-System shall implement the validation controls to ensure that all the mandatory fields are filled by the user | What are the validation rules? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |

| 450 | II | 81 | PM.REQ.00 4-System shall capture following minimum information from the LSP: Order Number Name and Address of the client(pre-filled) Date Amount Amount inwards Currency Tax details Description of Services Payment Due Date Any other details | From which module this information will be available? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
|-----|----|----|---|---|---|
| 451 | II | 81 | LSP. The generate invoice shall be in pdf or | Is it an auto generated invoice on monthly basis or per transaction basis? The invoices should be stored in FTP or real-time generation is enough? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 452 | II | 81 | PM.REQ.00 6-System shall provide the facility to the LSP to either submit the system generated invoice to the exporter/importer or upload the scanned copy of their own invoice and submit against the order number | What is the journey of this cycle? Why would the user submit the invoice (generated from system) again to the system? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 453 | II | 81 | PM.REQ.00 7-System shall allow the exporter/importer to view the invoice submitted in order details | User roles who can view and view and download has to be provided | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 454 | II | 81 | PM.REQ.00 8-System shall send email notification/alerts about the receiving of the invoice submitted by LSP | Yes, to the registered email address? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |

| 455 | II | 81 | | what to be done | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
|-----|----|----|---|---|---|
| 456 | II | 81 | PM.REQ.01 0-System shall check for all details of the application form before initiating the payment | What all details to be checked has to be detailed (business rules) | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 457 | II | 81 | PM.REQ.01 1-System shall record and maintain all details of payment against a unique service file number generated for the applicant | Where is this unique service file number generated | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 458 | II | 82 | PM.REQ.01 3-System shall be integrated to payment gateway and shall provide multiple modes of payment such as Internet Banking, Credit Card, Debit Card and UPI | | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 459 | II | 82 | PM.REQ.01 5-In case of payment issues such as failure in reaching the payment gateway, system shall try for either reconciliation mechanism or re-try mechanism | To be confirmed after understanding the payment integrator details. Retry mechanism shall be made. Need more details on reconciliation mechanism? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 460 | II | 82 | PM.REQ.01 6-System shall provide and allow PD Top-up by other stakeholders to terminal operators. | Where is PD maintained? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |

| 461 | II | 83 | | part of grievance | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
|-----|----|----|---|--|---|
| 462 | II | 83 | EMGRV.REQ.004-System shall allow uploading of supporting documents along with the grievances information | Are there any pre-defined gradience types based on roles to be configured? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 463 | | 83 | EMGRV.REQ.006-System shall implement the validation controls to ensure that all the mandatory fields are filled by the user | What are the mandatory fields to be captured while posting grievances? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 464 | II | 84 | EMGRV.REQ.008-System shall send E-mail and SMS notification to the user providing the acknowledgement of the grievance submission | number of grievances raised/open/closed for | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 465 | II | 84 | | on the number of open /closed grievances with timestamp details? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 466 | II | 84 | | details or request or only submit the response to query? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |

| 467 | II | 85 | 3.4.1.9 | login to both LSP and exporter/importers | What are the different LSP types allowed for registration? Is registration mandatory for availing the services on this portal? | requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
|-----|---------|----|---------|--|---|---|
| 468 | II I | 85 | 3.4.1.9 | MALOG.REQ.002-System shall provide facility/forms/tools for online user login | Is this going to be a normal login with user name and password? What is the tools that is being mentioned for user login | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 469 | II | 86 | 3.4.1.9 | | All the attributes that are considered as Optional / Mandatory to be provided during requirement gathering time itself. | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 470 | II | 86 | 3.4.1.9 | MALOG.REQ.005-System shall facilitate three types of login: a) Login using mobile number and OTP b) Login using Aadhaar number and OTP c) Login using registered username and password | Do we have a specific API for validating Aadhar Card and OTP combination from central govt? For using Mobile Number and OTP combination, what about multiple mobile numbers that user will be having? Do you want to auto-read the OTP from the app installed device and prevent the user from entering it directly from typing it? | |
| 471 | II | 86 | 3.4.1.9 | | Aadhar Number should be a mandatory attribute while performing User Registration, else, we won't be able to bind the User with Aadhar Number | No Change. As per RFP |
| 472 | II | 86 | 3.4.1.9 | MALOG.REQ.010-System shall perform field validations for the login information (For example: mobile number, password etc.) | The etc need to be defined in the requirements spec | No Change. As per RFP |

| 473 | II | 86 | 3.4.1.9 | MALOG.REQ.013-In case of Login through mobile and through Aadhaar, the maximum time allowed to enter OTP should not be more than 180 seconds | What about retry for OTP and number of retry? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
|-----|----|----|----------|---|---|---|
| 474 | II | 87 | 3.4.1.9 | MALOG.REQ.014-System shall maintain the detailed audit trails for the user login in the system including the date and time of login | What about unsuccessful attempts? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 475 | II | 87 | 3.4.1.9 | MALOG.REQ.015-System shall be highly secure and the security measures should be up- to-date to prevent existing/new cyber attacks | Security requirements/Specification to be outlined in respective section. | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 476 | 11 | 87 | 3.4.1.9 | MALOG.REQ.016-User credentials (e.g.: passwords, Aadhaar number) must be validated in an encrypted/hashed format (secured mechanism) | Do we have any specific standards to be followed, or, shall we proceed using the standard encryption techniques | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 477 | 11 | 89 | 3.4.1.10 | MATT.REQ.001-System shall display order details such as order number, name and contact details of shipper, pickup location, destination location, commodities and capacity, expected date of delivery, etc. | The etc need to be defined in the requirements spec | No Change. As per RFP |
| 478 | II | 89 | 3.4.1.10 | MATT.REQ.002-System shall display important contact details of LSP and shipper | To be provided in the requirement spec. | No Change. As per RFP |

| 479 | II | 88 | | MATT.REQ.003-System shall request Global Positioning System (GPS) permissions of mobile devices to access location information | Are we having any specific API to be used for this, or shall we use Google API's for location based transactions? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
|-----|----|----|----------|---|---|---|
| 480 | II | 88 | 3.4.1.10 | MATT.REQ.005-System shall transmit location information to the NLP MARINE over mobile internet | Details about data integration with NLP marine to be provided to confirm this. Also, will this be part of Audit-trails? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 481 | II | 88 | 3.4.1.10 | MATT.REQ.006-System shall enable viewing real-time positioning of the shipment on map | Which is the source which is providing the real-time position? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 482 | II | 88 | | MATT.REQ.007-System shall allow LSPs to manually update the status of shipment with respect to checkpoints (e.g.: arrived at ICD, left from port) | | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 483 | II | 89 | 3.4.1.10 | MATT.REQ.008-System shall validate the status of shipment updated by LSP with location information available via the API | API details to be provided to confirm? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 484 | II | 89 | 3.4.1.10 | | Are we talking about in-app Notifications or Push Notifications? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |

| 485 | II | 89 | 3.4.1.10 | MATT.REQ.010-System shall display the time taken by shipment to move between checkpoints | These details shall be retrieved from Server Side. | Query not clear |
|-----|----|----|----------|---|--|---|
| 486 | 11 | 89 | 3.4.1.10 | MATT.REQ.011- Systemshallretrievethelistofdocumentstobee xchanged(at origin and destination) from the Document Management System module | | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 487 | 11 | 89 | 3.4.1.10 | MATT.REQ.013-System shall provide facility to capture documents digitally | Are you specifying about capturing photo of document and sharing it using Mobile App? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 488 | II | 89 | | MATT.REQ.014-System shall provide facility to upload documents exchanged to the Document Management System | Any specific formats to be considered or excluded? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 489 | II | 89 | 3.4.1.10 | MATT.REQ.015-The real-time location and status of the shipment should only be visible to the involved LSP and the shipper | The data access matrix to be provided to configure such an access layer | Query not clear |
| 490 | II | 89 | 3.4.1.10 | MATT.REQ.016-The documents should be uploaded via a secure, encrypted channel | To be detailed in security requirements | Query not clear |
| 491 | 11 | 89 | 3.4.1.10 | MATT.REQ.018-System shall keep a local store of required data on the mobile device in case of loss of network connectivity | What all are the functionalities that should be supported when the internet connection is offline? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |

| 492 | II | 89 | MATT.REQ.019-The location transmission should support one or several encryption modes, e.g., static wired equivalent privacy (WEP) encryption | | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
|-----|----|----|--|---|---|
| 493 | | 92 | SWCAF.REQ.002-System shall implement the validation controls to ensure that all the mandatory fields are filled by the user | what is the mandatory information to be input in CAF? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 494 | II | 92 | SWCAF.REQ.003-Facilitate the user to save a partly filled order form in 'Save Draft' mode for a period of 7 days. Further, once the basic information is entered, the System shall also have 'Auto- Save' functionality to ensure that additional information already entered by the user does not have to be reentered in case of any outages/ navigation errors. | auto-deleted post 7 days if no further action | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 495 | II | 92 | SWCAF.REQ.004-System shall facilitate simple user interface and fast user experience for easy submission of orders | | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 496 | II | 92 | SWCAF.REQ.006-System shall be integrated with the online system of each PGA and EPC | | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |

| 497 | II | 92 | | SWCAF.REQ.007-System shall retrieve application form fields from the master database and shall provide the consolidated application form (Common Application form) to the user | displayed for different application form types in CAF? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
|-----|----|----|---------|---|---|---|
| 498 | II | 93 | | SWCAF.REQ.008-System shall provide the single input field to enter, in case of the overlapping of field names | System shall provide the single input field to enter, in case of the overlapping of field names in CAF? please explain with an example? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 499 | II | 93 | 3.4.2.2 | SWCAF.REQ.009-System shall provide standard template for common application | Are these templated created within the system or will be uploaded as file attachments? will these need to shown based on client type? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 500 | II | 93 | 3.4.2.2 | SWCAF.REQ.010-System shall provide the interface to upload all the required documents in documents management system (DMS) | once the certificate is issued by EGA should it not be aut-traffered to DMS? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 501 | II | 93 | 3.4.2.2 | SWCAF.REQ.012-Upon completion of the information entry, system shall display the data entered by the user in a consolidated view for verification and confirmation by the user. | | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 502 | II | 93 | | SWCAF.REQ.013-System shall maintain the detailed audit trails for the registration application submitted in the system including the date and time of receipt of the application form | Any reporting requirements on the number of applications/status of applications/last processed etc? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |

| 503 | lii | 93 | | SWCAF.REQ.018-System shall enable the payment option only when all the fields of service request forms are filled and no errors received | How will the user know whether the form has been filled correctly? Is there any integration or validation engine to be run at this? If yes please provide the scope? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
|-----|-----|----|---------|---|--|---|
| 504 | III | 93 | | SWCAF.REQ.018-System shall have track and trace facility to enable the exporter/importer to view the status of the application, estimated time from each relevant EPC/PGA, status update of the application, etc. | Should this be handled in the Track&Trace module of Cargo&Carriers? Or do we need a seperate module for track & trace of applications foe certifates/noc's.IF yes, what are the requirements of this new module? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 505 | II | 94 | 3.4.2.3 | PAY.REQ.001-System shall provide and allow financial transaction functions | What are the financial transaction functions? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 506 | III | 94 | | PAY.REQ.002- Systemshallcheckforalldetailsoftheapplicatio nformbeforeinitiating thepayment | What are the business rules and details to be checked to be detailed | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 507 | II | 94 | | PAY.REQ.003- Systemshallrecordandmaintainalldetailsofpa ymentagainstaunique service file number generated for theapplicant | Where is this unique service file number generated | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 508 | II | 94 | | PAY.REQ.005-System shall be integrated to payment gateway and shall provide multiplemodesofpaymentsuchasInternetBan king,CreditCard,Debit Card andUPI | Which payment gateway(s) does this integration will be? More details on the payment integration required | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |

| 509 | III | 94 | 3.4.2.3 | PAY.REQ.006- Systemshallconsiderthetotalamountofthefee sforthepayment.For example: If the fees for the certificate to be obtain from one EPC is INR 100 and the fees for the certificate to obtain from another EPC is INR 50,thenthesystemshallconsidertheamountIN R150forthepayment | to be made available and business rules pertaining to that should be outlined | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
|-----|-----|----|---------|--|---|---|
| 510 | 111 | 95 | 3.4.2.3 | PAY.REQ.008-In case of payment issues such as failure in reaching the payment gateway, system shall try for either reconciliation mechanism or re-try mechanism | Retry mechanism shall be made. Need more details on reconciliation mechanism? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 511 | II | 95 | 3.4.2.3 | PAY.REQ.011-Receiving acknowledgment for successful credit of amount in bank account from each EPC and PGAs. The minimum information that acknowledgement shall contain are date and time, transaction ID and amount | Need to understand the user journey | Query not clear |
| 512 | II | 95 | 3.4.2.3 | PAY.REQ.012-Providing consolidated payment acknowledgment to the user. The minimum information in the user acknowledgement shall contain: • Date and time • Name ofEPC/PGA • Transaction • Amount • Certificate/NOC/Other document name | How this has to be informed to customer? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 513 | 11 | 96 | 3.4.2.3 | PAY.REQ.013-Submitting filled respective application form details and documents to each EPC/PGA | How & who will submit the form? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |

| 514 | II | 96 | PAY.REQ.015-Receive acknowledgment of the information submission to EPC/PGA and provide it to the user. The acknowledgment shall contain the application ID and other required acknowledgement details | Need to understand the user journey | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
|-----|----|----|---|---|---|
| 515 | II | 96 | PAY.REQ.019-Providing other modes of payment to the user | What are the different modes of payment? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 516 | II | 97 | Systemshallprovidesingleinterfaceforloginto allregisteredexporters/ importers and LSPs | Will Importer/Exporters need to login again to access this module post login into NLP?EPC/PGA interface module is only for EPC/PGA's without any online presence? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 517 | II | 97 | | Who will predefine & Share the credentials of EPCs and PGAs? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 518 | II | 97 | validations for the login information (For | Does this mean OTP authentication? If yes, then until which time period OTP will be valid? Will there be regenerate option? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 519 | II | 97 | EPCI.REQ.010-System shall inform user of a failure in case the wrong login credentials, inform the user of the failure through an appropriate message | | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |

| 520 | II | 97 | EPCI.REQ.013-System shall maintain the detailed audit trails for the user login in the system including the date and time of login | Are there any reporting requirements on EPC PGA interface? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
|-----|----|----|--|---|---|
| 521 | II | 98 | EPCI.REQ.015-System shall provide list of information about the application submitted and supporting documents for certificate/NOC/ other documents | Where will the Applications be submitted for offline EPC/ PGA? In EPC PGA interface or CAF module? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 522 | II | 98 | EPCI.REQ.016-System shall capture the application submitted through NLP MARINE exchange platform | Application submission is in CAF module correct? If Yes, then the CAF info should be viewable in EPG PGA interface? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 523 | II | 98 | EPCI.REQ.018-System shall provide a facility to export the information in PDF or XLS | The details submitted in CAF needs to be exported as PDF/XLS ? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 524 | II | 98 | EPCI.REQ.021-System shall send alerts/notification to the applicant about the certificate/ NOC/ other document upload on E-mail and SMS | Alerts to be triggered in case of both successful/unsuccessful applications? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 525 | II | 99 | EPCI.REQ.025-System shall provide workflow mechanism for each EPC and PGA. The workflow mechanism shall be flexible and each EPC and PGA can define their workflow | Please elaborate on the workflow mechanism? Where can this workflow be defined? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |

| 526 | II | 99 | database and separate process flow. System shallalsoprovidethefacilitytotheEPC/PGAad ministratortocustomize the look and feel of their department interface | from CAF module and output certificates will be stored in Document management module both to be stored in NPL DB? In that case, what information needs to be stored in this separate database? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
|-----|----|----|--|--|---|
| 527 | | 90 | SWL.REQ.001- Systemshallmaintainthemasterdatabaseofc ommodities, agencies, documents required, application form details and list of certifications/NOCs/other documents generated | application form details and list of certifications/NOCs be provided to the system. who will provide this info? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 528 | | | SWL.REQ.002-The master database shall contain following minimum information: § Commodity name § Commodity Hodes § List of EPC involved in respective commodity § List of PGA involved in respective commodity § Listofcertificates/NOCs/otherdocumentsgen eratedfortrade of respectivecommodities § List of fields of application form § List of documents required to submit along with the application form to each relevant EPC and GA § Processing time for each certificate/NOCs or any other type of document formic/PGA § Location specific details § Feesforeachcertificate/NOCsoranyothertype ofdocument fromEPC/PGA § Bank details of EPCs andPGAs | suffice? Will the list of documents be a pre defined set and will it be based on selected commodity? Are there any documents that need to filled by user on the portal or need to be integrated from any other system of the submission? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |

| 529 | II | 91 | · · | SWL.REQ.004-System shall be able to capture the input details from the Logistics e- market place component (Order Submission) | (Order Submission)? Can this information be overridden by the user? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
|-----|----|-----|---------|---|--|---|
| 530 | II | 100 | | GC.REQ.001-System shall be integrated with the external online systems of EPCs and PGAs through NLP MARINE Exchange platform | Please provide one process flow example starting from application by importer/exporter on CAF to receipt of NOC/certificate. Which all modules/systems will be involved? how will the data flow between the modules? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 531 | II | 100 | | | Please provide more details on NLP MARINE Exchange Platform? What are the other modules/platforms dependent on this platform? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 532 | II | 101 | | IR.REQ.002-System shall allow the user to select 'Customs' option wherever the interaction with ICEGATE is required | What are the other options user can avail other than 'customs' in this module? How will the user be able to login into their ICE gate account through NLG account? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 533 | 11 | 101 | 3.4.2.4 | IR.REQ.003-System shall integrate 'Integrated Regulatory Platform' module with e- Logistics marketplace module | What is e- Logistics marketplace module? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 534 | 11 | 101 | | IR.REQ.004-System shall provide facility/forms/tools for online submission of application to ICEGATE | will the templates be defined within NLG? or will the system open ICEGATE in the same window and allow clients to fill the form? Is there a need to generate and download the documents? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |

| 535 | II | 101 | IR.REQ.005-System shall provide necessary validation controls to the application form | What are the validations and controls required? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
|-----|----|-----|--|--|---|
| 536 | II | 101 | IR.REQ.006-System shall provide the facility to the user to provide supporting documents along with the application form | Will this module have its own application capture process or the application will be captured in CAF module? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 537 | II | 101 | IR.REQ.009-NLP MARINEExchangeplatformshalltranslatethe messageaspertheintegration format and forward toICEGATE | How will the sender id linked with the user and does the system need to show the acknowledgement message or approval message from ICE Gate? Will the system also show the Response message from ICEGATE? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 538 | II | 102 | | Are any notifications need to triggered from NLP post successful application submission to Customs? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 539 | II | 102 | IR.REQ.011-Once the information/document generated by the ICEGATE system, system shall translate and forward it to the user through NLP MARINE Exchange Platform | What will be the common identifier for the messages? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 540 | II | 102 | IR.REQ.012-The information/documents received from the ICEGATE shall be stored in the Document Management System in the pre-defined folder | will the predefined path be a configuration in NLP or a static value? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |

| 541 | II | 102 | | IR.REQ.013-System shall generate notifications/alerts to the user about the new information/document received from ICEGATE | requirements around applications submitted to Customs. | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
|-----|----|-----|---------|--|---|---|
| 542 | II | 102 | | IR.REQ.014-System shall provide the estimated turnaround time of the information/document generation by the customs | | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 543 | II | 102 | | master database storing details of banks offering trade finance services | How will the master data of banks offering trade finance services be provided to the system before cut-over? Is there any data migration requirement? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 544 | II | 102 | | | there any download requirements of Bank master data files at regular intervals? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 545 | II | 103 | 3.4.3.1 | user if there are special terms offered by | What are the possible special terms? Will there be any notifications to the users on these special terms? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 546 | II | | 3.4.3.1 | facility to the user to apply for Letter of Credit. The link shall be redirected to the respective bank application page | Will this module have the form for capturing the information for issuance of LOC by bank? Or will it be handled through CAF module? Does the information to the respective bank need to flow through NLP Exchange platform? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |

| 547 | II | 103 | DS. REQ.001-System shall link this module with the Document Management System module to fetch existing available documents | Should this module be used only sharing documents from PGAs/EPCs/regulatory authorities with the bank and Vice Versa? How is this different than the NLP Marine Exchange platform? Can a single platform be utilized for sharing the necessary documents to PGAs/EPCs and Banks from Document management system? How are documents going to be linked with the modules? will a document be share with multiple modules? Who all can see the documents of the user if it linked to a request in a module? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
|-----|----|-----|--|--|---|
| 548 | II | 103 | DS. REQ.004-System shall prevent transfer of unnecessary documents to the bank. | Will there be a configuration at user level to restrict the document types to be shared with banks/PGAs/EPCs? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 549 | II | 103 | DS. REQ.008-System shall have simple search & advanced search facility | simple search & advanced search facility should be on the documents stored in Document management system? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 550 | II | 104 | BG.REQ.002-Nearest Branch of bankers will act as advising branch for E-BG related transaction | Advising branch for E-BG related transaction will be auto selected by the system based on the preferred address of importer/exporter? Pls advise. | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |

| 551 | II | 104 | BG.REQ.003-If needed, exporter/importer may opt for bank guarantee & indicate advising Banker of his choice at time of bidding process in e-Logistics Marketplaceandaccordinglysystemwillalertpr ospectivebidderabout the requirement of bank guarantee in electronic form from the successful supplier after completion of bidding cycle. | Please provide an overview of e-Logistics Marketplace? What is the bidding process in this platform? Bank Guarantee requirement to be auto submitted to bidder through the system post bidding? please elaborate on this requirement. | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
|-----|----|-----|--|---|---|
| 552 | II | 104 | BG.REQ.004-After successful bidding process, System will provide standard BG format complete with all the necessary field such as value of contract, validity of the BG, beneficiary detail, BIC Code of advising bank chosen by the buyer and vital information related with the contract populated from NLP MARINE data base in automated manner | Will there a pre-defined template for E-BG? if yes, who defines this template? Will this be specific for every bank? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 553 | II | 104 | BG.REQ.005-Simultaneously, an advisory containing field value of critical SFMS attribute consisting of beneficiary details, validity of BG, value of BG, contract number & BIC code etc will also be made available by the system to issuing Bank trough supplier to avoid mistake during StructuralFinancialMessagingSystem(SFMS) process.Thesevalueswill alsobetransmittedtoadvisingbankconcurrently forvalidationofe-BG | | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 554 | II | 104 | BG.REQ.006-Paper BG of issuing bank will not be operational unless same is transmitted to advising bank through SFMS message COV 760. There is provisionforSuppliertouploadpaperBGinPDF formatbeforesending the same to buyer for their reference and scrutiny. | to be uploaded? Once uploaded will the SFMS message be auto processed to advising bank? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |

| 555 | II | 104 | | | | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
|-----|----|-----|-------------------|---|---|---|
| 556 | II | 105 | | BG.REQ.008-In case validation failed, error message will be generated with the reason of failure. Accordingly NLP MARINE portal will advise supplier for amendmentthroughCOV767messagefromis suingbank.Onreceiptof amendment through SFMS, advising bank will process the input as per above step and update the flag of NLP MARINE portal suitably | Will the issuing bank auto transmit the COV767 message to advising bank? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 557 | II | 105 | | BG.REQ.009-Advising bank will keep on alerting the buyer about the e-BG such assist expiry etc.&ifnothingreceivedadversely,capitalbloc kedinformofBG willbereleasedwithintimeframewhichwillultim atelyreducethecost of procurement. | Please list the process flow steps from application of E- BG to expiry? What are the different types of alerts to be triggered and which intervals? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 558 | II | 56 | Certification Pla | Generic Query | We assume Certification& PGA Regulatory platform is the same due to the overlapping functionalities described? Please advise in case of any variations? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |

| 559 | II | 58 | 3.3.9 | BI and Data Intelligence | Will there be predefined reports? What is the basis of BI report? What will be the filter to be shown dependent on the client type? Can a predefined report be created and published based on client type? Will there be a predefined date for data fetch with the volume of data? Can the reports be shared over Email? Is there a download functionality required? What is the format supported for the reports if there is download functionality? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
|-----|----|----|------------|--------------------------|--|---|
| 560 | II | 63 | | Latch On Systems | What will be the structure of latch on services? will each service have a different structure? Is there approval required for latch on service? What and how will it be determined the service is delivered? will there be b2b message interaction on providing details for the latch on services? How is the payment of the service integrated? Who is the receiver of the payment? How will the service providing party register? How will the services under the service providing party be registered? What is the validation for registering for a service? who will authorise service or a service provider? Is there a document verification process? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 561 | 11 | 82 | PM.REQ.013 | Payment Integration | Is there any requiremnt of certification for payment gateway integration? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |

| 562 | II | 34 | 2.7.4 | Host Level Security | Please elaborate the scope of this | Indicative functional |
|-----|----|----|-------|--|--|----------------------------|
| | | | | | | requirements have been |
| | | | | | | provided in the RFP, |
| | | | | | | detailed functional |
| | | | | | | requirement needs to be |
| | | | | | | captured by the bidder |
| | | | | | | during the design phase. |
| 563 | II | 48 | 3.1 | | Does solution need to be ISO27001 certified | |
| | | | | quality and information security with | or it would just follow process. Generally ISO | follow processes of |
| | | | | certifications like ISO 27001 and ISO 9001 | 270021 certification contains locations and | ISO27001 and for |
| | | | | | | certification requirements |
| | | | | | development location needs to be ISO27001 | please refer Volume 1 of |
| | | | | | certified? | the RFP |
| | | | | | | |

| 564 | Volume 2, 8.2.2. | 146 | 3 | DC and DR shall be provided by the same | 1 | Refer Corrigendum-5 |
|-----|------------------|-----|---|--|--|---------------------|
| | , | | | service provider. DR should be more than | The Primary DC-Cloud and the DR-Cloud | Ü |
| | | | | 100 Km away from DC | should be in different physical locations | |
| | | | | | supporting active-active arrangement | |
| | | | | | The requirement is to provide the Business | |
| | | | | | Continuity in case of any disruptions / | |
| | | | | | disaster to the Primary Data Center within | |
| | | | | | the specified RPO / RTO timelines. Different | |
| | | | | | CSPs provide the Disaster Recovery / | |
| | | | | | Business Continuity through different | |
| | | | | | architectures. The Disaster Recovery | |
| | | | | | architecture may be left to the bidder to | |
| | | | | | meet the IPA's requirement of having a fully | |
| | | | | | functional DR in case of disruption to the | |
| | | | | | Primary DC and provide consistent user | |
| | | | | | experience. | |
| | | | | | AWS has multiple "availability zones" within | |
| | | | | | India region that are different facilities in | |
| | | | | | different places but not necessarily different | |
| | | | | | siesmic zone. Each Availability Zone is | |
| | | | | | designed as an independent failure zone. | |
| | | | | | Each availability zone runs on its physically | |
| | | | | | distinct and independent infrastructure and | |
| | | | | | do not share common points of failures like | |
| | | | | | generators and cooling equipment across | |
| | | | | | the multiple data center facilities. | |
| | | | | | | |
| | | | | | Applications can also be architected for near- | |
| | | | | | zero RPO and RTO that can be achieved | |
| | | | | | through synchronous replication of data | |
| | | | | | across the primary and secondary sites. | |
| | | I | | | This is possible only when the data contars | |

| 565 | Volume 2, 8.2.1 | Page 143 | 5 | The primary DC and the disaster recovery site should be in different seismic zones within India | The Primary DC-Cloud and the DR-Cloud should be in different physical locations supporting active-active arrangement AWS has multiple "availability zones" within India region that are different facilities in different places but not necessarily different siesmic zone. Each Availability Zone is designed as an independent failure zone. Each availability zone runs on its physically distinct and independent infrastructure and do not share common points of failures like generators and cooling equipment across the multiple data center facilities. Applications can also be architected for nearzero RPO and RTO that can be achieved through synchronous replication of data across the primary and secondary sites. This is possible only when the data centers are close enough to allow high-speed low latency links for synchronous replication but at the same physically distinct and far apart so that even uncommon disasters such as fires, tornados, or flooding do not simultaneously impact both the facilities. | Refer Corrigendum-5 |
|-----|-----------------|----------|---|---|---|---------------------|
| | | J | | standards | standards | |
| 567 | Volume 2, 8.4.1 | Page 151 | 2 | Application Framework - To standardize coding practices MS.Net | Application Framework - To standardize coding practices MS.Net / Open standards frameworks The requirement is to follow standard coding practices. Different technology stacks could have different set of best/standard practices. Request to follow open standards | Refer Corrigendum-5 |

| 568 | Volume 2, 8.4.1 | Page 151 | 4 | Reporting - To provide Management with reporting information RDLC, MS SQL SSRS, PDF / Excel Export | Reporting - To provide Management with reporting information RDLC/ Open standards frameworks, MS SQL SSRS/ Open standards frameworks, PDF / Excel Export Request for including Open standards. | Refer Corrigendum-5 |
|-----|-----------------|----------|---------------------------------------|--|--|---|
| 569 | Volume 2, 8.4.1 | Page 151 | 15 | SFTP Client- File Transfer Client "PMX" | SFTP Client- File Transfer Client "PMX" / Open standard frameworks Request for including Open standards. | Refer Corrigendum-5 |
| 570 | Volume 2, 8.2.2 | Page 146 | Technical Requirements of Cloud | IPA may at any point of time do physical audit of the DC and DR facilities and the service provider shall facilitate such timely physical audits as decided by IPA | IPA may at any point of time do audit of the provisioned cloud services and the Bidder should implement the necessary features (e.g., audit trail, logging,) to enable such audits facilitate timely console access to IPA team. Cloud services are offered through a self-service portal for the customer to provision, manage and administer. The features are provided through the console or APIs for the customer to use to build and deploy a highly available solution. Customer / MSP has full ownership and control of their data. Customer / MSP manages access to their content and AWS services and resources. Customer / MSP maintains who can access the content, the content lifecycle and disposal. Public Cloud Service Providers offer cloud services to multiple customers. In such an environment, the security controls and compliance to various standards (Including ISO 27001, ISO 27017, ISO 27018) are verified by third party auditors. Third-party certifications and evaluations provide assurance that effective physical and logical security controls are in place. Departments should leverage these third party accreditations. CSP may provide the | Bidder needs to perform all the audits in order to avoid conflicts and business blindness. IPA may also hire a thirdparty auditor to conduct security audit, and in such scenario, Bidder shall provide full access and support |

| 571 | Volume II | 9 | PCS 1x | The IT infrastructure required for running the PCS ver 1.x is cloud based augmented with the API Portal, Data Center in Navi Mumbai and DR site is located at Chennai. | We assume given clause is providing details about exising CSPs and SI can choose any location for DC and DR given that they are in different seismic zones in India. | Refer Corrigendum-5 |
|-----|-----------|----|--|--|---|--|
| 572 | Volume II | 9 | | The Period for Development and Implementation of National Logistics Portal – Marine will be one year from signing of the contract. The support and Maintenance will be for four years thereafter. Therefore, the Project is for five years from signing of contract | where during developemnt phase there will only be Dev and UAT environment and no | No change. Tender conditions prevail. Refer RFP section 2.7.3 and 4.2 |
| 573 | Volume II | 13 | NLP Marine | Document Management System to store all the important documents securely on Cloud Storage. Which helps in any time retrieval | provision data storage for DMS to be migrated to new CSP. Please provide | Bidder has to perform independent assessment to provision data storage for DMS |
| 574 | Volume II | 24 | 2.5 Solution Design Considerations | Application should be hosted in a MeitY empanelled Cloud Service Provider. | Meity VPC and Meity GCC. We request bidder to choose for Meity GCC platform as it provides best security and complete control over proposed cloud infrastructure. Hence we request you to please revise the | The stated RFP clause states that application should be hosted in a MeitY empanelled Cloud service provider is not restrictive to GCC platform while security specifications are already mentioned |
| 575 | Volume II | 40 | Reviews | It is extremely important to have a set of IT security management processes and tools to ensure that the IT security of NLP MARINE is always maintained. It is recommended that an IT security policy, framework and operational guidelines be maintained by the BIDDER and Cloud service provider (CSP) as an overall guideline to all forms of IT security – Physical, application, data, network and cloud. | clause. Please provide more clarity what IT | Refer Vol-2 section 8.2 Annexure II - Cloud Security |

| 576 | Volume II | 41 | Audits and Reviews | Scope - Frequency i. Security Audit - Quarterly ii. SLA - Audit Half yearly iii. VAPT - Quarterly iv. Inventory Audit - Once in a year v. Secure Configuration Review - Quarterly vi. Information Security Controls like ISO27001 - Half yearly vii. Privacy Audit and review - Half yearly viii. Privacy Impact assessment templates and library - Annually ix. Incident reporting & management - Annually x. Data Protection Policy - Annually | the audits (by third party or inhouse) or IPA | Bidder needs to perform all the audits in order to avoid conflicts and business blindness. IPA may also hire a third-party auditor to conduct security audit, and in such scenario, Bidder shall provide full access and support |
|-----|-----------|----|-----------------------|--|---|--|
| 577 | Volume II | 46 | 3.1 Scope Overview | Facilitate for seamless upgradation of the existing Application hosting at MeitY Certified Cloud Service provider with DR capabilities as per the mutual understanding with IPA on SLA and deliverables on various aspects of Uptime of Infrastructure, Application, Connectivity, Information Security & Compliance, etc.; as per the implementation guidelines of the incumbent solution provider of PCS 1x solution | Please confirm migration to be under IPA scope or will be facilitaded by bidder. | Migration will be facilitated by the Bidder. IPA will provide administrative support |
| 578 | Volume II | 47 | 3.1 Scope Overview | Hosting - Multi-tenant hosting architectures support shared hosting, Co-Location and virtualization. Disaster Recovery and back up services provide uninterrupted access to systems and infrastructure | Kindly confirm whether Co-Location is in the scope of this project or CSP only has to comply to this clause and IPA may use these services in future during project duration. | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
| 579 | Volume II | 47 | 3.1 Scope Overview | Solution should have Onsite and Offsite proper backup mechanism with a mechanism for restoring data to check the backup consistency as per the mutual understanding with IPA on SLA | Our assumption is IPA is looking for DC on cloud with on site backup, DR on cloud, and off site backup (In a different flood plain location to DC site). Please validate if our assumption is correct, if not please correct and explain expected solution. | Assumption is correct. |

| 580 | | | | If off site backup is needed please share following details - * Kindly confirm location for offsite backup? * Methodology for offsite backup? (Disk/ tape based) (Physical media or over the internet) * Whether storage and connectivity already present at IPA site where off site is to be taken or bidder need to provision it? | Yes, details to be shared with the bidders during design. Bidder to do a comprehensive assessment. |
|-----|-----------|----------|---|--|---|
| 581 | Volume II | Services | It is expected by IPA that the bidder who qualify to provide clouds services will also comply with the mandatory information security requirements applicable for cloud deployment models of "MeitY's "Provisional Empanelment of Cloud Service Offerings of Cloud Service providers (CSPs)". | Requesting IPA to make this clause manadatory for all cloud service providers and should be added in pre-qualifications criteria for CSP participating in this tender and CSP must be MeitY empaneled for DC and DR services and STQC audited. | The stated RFP clause states about MeitY empanelled cloud service offerings and is not restrictive to DC / DR services |
| 582 | Volume II | Recovery | Functional DR with at least 50% compute capacity and 100% storage as that of Primary site. | Please confirm whether bidder has to consider compute and other services at 50% when DR is in passive mode. | The stated RFP clause defined that functional DR with at least 50% compute capacity considering DR is in passive mode. However, Bidder has to perform an independent assessment of the Infrastructure requirements for the proposed system and provide a detailed BOM for the proposed infrastructure in line with the requirements of the project and performance on service level agreements. |

| 583 | | | | | Please confirm whether IPA is referring to compute wise or quanitity wise 50% for all components. | The stated RFP clause defined that functional DR with at least 50% compute capacity. However, Bidder has to perform an independent assessment of the Infrastructure requirements for the proposed system and provide a detailed BOM for the proposed infrastructure in line with the requirements of the project and performance on service level agreements |
|-----|-----------|-----|---------------------|--|---|--|
| 584 | Volume II | 142 | | site should be in different seismic zones within India | The said clause contradicts with clause from section 8.2.2 Technical Requirements of Cloud from page no. 146 which states <i>DC</i> and <i>DR</i> shall be provided by the same service provider. <i>DR</i> should be more than 100 Km away from <i>DC</i> . Requesting IPA to please keep this clause as it provides best possible disaster recovery solution considering all scenarios like <i>DC</i> failover, earthquake, flood - "The primary <i>DC</i> and the disaster recovery site should be in different seismic zones within India" | Refer Corrigendum-5 Should be compliant with guidelines of National Critical Infrastructure |
| 585 | Volume II | | 8.2.1 Functional | | Kindly confirm minimum IOPS requried at SSD Storage level | SSD Storage minimum IOPS - 1000 |
| 586 | | | | | Kindly confirm whether SSD storage is to used across all storage requirements in this project. | SSD Storage recommended across all storage requirements in this project |

| 587 | Volume II | 144 | 8.2.1 Functional Requirement of Cloud # Database and Allied Services | Cloud service shall have access control policies that are attached to users, groups. Cloud service shall integrate with LDAP / Active Directory. Cloud provider shall support setting up a stand-alone directory in the cloud or connecting cloud resources with LDAP / Microsoft Active Directory | Can CSP propose it's own IAM services for cloud access which will be integrated with AD or LDAP. | CSP can propose IAM/PIM solution. However, it should an open platform solution |
|-----|-----------|-----|--|---|--|--|
| 588 | Volume II | 144 | 8.2.1 Functional Requirement of Cloud # Database and Allied Services | Cloud services provider shall provide services like Database as a service (both RDBMS and No SQL), SMTP and SMS, DNS, Data warehouse, Storage, Analytics, Message queuing etc. | 9. , | In RFP Vol-2, Annexure II clause 8.2.1 states that data warehouse and analytics is in the scope of this project |
| 589 | Volume II | 145 | 8.2.1 Functional Requirement of Cloud # Cloud Security | All sensitive data must be secured using encryption with the encryption keys generated, escrowed synchronized and under control of IPA and not by the cloud service provider. Encryption solutions used must have industry standard certifications and accreditations like FIPS, Common Criteria etc. | looking for dedicated HSM hardware for this | HSM referred here as "Hardware Security Module" for key management, key exchange and encryption services. Bidder can propose HSM as service, however dedicated HSM |
| 590 | Volume II | 145 | 8.2.1 Functional Requirement of Cloud # Cloud Security | Native or default encryption options available at different layers such as storage, database, application etc. are only to be used when it is possible to provide centralized key management for the options. All encryption keys at every part of the infrastructure should be auditable and accessible to IPA through a centralized key manager | | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
| 591 | Volume II | 147 | 8.2.2 Technical Requirements of Cloud # Cloud proposal by Service Provider | Availing backup or DR services from a different service provider | | No change. Tender conditions prevail. |

| 592 | Volume II | 147 | 8.2.2 Technical Requirements of Cloud # Cloud proposal by | Cloud Service provider shall provide required support to IPA in migration of the Virtual Machines (VMs), data, content and any other assets to the new environment created by IPA to enable successful deployment and running of NLP Marine on | As per mentioned clause, IPA will perform migration from existing to new CSP and bidder will only provide support for the same. Please validate if assumption is correct. If not please explain. (If bidder needs do provide end to end migration) Kindly confirm details about overall storage size needed to be migrated from existing CSP to new CSP for planning migration strategy and storage sizing in new environment | Technical and functional responsibilities lies on lead Bidder and CSP for migration. IPA will provide administrative support Bidder has to perform an independent assessment of the Infrastructure requirements for migration storage sizing |
|-----|-----------|-----|--|--|---|--|
| 594 | | | | | Kindly confirm migration to be provided for complete infra as mentioned in 8.6.1 Existing Systems Details on page no. 154-160 of volume II of RFP | 8.6.1 Existing Systems Details on page no. 154- 160 |
| 595 | Volume II | 153 | 8.4.3 Reliability (up time), redundancy, persistency, fall back scenarios | Bandwidth Estimation | Kindly provide details about internet bandwidth required at cloud DC and DR site. | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
| 596 | Volume II | 161 | 3. Security tools Implemented in IPAPCS1.x Application | Selecting an Off-site Storage Facility | Kindly confirm off site storage is part of cloud solution expected in this RFP or mentioned as part of existing solution. Please share details whether bidder need to provision offsite storage as a part of this solution and as per shared requirements under Selecting an Off-site Storage Facility on page 165 onwards of Vol II of RFP | Annexure 2 refers to existing PCS 1x solution. For NLP Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
| 597 | Volume II | 162 | 3. Security tools Implemented in IPAPCS1.x Application | Privileged identity management (PIM) will be used for monitoring and protection of superuser accounts in IT environments. | Kindly confirm no. of users at cloud DC and DR for PIM service | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |

| 598 | General | | | | growth in data and in users for sizing the solution. | Bidder has to perform an independent assessment on tear growth in data and in users for sizing the solution |
|-----|---|-----|------------------------|--|---|---|
| 599 | General | | | | cloud DC and DR | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
| 600 | General | | | | propose services from leading OEMs for respective services as required. | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
| 601 | 7.5 Training and Capacity Building | 136 | | 4. The BIDDER is required to impart the following types of training to ensure smooth implementation of NLP MARINE. | System of Indian Ports Association needs to | No change. Tender conditions prevail. Refer Vol 2 section 7.5 |
| 602 | 8.2.2 Technical Requirements of Cloud | 146 | by Service Provider | IPA may at any point of time do physical audit of the DC and DR facilities and the service provider shall facilitate such timely physical audits as decided by IPA | As per RFP Security and Data Criticality guidelines of IPA PCS1.x project, We understand that Applications should be hosted on dedicated Private Cloud in Govt approved premises for DC & DR facilities. Also all data base, compute, storage and Network resources of this project should not be shared with other customer and will be availeble for audit and fornesic analysis. Kindly confirm if our understanding is correct. | Refer Corrigendum-5 |

| 603 | 2.5 Solution Design Considerations | 24 | 3 | Application should be hosted in a MeitY empanelled Cloud Service Provider. | MeitY empanelled CSP do provide service on shared basis which is not recommended for this kind of critical government project. So request you to clarify that if CSP will created separate private cloud for this project where resource will not be shared by CSP for other customers or they are allowed to provide shared resource/services . Kindly Clarify. | Refer Corrigendum-5 |
|-----|---|-----|--|--|--|-------------------------------|
| 604 | 8.2.2 Technical Requirements of Cloud | 146 | Cloud proposal by Service Provider | New development and enhancements | architecture should be built on micro- services based architecture, considering the scale of the applications & making it to build Single platform .CSP should look at new age micro-services architecture to build DC & | propose solution |
| 605 | 8.2.2 Technical Requirements of Cloud | 146 | Cloud proposal by Service Provider | DC & DR Workloads Provisioning | To build DC & DR facilites for IPA ,We understand that CSP must include enterprise grade supported lightweight container management platform for production grade environments, powered by Kubernetes to reduces the complexity of configuring, deploying, securing, scaling and managing containers. Kindly confirm if our understanding correct | Yes, understanding is correct |

| 606 | 8.2.2 Technical Requirements of Cloud | 146 | Cloud proposal by Service Provider | DC & DR Workloads Provisioning | To build DC & DR facilites for IPA, We understand that CSP should use Al/ML engine to provide right actions for every layer of the stack:- sizing:- how to right size the containers (CPU, Mem, N/W utilizations), Placement:- when to reschedule pods to which nodes, autoscaling:- when to scale in & scale out. Kindly confirm if our understanding correct | Yes, understanding is correct. Dynamically allocate instances based on load, with no service during demand spikes to maintain performance and decrease capacity during lulls to reduce costs |
|-----|---|-----|--|---|---|--|
| 607 | 8.2.2 Technical Requirements of Cloud | 146 | Cloud proposal by Service Provider | DC & DR Network Provisioning & Visibility | To build DC & DR facilites for IPA, We understand that CSP must use spine-leaf architecture with MACsec support on all network hardware for integrated security and SDN Fabric that must have zero trust policy model for connected systems or hosts to help in protecting against any kind of attacks like Unauthorized Access, Man - in - the - middle - attack, Replay Attack, Data Disclosure, Denial of Service through stateless distributed firewall. Kindly confirm if our understanding correct | and ISO 27001 guidelines) for NLP |
| 608 | 8.2.2 Technical Requirements of Cloud | 146 | Cloud proposal by Service Provider | DC & DR Network Visibility | To build DC & DR facilites for IPA, We understand that CSP must use Fabric /SDN controller should provide microsegmentation rules and policies for workloads (BareMetal, virtual (VMware, Hyper-V, KVM, open stack), containers) connected to DC fabric for east-west traffic. It must support segmentation of VM based attributes like hostname, OS, VM Tags, FQDN, Microsoft AD based classification (by integrating with MS AD controller, MS AD Domain and Groups) Kindly confirm if our understanding correct | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |

| 609 | | 24 | 4 | Virtual Private Network Deployment | Keeping in view the scale and complexity of | Refer RFP Vol-2 section |
|-----|-----------------|----|---|------------------------------------|---|-------------------------|
| | SolutionDesignC | | | | | 8.2 -Annexure II |
| | onsiderations | | | | server will be accessed from external users | |
| | | | | | after authentication. It is important to have a | |
| | | | | | integrated defence in depth approach | |
| | | | | | wherein not only identity based threat are | |
| | | | | | mitigated but also the device specific threats | |
| | | | | | or apt related threat protectection is also | |
| | | | | | required. | |
| | | | | | We strongly recommend to use multifactor | |
| | | | | | authentication along with solution capability | |
| | | | | | to perform security posture accessment, with | |
| | | | | | DNS & IP Layer enforcement before | |
| | | | | | allowing server/application access from | |
| | | | | | anywhere.Domain Based Split Tunnel is | |
| | | | | | also required for VPN | |
| | | | | | Diagon clarify if any understanding is correct | |
| | | | | | Please clarify if our understanding is correct to have secure architecture to meet future | |
| | | | | | requirement. | |
| | | | | | nequirement. | |
| | | | | | | |
| | | | | | | |

| 610 | Network Security | | Security measures against malware (antivirus, Trojan detection, anti-spam, etc.) Security measures against network-based attacks (IPS/IDS systems, firewall, Application Layer Gateway, etc.) DDoS mitigation (protection against DDoS attacks) | focus on users, assets, and resources. Zero trust is a response to enterprise network trends that include remote users, bring your own device (BYOD), and cloud- based assets that are not located within an enterprise-owned network boundary. Application access by right user and from secure device and securing all connection within the application is advisable. Zero Trust Architecture for the integrated system shall include zero trust architecture for workload as well as for workforce. Request you to consider Zero-Trust Architecture along with antiAPT for the integrated ecosystem. Considering defense in depth cybersecurity strategy please clarify if workload protection (which includes behavior baselining, analysis, and identification of deviations, microsegmentation policies) is also required. Kindly include this sugession to have secure architecture to meet future requirement. | have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
|-----|------------------|-----|---|--|---|
| 611 | Network Security | 152 | Security measures against network-based attacks (IPS/IDS systems, firewall, Application Layer Gateway, | | Refer Corrigendum-5 annexure 2.2 |

| 612 | 5.3 Service Level Agreement | 118 /120 | during | Availability for applications - Automated measurement tool to be developed as part of SLA monitoring tool to provide metric values against this parameter. | monitoring / performance of Application , We understand that CSP must include standard Application Performance Management platform to track performance issues, | |
|-----|---|----------|------------|---|---|--|
| 613 | 2.7.8 Enterprise Manageability and Operations Architecture | 39 | astructure | It is strongly recommended to have application monitoring in place for all applications where application performance is continuously recorded and evaluated. | performace and availability related metrics for SLA by SP should be perpetual in nature or subscription license model. Given its large mission mode project nature and | The bidder is expected to fulfil all requirement of RFP and bidder is expected to provide an appropriate technology solution that would be evaluated against requirement |

| 614 | 2.7.8 Enterprise | 39 | | It is strongly recommended to have | | Refer Corrigendum-5 |
|-----|------------------|----|------------------|---|--|---------------------|
| | Manageability | | Application/Infr | application monitoring in place for all | We understand that below features are | annexure 2.2 |
| | and Operations | | astructure | applications where application performance | required for Applications Performance | |
| | Architecture | | Monitoring | is continuously recorded and evaluated. | | |
| | | | Tools and | Application monitoring would enable quick | - To perform auto-discovery and provide | |
| | | | Practices | | performance visibility into all transactions | |
| | | | | application performance and also give a | processed by an application and its related | |
| | | | | continuous end user experience measurement. | components. This will facilitate real time tracking of application and transaction | |
| | | | | | health. | |
| | | | | | - To proactively detect application | |
| | | | | | performance issues and minimize | |
| | | | | | transaction failures? | |
| | | | | | - To populate real-time application | |
| | | | | | landscape map of requests across its | |
| | | | | | topology to detect dependencies among | |
| | | | | | various tiers and components along with | |
| | | | | | performance | |
| | | | | | - To automatically learn all the application | |
| | | | | | traffic patterns and baseline them. And | |
| | | | | | whenever any deviation are detected within | |
| | | | | | these patterns, it should be able to alert the | |
| | | | | | operations team. This will facilitare proactive | |
| | | | | | monitoring. | |
| | | | | | - Code-level visibility to facilitate tracking | |
| | | | | | bottlenecks into the application performance | |
| | | | | | and help in code optimization. | |
| | | | | | Kindly include the above features to have | |

| | 2.7.8 Enterprise Manageability and Operations Architecture | 39 | Application/Infr astructure Monitoring Tools and Practices | application monitoring in place for all applications where application performance is continuously recorded and evaluated. Application monitoring would enable quick troubleshooting of any issues related to application performance and also give a continuous end user experience measurement. | for APM reporting - For setting up auto-thresholding of all the application performance metrics/KPIs in the monitored environment to facilitate proactive | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
|-----|--|-----|--|---|--|---|
| 616 | 7.2 Infrastructure Maintenance | 134 | | Infrastructure. The BIDDER shall be responsible includes but not limited to: a. Maintenance of Hardware and Server System at Cloud DC and DR b. Undertaking of performance tuning of the Hardware System to enhance Systems | responsible for Complete underline Infra Structure like Network , Security , Compute , Storage etc. and NLP Applications for this NLP Marine Project. This condition is only possible if Hardware & Software used in DC and DR facilities will be completely dedicated & owned by IPA for IPA NLP Marine Project and will not share any resources with other customers. | Refer Corrigendum-5 |

| 617 | 2.5 Solution Design Considerations | 24 | 3 | Application should be hosted in a MeitY empanelled Cloud Service Provider. | for this kind of critical government project. So request you to clarify that if CSP will create separate private cloud for this project | Yes, CSP can suggest private cloud for this project. However, Cloud service offerings and CSP should be empanelled with MeitY |
|-----|---|-----|------------------------|--|--|--|
| 618 | 8.2.2 Technical Requirements of Cloud | 146 | by Service Provider | IPA may at any point of time do physical audit of the DC and DR facilities and the service provider shall facilitate such timely physical audits as decided by IPA | the customer. The server hosting the VM may be running multiple other VMs for other customers, thus creating contention, and resource crunch during application bursts. Since the physical servers are not accessible to the end customer, auditability | Bidder needs to perform all the audits in order to avoid conflicts and business blindness. IPA may also hire a third-party auditor to conduct security audit, and in such scenario, Bidder / CSP shall provide full access and support |

| 619 | Manageability and Operations Architecture | 39 | astructure Monitoring Tools and Practices | application monitoring in place for all applications where application performance is continuously recorded and evaluated. | "Application Monitoring Tool required to monitor the application performace and availability related metrics for SLA should be based on perpetual license model and APM vendor should be in latest Gartner leader Magic Qudarant" Justitication:- Given its large mission mode project nature and Software support should be required for multiple years, We recommend that perpetual license is always the best fit and Gartner endorsement on solution will help bidder to propose industary recognised solution for deep insight in complex applications ,best in class service & support. | |
|-----|---|----|--|--|--|---------------------|
| 620 | Volume 2 Scop of Work | 46 | 3.1 Scope Overview | · | hardware, storage hardware) & all software | Refer Corrigendum-5 |

| 621 | Volume 2 | 24 | 3. Cloud | Cloud virtrual private network | Kindly add below clause as | No change. Tender |
|-----|--------------|----|------------|--------------------------------|--|--------------------|
| | Scop of Work | | Enabled | | | conditions prevail |
| | | | Deployment | | "The solution should provide cloud agnostic | |
| | | | | | networking & automate and secure multi- | |
| | | | | | cloud connectivity through unified | |
| | | | | | management. Single pane of glass for | |
| | | | | | management, visibility, monitoring, and | |
| | | | | | troubleshooting across multi-cloud | |
| | | | | | environments. | |
| | | | | | The solution should automate cross-domain | |
| | | | | | service chaining of application traffic across | |
| | | | | | various L4-L7 devices to scale and secure | |
| | | | | | any application, anywhere | |
| | | | | | The solution should provide cloud | |
| | | | | | networking functionalities like User Account | , |
| | | | | | logical isolation of network, security groups | |
| | | | | | The solution should provide networking, | |
| | | | | | visibility, and policy-translation functionalities | 3 |
| | | | | | for workloads deployed across multiple | |
| | | | | | cloud regions and availability zones." | |
| | | | | | Justitication:- | |
| | | | | | Cloud virtual private network should have | |
| | | | | | unifid network autoamtion & visibilty in the | |
| | | | | | network, the solution should also provide | |
| | | | | | cloud agnostic networking to ensure there is | |
| | | | | | no cloud lock in & there could be seamless | |
| | | | | | migration to other cloud if required in future | |
| | | | | | | |

| 622 | Volume 2 | 24 | 3. Cloud | Backup | Kindly add the clause as | No change. Tender |
|-----|--------------|----|------------|--------|--|--------------------|
| | Scop of Work | | Enabled | | · · · · · · · · · · · · · · · · · · · | conditions prevail |
| | | | Deployment | | location providing WORM, Encryption (FIPS, | |
| | | | | | AES 256), native archive to cloud & | |
| | | | | | provision to move data across clouds. " | |
| | | | | | Justification | |
| | | | | | Request you to define above clause for | |
| | | | | | backup section to ensure data backup | |
| | | | | | should be performed by cloud agnistic | |
| | | | | | backup tool to ensure protection of files | |
| | | | | | | |

| 623 | Volume 2 | 26 | 2.7.1 Guiding | Performance | Kindly add the clause as | Refer Corrigendum-5 |
|-----|--------------|----|---------------|-------------|--|---------------------|
| | Scop of Work | | Architectural | | "The solution should include a workload | |
| | | | Principles | | optimization tool that is cloud instance | |
| | | | | | aware (on demand, reserved etc.), to give | |
| | | | | | recommendations on scaling based on the | |
| | | | | | available inventory offering performance & | |
| | | | | | scale | |
| | | | | | 000.0 | |
| | | | | | The application resource management | |
| | | | | | solution should user AI/MI engine & provide | |
| | | | | | cost visibility of a VM (compute, license, | |
| | | | | | Public IP, storage costs etc.) & should | |
| | | | | | provide automated actions to optimize cost | |
| | | | | | to identify & suspend unused instances | |
| | | | | | (based on utilization) in the cloud, the | |
| | | | | | solution should be aware of the purchasing | |
| | | | | | pattern of the cloud on-demand & reserved | |
| | | | | | instances. | |
| | | | | | The application accurance colution about | |
| | | | | | The application assurance solution should be aware of PaaS services like Databases & | |
| | | | | | should be able to monitor and provide | |
| | | | | | scaling actions of relational databases in | |
| | | | | | cloud environment " | |
| | | | | | Cloud environment | |
| | | | | | Justification:- | |
| | | | | | Request you to define certain features under | |
| | | | | | performance section, that can ensure | |
| | | | | | solution uptime & using AI/ML engine for | |
| | | | | | real time application resource management | |
| | | | | | | |
| | | | | | | |
| 1 | I | I | | | I | |

| 624 | Volume 2 Scop of Work | 31 | 2.7.3 Infrastructure Architecture | Infrastructure Solution Baseline | • | No change. Tender conditions prevail |
|-----|--------------------------|----|---|----------------------------------|--|--------------------------------------|
| 625 | Volume 2 Scop of Work | 31 | 2.7.3 Infrastructure Architecture | Additional Migration point | Kindly add the clause as "Support in Migration of all data from existing infrastructure in secured manner ensuring data mobility without vendor lock-in by providing Automate data management to move and recover workloads across clouds" Justification:- Request you to define above clause migration scope that can ensure solution seamless migration in case of Multivendor clouds enviornment | No change. Tender conditions prevail |

| 626 | Volume 2 Scop of Work | 26 | 2.7.1 Guiding Architectural Principles | Managbility | lightweight container management platform | |
|-----|--------------------------|----|--|--------------|--|---|
| 627 | Volume 2 Scop of Work | 26 | 2.7.1 Guiding Architectural Principles | Scalability: | Kindly add the clause as "The application functions to be divided logically and developed as Modular solution. the application architecture should be built on micro-services based architecture" Justification Considering the scale of the applications & making it to build pl request you to look at new age micro-services architecture, that can make the application modules pluggable & scalable | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |

| 628 | Volume 2 Scop of Work | 26 | 2.7.1 Guiding Architectural Principles | SLA driven solution: | with integrated monitoring with Prometheus/Grafana, log analytics with ELK bundled as part of the platform with security releases & lifecycle management | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
|-----|---------------------------------------|-----|--|---|---|---|
| 629 | 7.5 Training and Capacity Building | 136 | | The BIDDER shall conduct the training at IPA office in New Delhi and/or online using tools like Zoom, TEAMS or equivalent | for online training and online meetings should have General Data Protection | Bidder expected to conduct training in secure manner as per GOI guidelines |
| 630 | 7.5 Training and Capacity Building | | | 4. The BIDDER is required to impart the following types of training to ensure smooth implementation of NLP MARINE. | As employees of various Port Community System of Indian Ports Association needs to join online training & discussion remotely on regular basis, it is suggested to have Video based Training hardware from Instant Messaging OEM at critical office locations for smooth and seamless communications. Kindly incorprate the above suggestion for seamless & secure meetings & trainings. | No change, please refer RFP Vol-2 section 7.5 |

| 631 | 8.2.2 Technical Requirements of Cloud | 146 | Cloud proposal by Service Provider | modules & enhancement, the application architecture should be built on microservices based architecture, considering the scale of the applications & making it to build Single platform .CSP should look at new age micro-services architecture to build DC & | |
|-----|---|-----|--|---|--|
| 632 | 8.2.2 Technical Requirements of Cloud | 146 | Cloud proposal by Service Provider | To build DC & DR facilities for IPA ,We understand that CSP must include enterprise grade supported lightweight container management platform for production grade environments, powered by Kubernetes to reduces the complexity of configuring, deploying, securing, scaling and managing containers. Kindly confirm if our understanding correct | Yes, understanding is correct |
| 633 | 8.2.2 Technical Requirements of Cloud | 146 | Cloud proposal by Service Provider | engine to provide right actions for every layer of the stack:- sizing:- how to right size the containers (CPU, Mem, N/W utilizations), Placement:- when to reschedule pods to which nodes, autoscaling:- when to scale in & scale out. | Yes, understanding is correct. Dynamically allocate instances based on load, with no service during demand spikes to maintain performance and decrease capacity during lulls to reduce costs |

| 634 | 8.2.2 Technical | 146 | Cloud proposal | DC 9 DB Natural Provincening 9 Visibility | To build DC & DD facilities for IDA Ma | Voc. understanding is |
|-----|-----------------|-----|----------------|---|--|--------------------------|
| | | 140 | | DC & DR Network Provisioning & Visibility | To build DC & DR facilities for IPA, We | Yes, understanding is |
| | Requirements of | | by Service | | · · | correct. The Security |
| | Cloud | | Provider | | architecture with MACsec support on all | architecture principles |
| | | | | | network hardware for integrated security and | |
| | | | | | | and ISO 27001 |
| | | | | | model for connected systems or hosts to | guidelines) for NLP |
| | | | | | help in protecting against any kind of attacks | |
| | | | | | like Unauthorized Access, Man - in - the - | considered as "Defence |
| | | | | | middle - attack, Replay Attack, Data | in Depth", multi-layer |
| | | | | | Disclosure, Denial of Service through | defence mechanisms, so |
| | | | | | stateless distributed firewall. | that an attacker has to |
| | | | | | | defeat multiple |
| | | | | | Kindly confirm if our understanding correct | mechanisms to perform |
| | | | | | | an attack. |
| | | | | | | |
| 635 | 8.2.2 Technical | 146 | | DC & DR Network Visibility | To build DC & DR facilities for IPA, We | Indicative requirements |
| | Requirements of | | by Service | | understand that CSP must use Fabric /SDN | have been provided in |
| | Cloud | | Provider | | controller should provide micro- | the RFP, detailed |
| | | | | | segmentation rules and policies for | requirement needs to be |
| | | | | | workloads (BareMetal, virtual (VMware, | captured by the bidder |
| | | | | | Hyper-V, KVM, open stack), containers) | during the design phase. |
| | | | | | connected to DC fabric for east-west traffic . | |
| | | | | | It must support segmentation of VM based | |
| | | | | | attributes like hostname, OS, VM Tags, | |
| | | | | | FQDN, Microsoft AD based classification | |
| | | | | | (by integrating with MS AD controller, MS | |
| | | | | | AD Domain and Groups) | |
| | | | | | | |
| | | | | | Kindly confirm if our understanding correct | |
| | | | | | | |
| | | | | | | |

| 636 | | 24 | 4 | Virtual Private Network Deployment | Please add the below clause as | Refer RFP Vol-2 section |
|-----|-----------------|----|---|------------------------------------|--|-------------------------|
| | SolutionDesignC | | | | | 8.2 -Annexure II |
| | onsiderations | | | | "Integrated defence in depth approach | |
| | | | | | wherein not only identity based threat are | |
| | | | | | mitigated but also the device specific threats | |
| | | | | | or apt related threat protectection is also | |
| | | | | | required. | |
| | | | | | Multifactor authentication along with solution | |
| | | | | | capability to perform security posture | |
| | | | | | accessment, with DNS & IP Layer | |
| | | | | | enforcement before allowing | |
| | | | | | server/application access from | |
| | | | | | anywhere.Domain Based Split Tunnel is | |
| | | | | | also required for VPN " | |
| | | | | | Justifcation:- Security framework should | |
| | | | | | have above features to ensure secure | |
| | | | | | architecture to meet future requirement. | |
| | | | | | | |
| | | | | | | |
| | | | | | | |

| 637 | 8.4.2 Technical Requirements Security | 152 | Security measures against malware (antivirus, Trojan detection, anti-spam, etc.) Security measures against network-based attacks (IPS/IDS systems, firewall, Application Layer Gateway, etc.) DDoS mitigation (protection against DDoS attacks) | Please add the clause as With Zero trust architecture defenses moved from static, network- based perimeters to focus on users, assets, and resources. Zero trust is a response to enterprise network trends that include remote users, bring your own device (BYOD), and cloud- based assets that are not located within an enterprise-owned network boundary. Application access by right user and from secure device and securing all connection within the application is advisable. Zero Trust Architecture for the integrated system shall include zero trust architecture for workload as well as for workforce. Considering defense in depth cybersecurity strategy please clarify if workload protection (which includes behavior baselining, analysis, and identification of deviations, microsegmentation policies) is also required. Justification:- Request you to consider above features to ensure Zero-Trust | No change. Tender conditions prevail |
|-----|---|-----|---|---|--------------------------------------|
| 638 | 8.4.2 Technical Requirements Security | 152 | Security measures against network-based attacks (IPS/IDS systems, firewall, Application Layer Gateway, etc.) | Architecture along with antiAPT for the integrated ecosystem to meet NLP IPA future requirement PLease add the clause as "Device must automatically generate IPS/IDS rules based on network discovery data which must be based on operating systems, servers, and client application protocols detected on network". Justification:- Kindly include this sugession to have secure architecture to meet future requirement. | Refer Corrigendum-5 annexure 2.2 |

| 639 | 2.7.8 Enterprise Manageability and Operations Architecture | 39 | application monitoring in place for all applications where application performance is continuously recorded and evaluated. Application monitoring would enable quick troubleshooting of any issues related to application performance and also give a continuous end user experience measurement. | for APM reporting - For setting up auto-thresholding of all the application performance metrics/KPIs in the monitored environment to facilitate proactive | during the design phase. |
|-----|---|----|---|---|---|
| 640 | 1.2 Objectivesof PCS 1x Volume 2 | 8 | The objectives of developing PCS 1x: • Cloud based (24 x7 availability) | | PCS 1x currently hosted on Cloud |
| 641 | 1.2 Objectivesof PCS 1x Volume 2 | 8 | The objectives of developing PCS 1x: • Move towards paperless regime | flow which we need to digitalize | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 642 | 1.3 Current Status of PCS 1x Volume 2 | 8 | implemented/ under implementation as part | Can you please specify exactly what are completed and what is in progress, and are these in scope of vendor or PCS will complete the same at their end only | Refer Corrigendum-5 |
| 643 | 1.4 Review of PCS 1x Volume 2 | 9 | can: | All infra part i.e. servers and licenses are under vendor scope or that will be provided by PCS | Refer Corrigendum-5 |

| 644 | 1.6 Journey of PCS towards NLP Volume 2 | 10 | Ministry of Commerce, Ministry of Shipping and Indian Ports Association have envisaged a National Logistics Portal which would integrate the Marine National Logistics Portal, Land National Logistics Portal, e-Marketplace and Air National Logistics Portal. | developed or we have to develop all with | Refer RFP Vol 2 section 1.6 |
|-----|---|----|---|---|--|
| 645 | 1.6 Journey of PCS towards NLP Volume 2 | 10 | Once NLP-Marine is developed and operated, it will be ultimately get merged/integrated with the I-log platform (single window) being developed by Logistics Division of Ministry of Commerce which embraces by Logistics portals viz. marine, land, air and e-market place. | It is already developed or under development For integration will PCS arrange meetings and all facilitation for this or its under vendor's ownership | i-log is the futuristic vision and the modalities are yet to be decided. NLP Marine is a step towards i- log. |
| 646 | 2.1 Overview of Proposed NLP- Marine Volume 2 | 11 | PCS 1x is currently operational for ninetee port communities, predominantly the messages being exchanged are between the Ports, and the Customs, that too mostly vessel related. Annexure I in this documen shows the total identified stakeholders under the PCS 1x program. | | All ports are linked through API, xml or flat files. Messages are exchanged in real time |
| 647 | 2.1.1. Cargo Services Volume 2 | 12 | Activities / services for handling non- containerized cargo will be included in the same | Is PCS is currently handling non- containerized cargo or not, Please confirm. If yes, what is the unique key to handle that. | Yes, PCS currently handling the non-containerized cargo |
| 648 | 2.1.4. Finance and Insurance Platform Volume 2 | 13 | Services offered by Bank such as LC process, Bank Guarantee Process can be done | Banks with which integration is already there in Phase 1 will be used for this purpose or any new integration is in scope | IPA recommends the banks / payment gateways to be integrated with NLP and service provider to facilitate the integration of the bank and payment gateway |
| 649 | 2.1.4. Finance and Insurance Platform Volume 2 | 13 | Reconciliation service to benefit the Services provider and consumer for easy tracking of the payment history and faster reconciliation process | Reconciliation is already there in the system or we have to do for phase 1 part also And Payment settlement is with any bank or with us only | IPA already has a system of bank reconciliation (daily sum of PCS 1x). The same has to be taken forward. |
| | | | | | Invoice generation will be part of scope |

| 650 | 3.1 Scope Overview Volume 2 | 48 | Solution should have the capability of providing Invoicing to the users of value-added solutions in multiple formats and against multiple parameters related to the transaction. | How many invoice formats needs to consider | Atleast standard EDIFACT and XML, rest to be finalized during design phase |
|-----|-----------------------------------|----|---|---|---|
| 651 | 3.1 Scope Overview Volume 2 | 48 | Solution should provide Notifications in the form of SMS, Email, WhatsApp and In App Notifications. | Are you referring WhatsApp Chat Bot(i.e Task Management Tool) | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 652 | 3.1 Scope Overview Volume 2 | 49 | Provide value added services which will benefit the users of NLP Marine; such as Bidding Module, Chat Bot | Regarding chat bot tool, we like to have some more functional information on this document | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 653 | 3.1 Scope Overview Volume 2 | 49 | Implementation and Onboarding of stakeholders conduct road shows and events. | Regarding Onboarding, road shows & events, bidder needs the full support from IPA in terms of arrangements and planning activities. kindly consider this point. | Refer Corrigendum-5 |
| 654 | 3.1 Scope Overview Volume 2 | 49 | Bidder has to consider both the options for on-boarding PGAs through SWIFT as a latch-on or individual API integration with PGAs shall be incorporated in the tender. | Is that the list given in section:8.7.2 & 8.7.3 or any other will include? | Refer List of PGAs on Page 182, however not limited to this list. |
| 655 | 3.1 Scope Overview Volume 2 | 49 | IPA, post 2 years of Go-Live, could get into an agreement with the bidder basis the per transaction fees for the customer on an agreed revenue sharing model as agreed by both the parties. | Instead of 2 years, can we change to 1 year post go-live for per transaction business model. Kindly consider. | Refer Corrigendum-5 |

| 656 | 3.1 Scope Overview Volume 2 | 49 | S 6 7 1 1 1 1 1 | estimate based on 50 Latch-on applications | Q-1:Is total latch-on application count is 50 or its only for commercials Q-2: If its only for commercials, then what is the total count for whole project | Refer to corrigendum-5 |
|-----|--|----|--------------------------------------|---|--|---|
| 657 | 3.3 Other Key Requirements 3.3.1 Cargo and Carrier Platform Volume 2 | 51 | F | | Q-2: If its a vehicle cost, where we can integrate the details like latest diesel rate, vehicle base cost etc? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 658 | 3.4 Full Functional Scope NLP MARINESYSTE M Volume 2 | 60 | t 1 2 3 | The NLP MARINE platform is divided on the pasis of four components: 1) Carrier and Cargo Services 2) Single window certificationsystem 3) Integrated Regulatory Platform 4) Banking and InsurancePlatform | In current platform(i.e PCS 1x), do we have all these components | For existing modules of PCS 1x, please refer the Vol-2 section 8.6 Annexure VI |

| 659 | National Logistics Portal - Marine 2.1 Overview of Proposed NLP- Marine Volume 2 | 11 | | | , , | Case studies to be provided during the implementation |
|-----|---|----|---|--|--|---|
| 660 | 3.1 Scope Overview Volume 2 | 48 | | Solution should provide Decision Support To | | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
| 661 | 3.1 Scope Overview Volume 2 | 47 | ; | support shared hosting, Co-Location and virtualization. Disaster Recovery and back up services provide uninterrupted access to systems andinfrastructure | Question1: All major cloud datacenter vendor support multi-tenant hosting architecture. Please confirm what exactely the terms related to co-location, it means spreading instances across regions or data center where you get floor space, electrical power and an Internet connection. Question2: Can we conside AWS, Azure, Google cloud in such case.Please confirm. | Refer Corrigendum-5 |
| 662 | Others | | | | PCS is integrated with multiple stakeholders. As per our understanding, we do not have to integrate with these stakeholders already as data is available in PCS already. Please describe the data components available in PCS to be used in NLP for analytics and reporting purpose. | Refer Corrigendum-5 |

| 663 | RFP Vol 2 Section - 3.1 | 46 | - Cloud Provisioning and 3rd Party | NLP Marine Estimates Cloud Computing Size – DC / DR Establishment of Network Connectivity Deployment and commissioning of requisite Hardware/Network Infrastructure components at Cloud for DC/DR | Is the DC-DR in Active-Active or Active-Passive or Hot Standby? | Bidder to provide solution as per his assessment. |
|-----|---|----|---|--|--|---|
| 664 | RFP Vol 2 Section - 3.1 | 46 | Scope of Work - Cloud Provisioning and 3rd Party Security Audit | 3rd Party Security Audit and Certification | In a cloud environment - How do you propose third party security audit? | Refer RFP Vol-2 section 2.7.5 |
| 665 | RFP Vol 2 Section - 3.1 | 47 | | IPA will have complete ownership and will transact directly with the MeitY Certified Cloud Solution provider while the Service Provider will facilitate the management of the solution. Solution provider to propose the optimum model for rules of engagement and ownership to IPA. | Does the Solution provider provision for CSP cost in its financial proposal? | Refer Corrigendum-5 |
| 666 | RFP Vol 2 Section - 3.1 | 47 | | Solution should have Onsite and Offsite proper backup mechanism with a mechanism for restoring data to check the backup consistency as per the mutual understanding with IPA on SLA. | Is it required to provision onsite backup? If yes - Please provide details of quantum of resources, mechanism for back up. | Refer Corrigendum-5 |
| 667 | NLP-IPA-Vol2 1. About The Project | 7 | 1.1 Background | Cloud migration for PCS 1.0 and Implementation | NLP-Marine is requested to provide the full details of the existing setup for the migration of the infrastructure to cloud, details provided in 6.1 Data Centre Infrastructure – Production & 6.2 Data Centre Infrastructure – UAT / QA, 6.3 Data Centre Infrastructure – Staging and 6.4 Disaster Recovery Infrastructure is not sufficient, Need the full details as per the asset sheet provided. | section 8.6, Annexure VI |
| 668 | NLP-IPA-Vol2 1. About The Project | 7 | 1.1 Background | Cloud Solution-Allows Access from Anywher | Can the Service Provider propose the Public Cloud or Private Cloud | Refer Corrigendum-5 |
| 669 | NLP-IPA-Vol2 1. About The Project | 7 | 1.1 Background | Mobile Approach | Is there any mobile application currently being used for MDM | Query not clear |

| 670 | NLP-IPA-Vol2 1. About The Project | 8 | Status of PCS | PCS 1x is implemented at all 13 major port and multiple private non major ports / terminals and other stakeholders. | Requesting NLP team to provide the List of all the locations for connectivity to the Cloud DC and DR | Refer RFP vol 2 section 8.1 |
|-----|--|----|---|--|---|--|
| 671 | NLP-IPA-Vol2 1. About The Project | 8 | 1x | The IT infrastructure required for running the PCS ver 1.x is cloud based augmented with the API Portal, Data Center in Navi Mumbai and DR site is located at Chennai. Help Desk Services (24x7) for PCS is operational from 2018 onwards. | Requesting NLP team to provide the existing Cloud service provider details, Also requesting you to confirm which is the location of the Helpdesk is currently operational | Sify is existing CSP |
| 672 | NLP-IPA-Vol2 2. Proposed National Logistics Portal - Marine | 21 | Design | Cloud Enabled Deployment Application should be hosted in a MeitY empanelled Cloud Service Provider. | Can the Service Provider propose the Public Cloud or Private Cloud which are MeiTY empanelled CSP. | Refer Corrigendum-5 |
| 673 | NLP-IPA-Vol2 2. Proposed National Logistics Portal - Marine | 25 | Design | 5. Backup and Recovery Service provider shall develop, document and implement the following: □ Data Backup, Archival and Retention Policy □ Security Policy □ Disaster Recovery Policy | Backup, Archival, Retention Policy, Security Policy and Disaster Recovery Policy. What is the current backup, archival and retention policy? What is the current disaster recovery policy? | Refer section 8.2.2 and 8.6 for details However, Bidder has to perform independent assessment and suggest the best practices as per MeitY guidelines |
| 674 | NLP-IPA-Vol2 2.7 Solution Architecture | 32 | 2.7.3 Infrastructure Architecture | Infrastructure Solution Baseline Networking and other associated IT Components in the Data Centre of Cloud Service provider | Does NLP team have any complaince parameter for the Network Devices? | Refer RFP section 2.7.4 |
| 675 | NLP-IPA-Vol2 2.7 Solution Architecture | 32 | 2.7.3 Infrastructure Architecture | Infrastructure Solution Baseline 24 * 7 monitoring and management services. | NLP team is requested to confirm if the Monitoring and Management services to be provided from Offshore or Onsite (at NLP premises), Is this being referred to only Application Support or Service Provider has to include the Cloud Infrastructure for Monitoring and Management Can service provide propose the Offshore monitoring and management in the shared services model? | Refer Corrigendum-5 |

| 676 | NLP-IPA-Vol2 2.7 Solution Architecture | 33 | 2.7.3 Infrastructure Architecture | Infrastructure Software Licensing baseline Cloud Service provider will enable IPA to subscribe to available Software options within catalogue. The following table of options will be applicable. Category: Open source Pricing Option: No Charge Description: IPA can run unlimited versions of the same, except limited by number of VMs allowed per Cloud | Please eleborate what is the Category of "Open Source" is being referred to as is this for the Application or the Operating System or other parameters? | Comprehensive bid to be provided by SI including operating system and database costs to be factored in the bid cost (subscription from CSP). |
|-----|--|----|---|---|---|--|
| 677 | NLP-IPA-Vol2 2.7 Solution Architecture | | 2.7.3 Infrastructure Architecture | Infrastructure Software Licensing baseline Cloud Service provider will enable IPA to subscribe to available Software options within catalogue. The following table of options will be applicable. Category: Subscription from Cloud Service Provider (CSP) Under SPLA Pricing Option: Different options Description: IPA can subscribe for the licenses through SPLA model and pay monthly or Annual Payments, depending on the subscriptions. Note – IPA cannot combine in one Cloud host, with Subscription based and BYOL, either IPA will have to opt for subscription based or BYOL. | Can Service Provider propose the SPLA or IPA shall provide the existing licenses under BYOL to be used for the new cloud infrastructure? | Refer Corrigendum-5 |
| 678 | NLP-IPA-Vol2 2.7 Solution Architecture | 33 | 2.7.3 Infrastructure Architecture | | support is to be provided only for | Bidder to provide support and maintain the applicable SLAs |
| 679 | NLP-IPA-Vol2 2.7 Solution Architecture | 46 | 2.7.11 Integration Framework | 5. Client Application An application (including but not limited to Web, mobile and cloud apps) that relies on data and functionality accessed via APIs | What is the peak users / client who would be accessing the applications? Is there any peak time for the application usage? | Refer RFP annexure VII for sizing of NLP |

| 680 | NLP-IPA-Vol2 3 ScopeofWork | Overview | Scope of Work: NLP Marine Estimates Cloud Computing | | Refer RFP annexure VII for sizing of NLP |
|-----|---------------------------------|----------|--|---|--|
| 681 | NLP-IPA-Vol2 3 ScopeofWork | | | Upgrade / Refresh is envigased by NLP as | Bidder to provide support and maintain the applicable SLAs |
| 682 | NLP-IPA-Vol2 3 Scope of Work | Overview | transact directly with the MeitY Certified Cloud Solution provider while the Service | · · · · · · · · · · · · · · · · · · · | CSP shall be MeitY Certified Cloud Solution provider |
| 683 | NLP-IPA-Vol2 3 ScopeofWork | Overview | the following: o Ticketing System for capturing incident and record of closure o Location-wise On-site resources for L1 & L2 Support | be provided by Service provider or they have to use the current ticketing tool if any available in the environement. 2. Also requesting NLP to confirm if the Monitoring tool needs to be provided by Service Provider or current monitoring tool to be used if any available in the environement. | Refer Section 6, page 130, BIDDER shall provide automated toolbased monitoring of all performance indices and online reporting system for SLAs defined in this document. The tools must have the capability for the IPA to log in anytime to see the status. |

| 684 | NLP-IPA-Vol2 4. Governance | 114 | 5.1.4 Key Personnel | | changed by Service provider during the Phase I and Phase II as per the requirement (based on the analysis by service provider) or it is mandate to maintain the Minimum Onsite deployment | |
|-----|--|-----|--|--|---|--|
| 685 | NLP-IPA-Vol2 1.3 Current Status of PCS 1x | 8 | 98 EDI messages exchange in XML | 98 EDI messages exchange in XML, Proprietary and UNEDIFACT formats as per the PCS defined formats. (Annexure IIIList of Messages) | Annexure III missing Please share Annexure III | Refer Vol 2 section 8.6 Annexure III |
| 686 | NLP-IPA-Vol2 2.1.2 Regulatory Bodies and PGA Services | 12 | 3 | It is mentioned exporters and importers to access facilities like digi-lockers and check status of compliance. | | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase |
| 687 | NLP-IPA-Vol2 2.1.2 Regulatory Bodies and PGA Services | 12 | 3 | It is mentioned exporters and importers to access facilities like digi-lockers and check status of compliance. | | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase |
| 688 | NLP-IPA-Vol2 2.1.2 Regulatory Bodies and PGA Services | 12 | 3 | • | compliance | Bidder to do self assessment and provide best possible solution |
| 689 | NLP-IPA-Vol2 2.1.4 Finance and Insurance Platform | 13 | 1 | | Who are LOC service providers? Please provide few examples | Refer Corrigendum-5 |
| 690 | NLP-IPA-Vol2 2.2 Concept of NLP Marine | 13 | 4 | capability to integrate with various Port Operating Systems/Terminal Operating | Operating Systems/ Terminal Operating Systems and other stakeholder(s) systems in the ecosystem. | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase |
| 691 | NLP-IPA-Vol2 3.3 Other Key Requirements | 51 | 1 | details requirement of sizing of NLP marine refer Annexure VIII. | Please provide Annexure VIII | Refer section 8.8 Annexure VII |

| 692 | NLP-IPA-Vol 2 | 118 | 5.3 | No Substitution resource will be allowed whose CVs have been provided along with the technical bid | Indicative profiles/CVs to be allowed | No change, tender condition prevails, refer Vol-2 section 5.3 |
|-----|---------------|-----|--------------------------|--|--|--|
| 693 | NLP-IPA-Vol 2 | | Architectural Principles | , | | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase |
| 694 | NLP-IPA-Vol 2 | | Architecture | provides for three capabilities and is suitable for structured data in batchmode: | ETL/ Data Ingestion can be carried out on Unstructured and Semi-structured data also. Should the ETL Tool being proposed be capable of this or should the ETL tool only process structured data? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase |

| 695 | NLP-IPA-Vol 2 | 31 | Architecture | DATASOURCES | We understand the below Source Systems would feed in data into the Target DW & BI Solution of NLP- Application/ Systems: o Master DB o Transactional DB o Reporting DB o Audit DB Please indicate a) if there are any further data sources that need to be considered b) Underlying Database(s) & Technologies of the Application DB's (Oracle, SQL Server etc.) c) for which of the above sources Streaming/Real & Near-Real Time Data is expected d) Approximate Number of Database(s) & Data base Tables & Entities/ Files/ Objects for each & every Data Base | |
|-----|---------------|----|----------------------------|-------------|--|--|
| 696 | NLP-IPA-Vol 2 | 31 | 2.7.2 Data Architecture | DATASOURCES | What are the a) Data Types of the above Data Sources - Structured/ Semi-Structured & Unstructured Data b) Approximate Historical Data Volumes in GB/ TB & Data types in scope for Data Migration from the Data Sources c) Daily Incoming Data Vloumes in GB/ TB for the Different Data Sources | Currently transaction data before 2018 also available in PCS which we need to keep. Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. Refer RFP section 8.8 for NLP sizing |

| 697 | NLP-IPA-Vol 2 | 30 | 2.7.2 Data Architecture | Visualization and HumanInterface | What are/ is the- a) Approximate number of Users that will be accessing Target DW & BI Solution for Viewing the Reports/ Creating or Authoring Reports/ Super Users b) Expected Report/ User Concurrency - the number of Users who can access the System Simultaneously? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. Refer RFP section 8.8 for NLP sizing |
|-----|---------------|----|-----------------------------|---|--|--|
| 698 | NLP-IPA-Vol 2 | 30 | 2.7.2 Data Architecture | Web based GUI/ Real Time Reports | What are the Approximate number of Reports to be developed per Application System on the Data Lake/ DWH? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. Refer RFP section 8.8 for NLP sizing |
| 699 | NLP-IPA-Vol 2 | 30 | 2.7.2 Data Architecture | Web based GUI/ Real Time Reports | Is there a requirement for Self Service BI? (Ability for Users to create their own Reports/ Visualizations at any time). We believe this would be a requirement. | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase |
| 700 | NLP-IPA-Vol 2 | 29 | Architectural Principles | Systemshouldnotallowdatabase/systemadm inistratorstomakeanychangestodata.ltshould ensure that the data and file (data at rest) that is kept in the systems has tamper resistance capacity and source of truth (original data of cargo movement) could be used to reconstruct derived data such as ledgers and system generated returns. System should be able to detect any data tampering through matching of hash value and should be able to reconstruct thetruth. | | At present data masters are changed with approvals from IPA. The data is routed for transactions. Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase |

| 701 | NLP-IPA-Vol 2 | 29 | Architectural Principles | Systemshouldnotallowdatabase/systemadm inistratorstomakeanychangestodata.ltshould ensure that the data and file (data at rest) that is kept in the systems has tamper resistance capacity and source of truth (original data of cargo movement) could be used to reconstruct derived data such as ledgers and system generated returns. System should be able to detect any data tampering through matching of hash value and should be able to reconstruct thetruth. | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase |
|-----|---------------|----|-----------------------------|---|--|
| 702 | NLP-IPA-Vol 2 | 29 | Architectural Principles | that is kept in the systems has tamper resistance capacity and source of truth | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase |
| 703 | NLP-IPA-Vol 2 | 29 | Architectural Principles | Systemshouldnotallowdatabase/systemadm inistratorstomakeanychangestodata.ltshould ensure that the data and file (data at rest) that is kept in the systems has tamper resistance capacity and source of truth (original data of cargo movement) could be used to reconstruct derived data such as ledgers and system generated returns. System should be able to detect any data tampering through matching of hash value and should be able to reconstruct thetruth. | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase |

| 704 | NLP-IPA-Vol 2 | 58 | 3.3.9 Business Intelligence and Data Analytics | The potential value of the data lies in the attempt made to synthesize and collate the information, identify patterns in the data, and reference such insights to facilitate trade related decision making. Data thus acquired from this complete supply chain of Maritime Trade, may need to be further complemented with external data sources such as Manufacturing, Weather, Spatial Geography, etc. | Analytics/ AIML Platform to be also setup as part of the RFP? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase |
|-----|---------------|----|---|---|---|--|
| 705 | NLP-IPA-Vol 2 | 58 | 3.3.9 Business Intelligence and Data Analytics | The potential value of the data lies in the attempt made to synthesize and collate the information, identify patterns in the data, and reference such insights to facilitate trade related decision making. Data thus acquired from this complete supply chain of Maritime Trade, may need to be further complemented with external data sources such as Manufacturing, Weather, Spatial Geography, etc. | estimation? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. Refer RFP section 8.8 for NLP sizing |
| 706 | NLP-IPA-Vol 2 | 31 | 2.7.2 Data Architecture | DATASOURCES | Any existing data that is stored in the Source Systems that would need to be regulated and complied with region-wise/Port-wise for storage in Data Warehouse and/ or Data Lake? | Data migration needs to be performed by the bidder |
| 707 | NLP-IPA-Vol 2 | 34 | 2.7.4 Security Architecture | DataSecurity | Anonymized/ Masking during storage in Data Warehouse/ Data Lake or while viewing Reports? | Bidder should propose data security architecture in consideration of industry best practices and MeitY guidelines |
| 708 | NLP-IPA-Vol 2 | 34 | 2.7.4 Security Architecture | DataSecurity | Datawarehouse/ Data Lake? | Data at rest and Data in motion Encryption is mentioned in RFP Vol-2 section 2.5 |
| 709 | NLP-IPA-Vol 2 | 30 | 2.7.2 Data Architecture | Web based GUI/ Real Time Reports | Is there a requirement to access reports via Tablets/ Mobiles? | Refer Section 2.5 |

| 710 | NLP-IPA-Vol 2 | 30 | 2.7.2 Data Architecture | Web based GUI/ Real Time Reports | What is the frequency of data refresh required in reports- is it once in a day or every 1 hours etc.? | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
|-----|---------------|----|-------------------------------|---|---|---|
| 711 | NLP-IPA-Vol 2 | 30 | 2.7.2 Data Architecture | ETL (Extract, Transform and Load) - ETL provides for three capabilities and is suitable for structured data in batchmode: | Please share information on the number of KPIs in Data Lake/ Datawarehouse to be Developed? | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
| 712 | NLP-IPA-Vol 2 | 29 | 1.2 Objectivesof PCS 1x | Cloud based (24 x7 availability) | Based on this, we assume that the Data Lake/ DWH, BI & Analytics Solution Proposed will be on Public Cloud. Please confirm if the assumption is correct or should it be an on Premise based Solution that will be containerized on Cloud (VPC)? | Refer Corrigendum-5 |
| 713 | NLP-IPA-Vol 2 | 29 | 1.2 Objectivesof PCS 1x | Cloud based (24 x7 availability) | Who is the existing CSP providing Cloud Services for IPC? | Sify is existing CSP |
| 714 | NLP-IPA-Vol 2 | 30 | 2.7.2 Data Architecture | Generic | Please provide a detailed list of all of the technologies with Software Vendor Names & Versions for each of the Solution Components in Scope of the RFP as this will help us to arrive at the appropriate Technical Stack for the Proposed Solution | the RFP, detailed |
| 715 | NLP-IPA-Vol 2 | 30 | 2.7.2 Data Architecture | Generic | Please provide a Reference Solution Architecture Diagram | Please refer RFP Vol-2 section 8.6 Annexure VI |
| 716 | Section 3.3.9 | 58 | Volume 2 | Business Intelligence and Data Analytics | Cloud section has technical requirememts, Can we have technical sepcifications for this section as well | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |

| 717 | Section 3.3.8 | 57 | | administrators to make any changes to data. It should ensure that the data and file | use fuzzy matching algorithm and do dedpulication of data and also to have indian quality knowledge base to do standadization of data before doing single | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
|-----|---------------------------------|----|----------|---|---|---|
| 718 | Section 3.3.9 | 58 | | Business Intelligence and Data Analytics: The MSP should ensure that the NLP- Marine system shall provide a facility for generating and viewing online, real-time project and MIS reports for transactions handled during a specified period, | analyze large, complicated data and provide provide concurrent access to the same data | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
| 719 | Section 3.3.9 | 58 | Volume 2 | Business Intelligence and Data Analytics | | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
| 720 | Section 3.3.9 | 58 | Volume 2 | Business Intelligence and Data Analytics | analytics - number of users for each persona, etc. – e.g. What is the number of users who need to have self-service data exploration capabilities? | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
| 721 | 1.3 Current Status of PCS 1x | 8 | | The IT infrastructure required for running the PCS ver 1.x is cloud based augmented with the API Portal, Data Center in Navi Mumbai and DR site is located at Chennai | 1) Please clarify on which cloud is the current PCS1x deployed. Is it a MeitY empaneled Cloud Service Provider? 2) Is the bidder expected to propose the same cloud being used by PCS1x? 3) Please confirm that IPA will continue to bear the cost for loud hosting till the time that PCS1x is in use. | Refer Corrigendum-5 |

| 722 | 2.5 Solution Design Considerations | 22 | | applications of other PGAs, Stakeholder systems, Payment Gateways, Insurance | 1) Please confirm that the cost for SMS will be borne by IPA. 2) If no, please provide the number of SMS to be considered every year 3) Please confirm that any one time/recurring / per transaction cost for payment gateways will be borne by IPA and/or the end users | Refer Corrigendum-5 |
|-----|--|----|--|---|--|---|
| 723 | 2.5 Solution Design Considerations | 24 | | Cloud Enabled Deployment Application should be hosted in a MeitY empanelled Cloud Service Provider. | 1) Please clarify that if the existing PCS1x functionality platform is continued to be used, is the bidder expected to migrate the same to the Cloud proposed as part of the current bid? 2) If yes, then will the existing PCS1x vendor ensure compatibility requirements, if any? | Refer Corrigendum-5 |
| 724 | 2.5 Solution Design Considerations | 24 | | Cloud Enabled Deployment Application should be hosted in a MeitY empanelled Cloud Service Provider. | Please confirm that in addition to provisioning VMs as laaS (infrastructure as Service) the bidder is free to propose PaaS (Platform as a Service) from the cloud service provider as per its solution needs, for eg.DB as a service, API as a service. | Refer Corrigendum-5 |
| 725 | 2.7.1 | 28 | Guiding Architectural Principles | Ability to adopt other authentication mechanism such as Electronic Signature Certificates | For facilitating Electronic Signature Certificates based authentication, PKI solution needs to be proposed. Please clarify the requirements. Also, MSP understands that ESC issuance is out of scope of MSP. | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 726 | 2.7.1 Guiding Architectural Principles | 28 | | Reliability: It may be necessary to mainly ensure the following c) Ensure near zero data loss | The requirement for near zero data loss is in contradiction to section 8.4.3 Reliability (up time), redundancy, persistency, fall back scenarios, pg 152, where the RPO is 30 Mins and RTO is 4 Hrs. Hence please remove the clause for near zero data loss | Refer Corrigendum-5 |
| 727 | 2.7.3 Infrastructure Architecture | 33 | | ☐ Solution should provide Decision Support Tools to all stakeholders | · · | Refer annexure VII for NLP sizing |

| 728 | 2.7.4 | 34 | Architecture | All the Databases and Data stores should be encrypted to reduce the impact, in case of a potential compromise which in turns increases the complexity of attack by adding a layer of security | MSP understands that encryption needs to be applied on critical data in production Databases and Data stores. Please confirm. | Indicative security requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
|-----|-------|----|--|--|--|---|
| 729 | 2.7.4 | 34 | Architecture | Data security life cycle should be used as a principle in securing data while creating, storing, sharing, archiving or destroy. Database protection can be implemented by database activity monitoring and file activity monitoring | Does MSP need to factor Database activity monitoring solution (COTS product). Please confirm. | Yes, Bidder can factor DAM monitoring solutions |
| 730 | 2.7.5 | 36 | Authentication | A strong authentication mechanism should be considered to protect unauthorized access to NLP MARINE. Consider use of at least two of the following forms of authentication mechanism: 1. Something you know, such as a password, PINetc. 2. Something you have, such as a smart card, hardware security tokenetc. 3. Something you are, such as a fingerprint, a retinal scan, or other biometric methods | Smartcard, Hardware tokens, fingerprint, biometric devices for Second level of authentication are out of scope of MSP. Please confirm. | Bidder need to consider multi factored authentications as a part of infrastructure solution design baseline |
| 731 | 2.7.8 | 39 | Manageability and Operations Architecture | Latest security tools like IPS, IDS, Malware protection, Data loss protection, DB change audit observation kits etc. need to be in place. All the security management processes, tools and usage should be well documented in security policy for NLP MARINE and guide the security processes to be followed to maintain IT security of the NLP MARINE system. | Please confirm that the Data loss Prevention is restricted to web DLP. | The DLP system should be designed to detect potential data breach / data ex-filtration transmissions and prevent them by monitoring, detecting and blocking sensitive data while in-use (endpoint actions), in-motion (network traffic), and atrest (data storage). |

| 732 | 2.7.11 Integration Framework | 44 | | API Layer (API Management) SI to design, develop and Implement the API Management Layer | As per the existing stack of PCS1x given in the RFP Vol2, an IBM API gateway is already available. Please confirm that the bidder is not expected to procure a new API gateway for NLP Marine. Also confirm that the additional API gateway licenses required to cater to additional load will also be made available to the SI. | Refer Corrigendum-5 |
|-----|--|----|-----|---|---|---|
| 733 | 3.1 | 46 | 3.1 | IPA will have complete ownership and will transact directly with the MeitY Certified Cloud Solution provider while the Service Provider will facilitate the management of the solution. Solution provider to propose the optimum model for rules of engagement and ownership to IPA. | Bidder has to propose the MeitY empanelled CSP along with sizing of components and IPA will do the procurement. Thereafter bidder to facilitate management. Is this understanding correct? | Refer Corrigendum-5 |
| 734 | 3.3.9 Business Intelligence and Data Analytics | 58 | | The volume of this data would increase manifolds in foreseeable future, with contributing factors such as adoption of leading technologies such as IoT, RFID and sensors capturing the operational level data; growing integration with hinterland transport; integration with industries such as Insurance, Manufacturing, etc This data may be structured, semi structured or unstructured. The data footprint is generated across various ports, terminals and is fragmented among multiple stake holders. | on year growth to be factored 2) Please provide a breakup of structured, semi structured or unstructured data. | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 735 | 3.3.11 Mobile application | 59 | | ☐ Mobile app for the respective platforms must be hosted at their official platforms namely Apple app store and Android play store and should be downloadable from official platforms only | Please confirm that the cost for hosting the mobile app on Apple App store and Android Play store will be borne by IPA | Cost to be borne by SI |

| 736 | 3.4.1.1 Registration Module | 68 | EMREG.REQ.018 System shall be integrated with UIDAI gateway to retrieve and pre-fill minimum contact details of the applicant such as Name,Address,E-mail and Mobile number EMREG.REQ.019 System shall verify Aadhaar details via OTP | 2) If not, please confirm whether the bidder is required to propose and AUA gateway and KUA gateway as part of the solution. | Indicative functional requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. SI to bear cost |
|-----|-----------------------------------|----|---|---|---|
| 737 | Registration Module | 69 | EMREG.REQ.022 System shall be integrated to E-mail and SMS gateway for email and SMS notifications and alerts | the bidder only has to integrate with the same | Indicative functional requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. SI to bear cost |
| 738 | 3.4.1.2 Login Module | 72 | EMLOG.REQ.013 User credentials (e.g.: passwords, Aadhaar number) must be validated in an encrypted/hashed format (secured mechanism) | 1) Please clarify whether IPA is maintaining the Aadhaar number of users. If yes, does IPA have an Aadhaar Data Vault or is the bidder required to propose an Aadhaar Data Vault. 2) In case bidder is required to propose an Aadhaar Data Vault, please specify how many Aadhaar numbers are to be stored in the vault. 3) an Aadhaar Data Vault requires HSM for encryption. Please confirm if IPA has an existing HSM or is the bidder required to propose the same? | Indicative functional requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
| 739 | 3.4.1.4 Track and Trace Module | 76 | EMTT.REQ.006 System shall use Google Maps or any other map framework to display the live tracking details to the exporter or shipper | certain number of transactions. Please confirm that IPA will bear the cost for the | NLP will include international locations. Therefore Bhuwan maps would not work . SI to bear cost for the maps |

| 740 | 3.4.1.8 Content Management Module | 85 | | EMCM.REQ.002 System shall provide web-based training videos (WBT) demonstrating all the user interaction related modules in detail. Such videos shall explain each phase of the registration process, contents and documents to be attached during registration etc. Online training programmes shall be in both English and local language (Hindi). | Please clarify how many videos are expected to be in Hindi. | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
|-----|--|-----|--------------------------|--|---|---|
| 741 | 3.4.1.10 Mobile App Track and Trace Module | 88 | | MATT.REQ.004 System shall use a suitable API to convert the location coordinates into address: Area, City, State, Pin Code | Please confirm that the location coordinates are required only for India. | NLP will include international locations. |
| 742 | 4.1 Project Implementation Approach | 107 | | IMPLEMENTATION CHANGE 5. Rollout inPhases Phase I - Launch of Cargo and Carrier Services Phase II - Launch of Logistics National Single Window Certification System and Integrated Regulatory Platform Phase III- Delivery of Complete NLP Marine | The section 4.2 Project Milestone Plan does not mention the timelines for these rollout phases. Please clarify by when are these phases expected to be delivered. | Refer Corrigendum-5 |
| 743 | 5 | 114 | 5.1.4 - Key Personnel | List of Minimum number of people and their %age of deployment | This list of min number of people is different than that provided in Vol 1: Resource Requirements - Sec B - 4.6 Technical evaluation Criteria. Which one to be considered for estimation purpose. | Refer Corrigendum-5 annexure 2.3 for estimation |
| 744 | 5.3 Service Level Agreement | 119 | | SLA Parameters during Operations and Maintenance Period Time for opening of Home Page of portal Average must be achieved with maximum homepage opening time till success for 90% or more of the sample cases being within the stipulated time Web-to-web response time. <=3 seconds | Request that this SLA should be measured within the DC | No change, Please refer RFP Vol-2 Section 5.3 |

| 745 | 5.3 Service Level Agreement | 119 | | Time for on-line submission of the electronic forms Average must be achieved with maximum time till success for 90% or more of the total submissions within the stipulated time Web-to-web response time <=5 seconds | Request that this SLA should be measured within the DC | No change, Please refer RFP Vol-2 Section 5.3 |
|-----|--------------------------------|-----|--|--|--|--|
| 746 | 5.3 Service Level Agreement | 120 | | Time for on-line submission of the electronic forms Average must be achieved with maximum time till success for 90% or more of the total submissions within the stipulated time Web-to-web response time <=5 seconds | Request that this SLA should be measured within the DC | No change, Please refer RFP Vol-2 Section 5.3 |
| 747 | 5.3 Service Level Agreement | 120 | | Time for uploading data file including xml, txt, etc. (other than images and pdf) on various portals Average must be achieved with maximum time till success for 90% or more of the total uploads within the stipulated time Web-to-web response time <=20 seconds | Request that this SLA should be measured within the DC | No change, Please refer RFP Vol-2 Section 5.3 |
| 748 | 6.1 | | 6.1 Data Centre Infrastructure – Production | Log / SIEM Server | Can MSP propose SIEM as service from CSP in DC? Please confirm | Yes, MSP can propose the same.SIEM is a part of infrastructure solution baseline |
| 749 | 6.1 | 130 | 6.1 Data Centre Infrastructure – Production | Security / HSM Server | Need clarity on security/HSM server requirement. Can MSP propose HSM as service from CSP in DC? No OEM or CSP provide Virtual HSM. | HSM referred here as "Hardware Security Module" for key management, key exchange and encryption services. Bidder can propose HSM as service, however dedicated HSM hardware suggested with EMS (Enterprise Management Service)integration for this project |

| 750 | 6.1 | 130 | 6.1 Data Centre Infrastructure – Production | Encryption Server | Can MSP propose native encryption for database and File storage in DC? In this case separate encryption server will not be required. | Yes, Bidder can propose native encryption for DB and File Storage. However, it should adhere MeitY and CERT- In guidelines |
|-----|---|-----|--|--|--|--|
| 751 | 6.1 Data Centre Infrastructure – Production | 130 | | API Manager &Analytics Server- 02 API Portal Server -02 | Since PCS1x already has an API gateway implemented, please clarify whether that gateway will be discontinued. How will the existing APIs be handled? Please confirm that the bidder can propose API as a service from the Cloud Service provider | Refer Corrigendum-5 |
| 752 | 6.2 | 131 | 6.2 Data Centre Infrastructure – UAT / QA | Web Application Firewall (WAF) | Can WAF server proposed in DC production be used in UAT/QA and Staging with a separate interface? | Bidder should proposed the solution design with adhering RFP cloud security clauses |
| 753 | 6.2 | 131 | 6.2 Data Centre Infrastructure – UAT / QA | Security / HSM Server | Need clarity on security/HSM server requirement. Can MSP propose HSM as service from CSP in UAT/QA and Staging? No OEM or CSP provide Virtual HSM. | HSM referred here as "Hardware Security Module" for key management, key exchange and encryption services. Bidder can propose HSM as service, however dedicated HSM hardware suggested with EMS (Enterprise Management Service)integration for this project |
| 754 | 6.2 | 131 | 6.2 Data Centre Infrastructure – UAT / QA | Encryption Server | Can MSP propose native encryption for database and File storage UAT/QA and Staging? In this case separate encryption server will not be required. | Yes, Bidder can propose native encryption for DB and File Storage. However, it should adhere MeitY and CERT- In guidelines |
| 755 | 6.4 | 132 | 6.4 Disaster Recovery Infrastructure | Log / SIEM Server | Can MSP propose SIEM as service from CSP? Please confirm | Yes, MSP can propose the same.SIEM is a part of infrastructure solution baseline |

| 756 | 6.4 | 132 | 6.4 Disaster Recovery Infrastructure | Security / HSM Server | Need clarity on security/HSM server requirement. Can CSP propose HSM as service. No OEM or CSP provide Virtual HSM. | HSM referred here as "Hardware Security Module" for key management, key exchange and encryption services. Bidder can propose HSM as service, however dedicated HSM hardware suggested with EMS (Enterprise Management Service)integration for this project |
|-----|---|-----|--|---|---|--|
| 757 | 6.4 | 132 | 6.4 Disaster Recovery Infrastructure | Encryption Server | Can MSP propose native encryption for database and File storage. In this case separate encryption server will not be required. Please clarify | Yes, Bidder can propose native encryption for DB and File Storage. However, it should adhere MeitY and CERT- In guidelines |
| 758 | 7 | 135 | 7.4 - Setting Up and Management of Helpdesk | Provision and supervision of personnel for the help-desk. Minimum qualification requirements for personnel for this process are stated in the document. | Minimum qualification for helpdesk is missing. Can BIDDER assume as appropriate? | Refer Corrigendum-5 |
| 759 | 8.2.1 Functional Requirement of Cloud | 143 | | The primary DC and the disaster recovery site should be in different seismic zones within India | Request that this requirement may be removed | Refer Corrigendum-5 |
| 760 | 8.2.1 | 145 | 8.2.1 Functional Requirement of Cloud | All sensitive data must be secured using encryption with the encryption keys generated, escrowed synchronized and under control of IPA and not by the cloud service provider. Encryption solutions used must have industry standard certifications and accreditations like FIPS, Common Criteria etc. | This clause of FIPS, Common Criteria etc. for Encryption solutions will not be applicable if Native or default encryption options are proposed. Please confirm. | Yes, Bidder can propose native encryption for DB and File Storage. However, it should adhere MeitY and CERT- In guidelines |

| 761 | 8.2.1 | 145 | 8.2.1 Functional Requirement of Cloud - Incident Response | For the proposed NLP Marine, Service Provider shall plan for policies and procedures to ensure timely and thorough incident management, as per established IT service management policies and procedures. Service Provider shall have proper forensic procedures defined and implemented, including chain of custody, required for the presentation of evidence to support potential legal action subject to the relevant jurisdiction after an information security incident | relevant jurisdiction after an information security incident. Request clarification on specific legal actions with jurisdiction details. | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
|-----|--|-----|--|---|--|---|
| 762 | 8.4 Annexure – IV 8.4.1 Software Component Stack for NLPMarine | 151 | | Reporting To provide Management with reporting information RDLC, MS SQL SSRS, PDF / Excel Export | | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 763 | 8.4 Annexure – IV 8.4.1 Software Component Stack for NLPMarine | 151 | | Description (Highlighted components of Existing PCS1x are to be used in building NLP Marine) | Please confirm that the licences and maintenance support corresponding to system software (e.g IBM IIB) for all these components will be provided by IPA. Any additional licences will also be provided by IPA for the entire project duration | Refer Corrigendum-5 |
| 764 | 8.9.1 LATCH ON AGREEMENT | 185 | | LATCH ON AGREEMENT | Kindly provide the relevance of this "LATCH ON AGREEMENT" and we would need our legal to review any such agreement. | Refer Section 8.9.1 |
| 765 | 1.3 | 9 | | Alerts to the stakeholders using SMS & emails | Please confirm SMS Gateway services will be provided by IPA at no cost to bidder. | SI to bear cost |
| 766 | 1.3 | 9 | | Alerts to the stakeholders using SMS & emails | Please confirm Email Gateway services will be provided by IPA at no cost to bidder. | SI to bear cost |

| 767 | 1.6 Journey of PCS towards NLP | 10 | IPA has decided to rollout the National Logistics Portal (NLP)- Marine which will in conjunction with the existing PCS1.x platform and will offer the following for the Maritime stakeholder community. ☐ Regulatory bodies and PGA services ☐ Banking and Financial Services ☐ Cargo and Carrier services | a) Need clarity here that PCS1.x will remain and will offer the additional Regulatory and PGA services Banking and Financial Cargo and Carrier b) Are these services not been provided currently in PCS1.x. c) What are the additional modules that are to be developed in NLP marine which are not a part of PCS1.x clarity needed on the same. | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
|-----|--|----|--|--|--|
| 768 | 1.6 Journey of PCS towards NLP | 10 | merged/integrated | Kindly confirm that this will be only integration through API's only with the ILog platform | NLP to be integrated with EPC, PGA, Latch-on, etc. Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
| 769 | 2.1 Overview of Proposed NLP- Marine | 11 | □ Absence of standardised formats across stakeholders; □ Limited levels of automation among various stakeholders; □ Manual process for documentation and duplication of paperwork as required for various agencies and stakeholders; □ Lack of real time information; □ Lack of standardised operating procedures and timeframe for giving approvals; □ No standardisation and harmonization oprocesses and Documentation; | PCS1.X need to be taken care in NLP marine. b) Also confirm that all the required data inputs in real time are available now c) Who will publish and formalize and legislate the standardized formats across stakeholders. The govt and IPA will have to undertake this responsibility. Please Confirm. | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 770 | 2.1 Overview of Proposed NLP- Marine | 12 | The NLP-Marine is designed in order to offer the following for the maritime stakeholder community. Diagram | In this diagram what are different shades of grey colour conveying. Kindly clarify which all modules already exist in PCS1.X and which are new it will help all to reach a level playing field | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |

| 771 | 2.1.2 Regulatory Bodies and PGA Services | 12 | Complete the reconstruction of the data will be stakeholders systematically collected back the by regulatory both the stakeholders because of the stakeholders are collected back the by regulatory both the stakeholders are collected back the by regulatory both the stakeholders are collected back the stakeholders are collected by the stakeholders are collected back the stakeholders are collected by the stakeholders are col | og in to this platform to juired approvals. IPA and technical support will be provided by the bidder Integration would be as per solution designed by the bidder and the changes to the receiver system would be done by |
|-----|--|----|--|--|
| 772 | 1.5 The Project | 13 | efforts, Support and Maintain the existing PCS ver 1x till the time development of National logistics Portal – Marine is completed support cost for Development and Implementation of National Logistics Portal – Marine shall be one year from signing of the contract. During such time the bidder shall provide support and Maintenance for existing PCS 1x. The support and Maintenance of NLP shall be for four years thereafter support cost for time that PCS1x provide the exact support cost for time that PCS1x provide t | dder is expected to S 1x in NLP marine, please the SLAs applicable to the Please also provide the e last 6 months. This will inderstand whether the PCS be augmented to meet the PCS at n, if needed. In case of any delays in implementation, the maintenance contract with portall with get extended |
| 773 | 2.2 Concept of NLP Marine | 13 | capability to integrate with various Port confirm that the | orill be through API's , kindly other side will do the st to its code to satisfy the API. Integration would be as per solution designed by the bidder and the changes to the receiver system would be done by receivers |

| 774 | 2.2 Concept of NLP Marine | 13 | Some of the benefits of the NLP-Marine platform are as follows: domestic tracking of the shipment with notifications on each stage | Please clarify, how will the domestic logistic tracked in real time? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
|-----|------------------------------|----|--|--|--|
| 775 | 2.2 Concept of NLP Marine | 13 | important documents securely on Cloud Storage. Which helps in any time retrieval | What is the archival policy for these documents | The system should be able to archive data, based on IPA specified parameters (i.e. data range) and restore archival data when required The SI should ensure that activity such as proper Data backup, Data Restoration, and Data synchronization are tested and implemented. |
| 776 | 2.2 Concept of NLP Marine | 13 | Importer / Exporter / Customs Broker. For instance, Vessel related information, Terminal Gate Transaction, CFS Gate Transaction etc. | Is all such information sources available digitally and can provide the information in real time through well defined API's? Kindly confirm | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 777 | 2.2 Concept of NLP Marine | 13 | □ Data Lake and analytics | Please Confirm - a) What is the size of the data lake? b) How many years of data has to be stored in data lake? c) How much structured and unstructured data is to be stored per year? d) How many persons will perform analytics? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |

| 778 | 2.2 Concept of NLP Marine | 14 | □ Market Place | Can you provide in detail the functionality that is to be provided through e-market place? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
|-----|--|----|---|--|---|
| 779 | 2.4 NLP Marine DeploymentArchit ecture | 18 | Diagram: Trending & Regulatory Committee External Applications | Please clarify - What is LSP and What is VAS? | LSP -Logistic Service Provider VAS -Value Added Service |
| 780 | 2.4 NLP Marine DeploymentArchit ecture | 18 | KEY ATTRIBUTES FOR THE NATIONAL LOGISTICS PORTAL Single window for certification and compliance Simplified access to certification process Coordination among stakeholders Logistics e-marketplace Cater to all exporters, importers, domestic traders Seamless movement of goods across multiple modes Paperless trade User friendly Transparent Integrated IT infrastructure | What are the details of Logistics emarket place? Please clarify. | SI to ensure the integrations requirements with emarketplace are fulfilled as and when requested by 3rd party |
| 781 | 2.5 | 21 | Solution Design Considerations: Presentation Layer – It provides user interface to connect securely to NLP Marine solution using Web Interface (HTTPS) – via Internet. The user interface provides functionalities based on the roles and permissions configured for those. | | Refer RFP annexure VII for NLP sizing. Bidder to provide a comprehensive bid for NLP system |
| 782 | 2.5 Solution Design Considerations | 22 | The proposed solution shall have provisions for translating messages of different standards (EDIFACT, XML, ANSI etc) to facilitate meaningful exchange of messages with multiple external systems in required formats. | Can you confirm that PCS1.x has to be subsumed in to the NLP (Marine)? | Refer Corrigendum-5 |

| 783 | 2.5 | 22 | The stakeholder needs to have requisite hardware / software as specified by the IPA. The same will be communicated by IPA once the bid has been awarded to the qualifying bidder. | Please confirm that the requisite hardware / software etc. at the respective stakeholder locations is out of bidders scope of deliverables. | Refer RFP annexure VII for NLP sizing. Bidder to provide a comprehensive bid for NLP system |
|-----|--|----|--|--|---|
| 784 | 2.5 Solution Design Considerations | 24 | Cloud Enabled Deployment Application should be hosted in a MeitY empanelled Cloud Service Provider | Are we allowed to use Cloud specific Can we use PAAS Services: such as: a) data base as a service b) API as a service c) monitoring as service d) queue as service Kindly confirm. In all these cases NO licenses would be purchased | Refer Corrigendum-5 |
| 785 | 2.5 Solution Design Considerations | 25 | 5. Backup and Recovery Service Provider shall ensure that the data is replicated at the backup and DR Site. | Kindly confirm if there are two sites a Backup and a DR site | Yes DR and offsite backup |
| 786 | 2.5 Solution Design Considerations | 25 | 5. Backup and Recovery ☐ Information Security: Log Monitoring and Correlation | Can SIEM be provided as a service or has to be installed separately? Have the various security equipment like IPS, HIPS, Anti APT, WAF etc. to be installed? If yes who will procure and install the same and where are the specifications for the same. | Bidder to provide comprehensive bid. Indicative requirements provided. Bidder to provide the best possible solution available as per RFP |
| 787 | 2.5 Solution Design Considerations | 25 | 6. Technical Obsolescence The compatibility between the various elements of the system need to be considered and mitigation options, not be limited to periodic update from OEM/system supplier, shall be indicated in detail. | More Information is required on this. Kindly clarify the same in detail. | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |

| 788 | 2.7.1 Guiding | 28 | Security: | How will we store IP addresses in Mobile | Bidder is responsible with |
|-----|---------------|----|---|--|----------------------------|
| | Architectural | | • | access? Please clarify. | association of CSP |
| | Principles | | be developed and adopted across | access. Floure damy. | |
| | | | stakeholders. | | |
| | | | b) In order to adequately provide access to | | |
| | | | secured information, security needs must | | |
| | | | be identified and developed at the data | | |
| | | | level. Database design must consider and | | |
| | | | incorporate data integrity requirements. | | |
| | | | c) Role based access for all the stake | | |
| | | | holders envisaged to access and use the | | |
| | | | system | | |
| | | | d) Appropriate authentication mechanism | | |
| | | | adhering to industry best practices | | |
| | | | regarding Password Policies etc. | | |
| | | | e) Ability to adopt other authentication | | |
| | | | mechanism such as Electronic Signature | | |
| | | | Certificates | | |
| | | | f) Authorization validity to be ensured for | | |
| | | | the users providing the Data to the system. | | |
| | | | Data should be accepted only from the | | |
| | | | entity authorized | | |
| | | | g) Data should be visible only to the | | |
| | | | authorized entity | | |
| | | | h) Audit trails and Audit logging mechanism | | |
| | | | to be built in the system to ensure that user | | |
| | | | action can be established and | | |
| | | | investigations (if any) can be aided. (E.g. | | |
| | | | Logging of IP Address etc.) | | |
| | | | i) Data alterations etc. through unauthorized | | |
| | | | channel should be prevented. | | |
| | | | j) Industry best practices for coding of | | |
| 700 | 0740 : " | | application co as to ansure sustanance to | | |
| 789 | 2.7.1 Guiding | 28 | | Kindly confirm that the connectivity is of 1 | Indicative requirements |
| | Architectural | | | | have been provided in |
| | Principles | | interfaces must satisfy both the following | Can it be measured by taking a dedicated | the RFP, detailed |
| | | | | connection in the Datacenter or the port | requirement needs to be |
| | | | connection: 2 seconds for all pages 99 % of | | captured by the bidder |
| | | | the time | confirm. | during the design phase. |

| 790 | 2.7.1 Guiding Architectural Principles | 28 | Reliability: a) Prevent processing of duplicate incoming files / data b) Prevent unauthorized alteration to the Data uploaded on NLP MARINE c) Ensure near zero data loss | 1) How will duplicates be detected, what serial no is unique in all incoming files. Please confirm. 2) Achieving zero data loss over 2 data centres i.e. DC and DR which are separated by a distance of few 100 km is not technically possible, one will need a third near by data centre, hence kindly relook at RPO and RTO. | Refer Corrigendum-5 |
|-----|--|----|---|---|--|
| 791 | 2.7.1 Guiding Architectural Principles | 28 | Manageability: It is essential that the application architecture handles different failures properly; be it a hardware failure, network outage, or software crashes. The system must be resilient to failures and have the ability to restart and make human intervention minimal. All layers of the system (application, infrastructure etc.) must be managed through automation and proactive alerts rather than deploying people for manual management. | To achieve high degree of automation make use Microservices & Containers Mandatory. Please amend the clause accordingly. | Refer Corrigendum-5 |
| 792 | 2.7.1 Guiding Architectural Principles | 29 | Availability: c) Distributed or load balanced implementation of application to ensure that availability of services is not compromised at any failure instance. | Kindly specify a valid RPO and RTO in a two data center solution. | Refer Corrigendum-5 |
| 793 | 2.7.1 Guiding Architectural Principles | 29 | Master Data Management: Systemshouldnotallowdatabase/systemadm inistratorstomakeanychangestodata.ltshould ensure that the data and file (data at rest) that is kept in the systems has tamper resistance capacity and source of truth (original data of cargo movement) could be used to reconstruct derived data such as ledgers and system generated returns. System should be able to detect any data tampering through matching of hash value and should be able to reconstruct thetruth. | | Indicative requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |

| 794 | 2.7.2 Data Architecture | 30 | Real Time Trace & Track – The real-time trace and track feature would provide a tracing mechanism not only for physical movement of cargo but also for EDI messages exchanged amongst stakeholders. | a) How will real time data come for logistic movement and which platform is to be used? b) Will each logistic provide their tracking info legally? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
|-----|---|----|--|---|---|
| 795 | 2.7.3 Infrastructure Architecture | 32 | Indicative Solutions Design: NLP Marine Cloud Infrastructure | a) Kindly confirm there is No High Availability (HA) in DR b) Kindly confirm the compute size of DR in comparison with DC. c) Are the DMZ and MZ FW in HA in DC? Kindly confirm the same. | Refer RFP section 5 for information on DC and DR cloud infra requirement |
| 796 | 2.7.3 Infrastructure Architecture | 32 | Infrastructure Solution Baseline □ Cloud Hosting Model to provide Virtual Servers, Firewalls, Data Base & Load balancer □ Security Services for the infrastructure SIEM (Security information and event management, DDoS protection, PIM (Privileged identity Management) & MFA (Multi Factor Authentication). | Will this be taken as a service from CSP or is it to be installed and licence owned by bidder. | Cloud Service offerings and CSP should be MeitY empanelled |
| 797 | 2.7.3 | 32 | Indicative Solutions Design: NLP Marine Cloud Infrastructure | The architecture provided is not legible. Request to provide readable version of the same. | Indicative solution design provided in RFP section 2.7.3 |
| 798 | 2.7.3 | 32 | Indicative Solutions Design: NLP Marine Cloud Infrastructure | In DR the components are shown in Non HA. Request IPA to confirm that HA is not required in DR? | DR is 50% compute and 100% storage as per indicative BoM. Bidder need to perform an independent assessment for propose solution with consideration of SLA clause stated in RFP |
| 799 | 2.7.3 Infrastructure Architecture | 33 | □ Solution should be able to meet RPO (Recovery Point Objective) i.e. acceptable Data Loss and RTO (Recovery Time Objective) i.e. time to bring back system defined in SLA. | What is the required RPO and RTO? Please confirm. | Refer Corrigendum-5 |

| 800 | 2.7.3 Infrastructure Architecture | 33 | □ All services and licenses procurement and implementation will be done by Service Provider for IPA, IPA will be the owner. If PASS services are used then no licences are there? Kindly clarify. | Refer Corrigendum-5 |
|-----|---|----|--|--|
| 801 | 2.7.3 Infrastructure Architecture | 33 | | Indicative requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 802 | 2.7.3 Infrastructure Architecture | 33 | expected to provide infrastructure hosting, manage or take managed services from cloud provider. Please amend the clause | No Change, Bidder has to take approval from IPA. Refer RFP Vol-2 section 2.7.3 |
| 803 | 2.7.3 Infrastructure Architecture | 33 | Infrastructure Software Licensing baseline Kindly allow for PASS Services to be used. IPA needs to clearly clarify if it wishes that the bidder mandatorily uses the various software licenses it holds in IPA name. If Yes, it should also provide the entire detail of the number of licenses for different pieces of software along with the License numbers and date of purchase of those licenses. | Refer Corrigendum-5 |
| 804 | 2.7.4 Security Architecture | 33 | · · · · · · · · · · · · · · · · · · · | No change. Tender conditions prevail |
| 805 | 2.7.4 Security Architecture | 34 | MPLS should be a private and dedicated network only providing connection between required and identified entities. solution through INTERNET, kindly clarify which stakeholders are going to access the solution through MPLS, kindly confirm | IPA / Ports internal stakeholders are going to access the solution through MPLS connectivity |
| 806 | 2.7.4 Security Architecture | 34 | | Yes, understanding is correct |

| 807 | 2.7.4 | 34 | | Network and Data Security: Infrastructure and Application Access should be protected via Two Factor Authentication such that the MPLS should be a private and dedicated network only providing connection between required and identified entities. | Request IPA to confirm the bidder is not required to provision any MPLS links and that all data exchange will be through the Internet as the solution will be hosted in Cloud. | Refer point no. 64 for reference |
|-----|--|----|---|---|--|--|
| 808 | 2.7.4 Security Architecture | 36 | | The first line of defence is the password conforming to the 'password complexity rules. Along with the password next user has to provide a one-time password which varies for each session. One-time passwords are valid for each session and it is not vulnerable to dictionary, phishing, interception and lots of other attacks. A counter synchronized One-Time Password (OTP) solution could be used for this purpose. | As the RFP ask is for SSO, the auth mechanism will be same for all applications i.e. multifactor, hence change the clause accordingly. | No change. As per RFP section 2.7.5 |
| 809 | 2.7.6 Centralized Identity and Access Management Model | 37 | | 4. DataSecurity& Privacy ☐ For Data Security of Infrastructure and Application Data Access should be protected via Two Factor Authentication such that the MPLS should be a private and dedicated network only providing connection between required and identified entities. | All the stakeholders are going to access the solution through INTERNET, kindly clarify which stakeholders are going to access the solution through MPLS, kindly confirm MPLS connectivity. | IPA / Ports internal stakeholders are going to access the solution through MPLS connectivity |
| 810 | 2.7.6 Centralized Identity and Access Management Model | 37 | | Data Privacy and Data Protection | Here the data is b2g, or b2B, or G2B what is the personal /private data we are talking of, can you give some examples of messages that would contain personal data which needs to be protected under privacy act Kindly modify the clause accordingly. | No change, Refer RFP Vol-2 section 2.7.6 |
| 811 | 3.1 | 46 | 2 | Scope Overview: Cloud Provisioning and 3rd Party Security Audit Establishment of Network Connectivity | Request IPA to elaborate on the Establishment of Network Connectivity in terms of the scope of work for the bidder. | Bidder to do self assessment and provide the best possible solution |

| 812 | 3.1 | 46 | 2 | Deployment and commissioning of requisite Hardware /Network Infrastructure components at Cloud for DC/ DR | environment, the hardware and network infrastructure are already available and gets | Refer RFP section 5 for information on DC and DR cloud infra requirement |
|-----|-----------------------|----|---|--|---|--|
| 813 | 3.1 Scope Overview | 47 | | o The Infrastructure layer will provide the underlying basis for hosting, connectivity and provisioning of all components: - Connectivity - Connectivity services enable highly available, redundant and scalable connections via existing WAN (FedNet). They further enable secure connection mechanisms for trusted external parties via VPN andDMZ - Hosting - Multi-tenant hosting architectures support shared hosting, Co-Location and virtualization. Disaster Recovery and back up services provide uninterrupted access to systems andinfrastructure - Provisioning - Automated and consistent (template-based) provisioning of users, servers and services. Reliable and transparent metering and service usage monitoring used for billing or performancemeasuring - Storage - Storage services should provide highly available, redundant and scalable storagecapabilities | following a)deployment diagram showing HA b)overall additional vms needed for additional 1 year load c) current storage in various types also storage needed in 1 additional year | Refer Corrigendum-5. Further details will be provided to the winning SI |
| 814 | 3.1 Scope Overview | 47 | | o IPA will have complete ownership and will transact directly with the MeitY Certified Cloud Solution provider while the Service Provider will facilitate the management of the solution. Solution provider to propose the optimum model for rules of engagement and ownership to IPA. | As per financial the payment terms selection of CSP is to be done by the bidder hence this clause contradicts the same | Refer Corrigendum-5 |

| 815 | 3.1 | 47 | Bandwidth guidelines for access of the PCS 1x application for locations of IPA to the chosen MeitY Certified Cloud Service provider. | Request IPA to confirm that the bidder is only required to suggest the bandwidth requirements and that they are not required to commercially factor the same. | SI to provide comprehensive bid |
|-----|-----------------------|----|--|--|---|
| 816 | 3.1 | 47 | IPA will have complete ownership and will transact directly with the MeitY Certified Cloud Solution provider while the Service Provider will facilitate the management of the solution. Solution provider to propose the optimum model for rules of engagement and ownership to IPA. | As IPA will transact directly with the Cloud Solution Provider, do we assume we are not required to commercially cost for the Cloud services in the bid. Please confirm. | SI to provide comprehensive bid |
| 817 | 3.1 Scope Overview | 48 | o Solution should provide Notifications in the form of SMS, Email, WhatsApp and In App Notifications. | Who will provide SMS and email gateways charges for WhatsApp volumetrics no of SMS per transaction volumetrics of OTP no of emails to be sent per transactions has a full fledged email system to be included then no of boxes, size of each box to be provided. | SI to bear cost Refer annexure VII for NLP sizing |
| 818 | 3.1 Scope Overview | 48 | o Solution should have the capability to automate capture of data. | Please provide more details on this clause. | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 819 | 3.1 | 48 | Solution should provide Notifications in the form of SMS, Email, WhatsApp and In App Notifications. | Request IPA to confirm that the bidder is only required to Integrate with these notification services viz. SMS, Email, Whatsapp and that the per transaction costs associated with it will be directly borne by IPA. | Indicative notification services are provided in RFP, however Bidder can propose the solution as part of response |
| 820 | 3.1 Scope Overview | 49 | ☐ IPA, post 2 years of Go-Live, could get into an agreement with the bidder basis the per transaction fees for the customer on an agreed revenue sharing model as agreed by both the parties. | Please clarify: 1. If there might be a change in pricing model for extendable O&M support from FIXED price to TRANSACTION based price. 2. if IPA is expected to go for a fresh negotiation on price post 2 years of O&M support. | No change, Please refer RFP Vol-2 section 3.1 |

| 821 | 3.3.6 CertificationsPlatf orm | 56 | | Digital Document Exchange ☐ The cost to provide same is exclusive of the quote to be submitted | a) Kindly confirm if Digital Document Exchange has not to provided by bidder or Is it required to be provided as a latch on product? b) Can it be the bidders product itself if so how will the bidder be paid for it? c) Who will be the stakeholder and who will be vendor. Kindly confirm. | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
|-----|--|-----|----------------------------|--|---|---|
| 822 | 3.3.6 CertificationsPlatf orm | 56 | | Scope ☐ To provide services related to document / information exchange via: | Please clarify who is responsible for providing these services. | SI to provide the services |
| 823 | 3.3.11 Mobile application | 59 | | Apple app store and Android play store and should be downloadable from official platforms only | Please clarify who will pay the hosting charges. | SI to bear cost |
| 824 | 3.3.12 API management and usage | 59 | | The utility should reside in the NLP Marine environment may reside both in the department environment as well as in the MOCI, GOI environment based on requirement for data exchange and feasibility to change in department side application. | Kindly clarify this clause in detail and also clarify the role of MOCI and GOI. | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 825 | 4.3 Project deliverables | 109 | Deliverable Table - D11 | SLA Compliance Reports (Monthly) should cover the following: - IT facility management services review report | Request your clarification on applicable SLA for facility management services | Refer Corrigendum-5 |
| 826 | 5.1.4 Key Personnel | 115 | | Technical Support Team at each Port | Please clarify the number of shifts and persons per shift. | Refer Corrigendum-5 annexure 2.3 |
| 827 | 5.1.4 Key Personnel | 115 | | IT Helpdesk executives at centre | Please clarify the number of shifts and persons per shift. | Refer Corrigendum-5 annexure 2.3 |
| 828 | 5.1.4 Key Personnel | 115 | | IT Helpdesk executives at ports (Minimum 3 per port) | Is it required 24*7? Please clarify the number of shifts and persons per shift. | Refer Corrigendum-5 annexure 2.3 |
| 829 | 5.2 Acceptance Procedure of Deliverables | 115 | | IPA / Port will review the deliverables and either accept the deliverable or provide feedback on changes to be done in writing within a reasonable period of time | Other than training all deliverables should be accepted by IPA. Does the SI have to get approvals from all 6 ports? This will cause issue and delay. Hence, please modify the clause accordingly. | No change, please refer the RFP Vol-2 section 5.2 |
| 830 | 5.2 Acceptance Procedure of Deliverables | 116 | | 2 Payment authorization | | No change, please refer the RFP Vol-2 section 5.2 |

| 831 | 5.3 | 124 | Uptime of all components at DC, (Network infrastructure related) & DR including but not limited to: Servers Storage Tape Library SAN Switches Routers Any downtime for maintenance shall be with prior written intimation and approval of IPA. | colocation model. In a cloud the Infrastructure is made available as a service in a multi-tenancy model and hence there are Service / feature level SLAs and not on an individual component level like Servers, Storage, Tape Library, SAN, Switches, Routers etc. Hence, request to modify the | No change. Tender conditions prevail |
|-----|-----|-----|--|---|---|
| 832 | 7.2 | 134 | a. Maintenance of Hardware and Server System at Cloud DC and DR | In a cloud setup, it is the CSP who is responsible for the maintenance of hardware and Server system. Hence, request to remove the same from the bidders scope. | No change. Tender conditions prevail |
| 833 | 7.2 | 134 | d. Monitoring and recording ICT infrastructure performance at all locations and taking corrective actions to ensure performance optimization on a daily basis | | Bidder to do self assessment and provide the best possible solution |
| 834 | 7.2 | 134 | The BIDDER shall escalate and co-ordinate with SDC and IPA for problem resolution wherever required. | Kindly clarify what is SDC and what is the escalation and coordination expected from bidder with SDC. | Refer Corrigendum-5 |
| 835 | 2.1 | | Only when the deliverables are approved within the PMIS, SI shall raise payment request | In case the deliverables are not accepted within a mutual agreed time frame, the deliverables would be deemed accepted and SI shall raise the payment request through an Invoice. For supply items payment request would be raised on delivery. | No change, please refer the RFP Vol-2 section 2.1 |

| 836 | 1.5 The Project 8.4 Annexure – IV 8.4.1 Software Component Stack for NLPMarine | 151 | | Existing PCS1x are to be used in building NLP Marine) | framework is highlighted and is expected to be used in building NLP Marine. However as per Section 2.7.11 Integration Framework - it is mentioned that "SI to design, develop and Implement the API Management Layer". Kindly clarify whether the same API gateway is to be continued? b) If yes please provide the following details 1) How many messages per day are handled by IBM IIB? 2) What is the peak messages per second that IBM IIB handles currently? 3) What is the CPU/memory/IO utilization of the IBM IIB server during peak and nonpeak hours? 4) How many licences of IBM IIB are currently being used? 5) Since IPA recommends the SI to continue IBM IIB usage, has IPA evaluated that the product have the capability to scale to the expected volumes? | to the SI to build on top of the code or make improvements in the existing code or build from scratch. In PCS IIB is well integrated for front end and API based transactions. The complete business logic is into IIB, which is scalable by adding more servers. currently 25 TPS handling and routing with benchmark of 200 TPS |
|-----|--|------------------------|--------|---|---|---|
| 837 | | | | General | Please suggest the bidders development and O&M team shall operate from IPA office premises or from bidders premises. If it is IPA premises, pls suggest the Infra which will be made available to the deployed bidders resources by IPA. | |
| 838 | | Page 9 of 206 Vol 2 | PCS 1x | As Stage I, PCS 1x will be bootstrapped for enhancement and implementation of Nation Logistics Portal – Marine as per directives | Request to kindly elaborate on the phrase "bootstrapped for enhancement and implementation". Does it imply that PCS 1x will have to be reused for designing & developing National Logistic Portal? | IPA provide source code to the SI. It should be up to the SI to build on top of the code or make improvements in the existing code or build from scratch. |

| 839 | | 0 | PCS 1x | As Stage I, PCS 1x will be bootstrapped for enhancement and implementation of Nation Logistics Portal – Marine as per directives | PCS 1x is based on SOA architecture which is older generation architecture which has scalability issues. New generation large scale global portals with millions of users and billions of transactions each day (including Amazon, Netflix, etc.) are all Microservices Architecture based. We request IPA to kindly dispense with the requirement to bootstrap PCS 1x. Microservices Architecture based systems are low cost compared to SOA Architecture based systems. | Refer Corrigendum-5 |
|-----|----------|-----|-----------------|---|---|--|
| 840 | Volume 2 | 191 | | The obligations under this Section shall not apply to any information that (i) is or becomes publicly available other than by breach by Recipient of this Agreement; (ii) was already in Recipient's rightful possession prior to its receipt from Disclosing Party; or (iii) is rightfully received by Recipient from an independent source without obligation of confidentiality. | (iv) independently developed by the | No change, Please refer Vol-2 Section 8.9.1 Page 191 |
| 841 | Volume 2 | 191 | 8.9; Annexure I | Annexure IX | In the event a Force Majeure Event shall | No change, Please refer Vol-2 Section 8.9.1 Page 191 |

| 842 | Volume 2 | 192 | 8.9; Annexure I | Either party can terminate the agreement | Either party can terminate the agreement | No change, Please refer |
|-----|----------|-----|-----------------|--|--|-------------------------|
| | | | | without cause with an advance written | without cause with an advance written notice | clause 8.9.1 Page 192 |
| | | | | notice of at least 90 days | of at least 90 days. Suggest adding: | |
| | | | | | In the event of termination of any Work | |
| | | | | | Order, IPA shall pay Service Provider all | |
| | | | | | amounts due for Services rendered up to the | |
| | | | | | effective date of termination and any | |
| | | | | | termination fee agreed to in the respective | |
| | | | | | Work Order. | |
| | | | | | 2. Following termination of this Agreement | |
| | | | | | by either party, IPA shall pay to LSP the | |
| | | | | | charges for all Services and Deliverables | |
| | | | | | provided to IPA up to the effective date of | |
| | | | | | termination | |
| | | | | | | |

| 843 | Volume 2 | 194 | 8.9; Annexure I | Each Party shall defend indemnify and hold other party and its officers, employees, representatives and agents harmless from and against any and all Liabilities arising or brought against or incurred by the other Party and its officers, employees, representatives and agents for (a) any injury to persons (including physical or mental injury, libel, slander and death) caused by wrongful acts and or omissions(or relating to the strict liability) of the indemnifying Party, or its officers, employees, representatives, personnel or agents ("Indemnifiers"); or (b) loss or damage to property, caused by the Indemnifiers (c) any violation or infringement of Intellectual Property Rights. | other party and its officers, employees, representatives and agents harmless from and against any and all third party claims and Liabilities arising or brought against or incurred by the other Party and its officers, employees, representatives and agents for (a) any injury to persons (including physical or mental injury, libel, slander and death) caused by wrongful acts and or omissions(or relating to the strict liability) of the indemnifying Party, or its officers, employees, representatives, personnel oragents ("Indemnifiers"); or (b) loss or damage to tangible property, caused by the Indemnifiers (c) any violation or infringement of Intellectual Property Rights. Suggest adding the remedy to be provided by LSP to IPA: LSP shall have sole control and authority over the defense and/or settlement of such a claim, suit or action, including the right, at its sole discretion to (i) procure for IPA the right to use the infringing Deliverable with a non-infringing, functionally equivalent one, (iii) suitably modify the infringing Deliverable so that it is non-infringing, or (iv) accept return of the infringing Deliverable and refund a prorata portion of any fees paid by IPA to LSP | |
|-----|----------|-----|-----------------|---|---|--|
| | | | | | rata portion of any fees paid by IPA to LSP with respect to such Deliverable. THE INDEMNITY SET FORTH IN THIS | |
| 844 | Volume 2 | 194 | 8.9; Annexure I | Annexure IX | Suggest limiting the warranty of Infosys as follows: The total, cumulative liability of LSP and its affiliates under this agreement and any work order, whether in contract, tort or otherwise, shall be limited to the average amounts paid by IPA to LSP under the applicable work order during each consecutive twelve (12) months preceding the first event giving rise to liability. | No change, Please refer clause 8.9.1 Page 194 |

| 845 | Volume 2 | 194 | 8.9; Annexure | Annexure IX | | No change, Please refer clause 8.9.1 Page 194 |
|-----|----------------|-----|---------------|---|--|---|
| 846 | Volume 2 | 188 | Annexure IX | Data Sharing Rules | Please can you clarify on this as there are no data sharing rules present in the agreement | As per MelTy data rules |
| 847 | Volume 2 - 3.1 | 46 | 3 | Technology Upgrade /Refresh | Who needs to provide certification in this case? | As per bidders scope |
| 848 | Volume 2 - 3.1 | 46 | 2 | 3rd Party Security Audit and Certification | Is this applicable for PCS v1x as well or only limited to NLP? | Applicable for both PCS 1.x and proposed NLP |
| 849 | Volume 2 - 3.1 | 47 | 5 | Training, Capacity Building & Onboarding of Stakeholders | | No change, Refer Vol-2, section 5.3 |
| 850 | Volume 2 - 3.1 | 47 | 5 | Training, Capacity Building & Onboarding of Stakeholders | What will be the service window for L2 support and L3 support? | To be decided at a later stage |
| 851 | Volume 2 - 3.1 | 47 | 3.1 | Facilitate for the maintenance and support – L1, L2 and L3 support for the Application as per the mutual understanding with IPA on desired SLA. | | Refer Corrigendum-5 |
| 852 | Volume 2 - 3.1 | 49 | 3.1 | Implementation and Onboarding of stakeholders conduct road shows and events | needed along with how many of these will be | Number of dashboards to be finalized in design phase. |
| 853 | Volume 2 - 3.1 | 51 | 12 | User based dashboards to view trade statistics | Is this system already existing and needs to be enhanced further? | Refer Corrigendum-5 |

| 854 | Volume 2 - 3.1 | 52 | 5 | Grievance Redressal | As per our understanding, scopre of Cert In vendor is for functional testing. Security testing, performance testing will be handled by bidder directly. Kindly confirm | Refer RFP section Audit and Reviews |
|-----|-------------------|-----|-----|---|--|--|
| 855 | Volume 2 - 3.3.14 | 60 | 1 | Bidder shall engage a CERT-In empanelled third-party agency for conducting Audit prior to Go-Live of each phase of the project or major change of Information technologyinfrastructure. | How many languages need to be planned as part of multi lingual helpdesk support? Kindly suggest, as these inputs will be needed from sizing perspective | Refer RFP section 7.4 |
| 856 | Volume 2 - 7.4 | 135 | 7.4 | There shall be multi-lingual helpdesk support. The multi-lingual helpdesk support shall be in Hindi, English, and shall include more languages over period of time as per the requirement | What is the scope / preferences in terms of mode of training delivery - classroom training, e-learning, m-learning, videos, user manuals, frequently asked questions? | Refer RFP section 7.5 |
| 857 | Volume 2 - 7.5 | 136 | 7.5 | Training and Capacity Building | 1. For application training, can we assume that training env has to be provided? Or can SP conduct training in any other testing env? 2. If training env has to be provided, how many concurrent users must be supported by the Training environment? | Bidder can provide training on training or testing env. Bidder to ensure SLA are maintained. |
| 858 | Volume 2 - 7.5 | 136 | 7.5 | Training and Capacity Building | Is it expected to update the training material during O&M Phase? | Yes training material needs to be updated. Refer RFP section 7.5 and SLA |
| 859 | Volume 2 - 7.5 | 136 | 7.5 | Training and Capacity Building | Is it expected to provide any training during O&M Phase? If so, please list the number of trainings, type of trainings and location where training has to be conducted? | Yes training material needs to be updated. Refer RFP section 7.5 and SLA |
| 860 | Volume 2 - 7.5 | 136 | 7.5 | Training and Capacity Building | Is there any requirement for providing any hard copies of material during training? | Soft copy is to be used wherever possible. |
| 861 | Volume 2 - 7.5 | 136 | 7.5 | Training and Capacity Building | Is there any requirement for providing any physical certificate to trainees after successful completion of the training? | Soft copy is to be used wherever possible. |

| 862 | Volume 2 - 7.5 | 136 | 7.5 | Training and Capacity Building | of the development and O&M team will be | Bidder to ensure that the project timeline and SLA are met while ensuring security of the system |
|-----|------------------------|-----|-----|--|--|--|
| 863 | Volume 2 - 7.5 | 46 | | Development and Commissioning of National Logistics Portal | The Bidder or one of its Associates must have experience of successful Go- Live / completed/ operational projects during the last five years (as on the last date of bid submission) in: At least one project of similar nature viz. implementation, operation and maintenance of maritime/port community projects of value of INR 24 Crores (or its equivalent in foreign currency) and above Or in two projects of value of Rs 15 Crores (or its equivalent in foreign currency) and above Or in three projects of value of Rs 11 Crores (or its equivalent in foreign currency) and above. For the project cited, the project should be successfully operational for at least 12months (after project Go-Live). | Query is not clear |
| 864 | 2. Proposed NLP marine | 18 | 2.4 | Key attributes of NLP | Is market place functionality envisaged as a part of NLP marine | Please refer RFP Vol-2, Page 198, scope of MoU |

| 865 | scope overview | 48 | 3.1 | scope overview | process followed as per maritime trade. IPA | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
|-----|-----------------|----|-------|----------------|---|---|
| 866 | scope overview | 49 | 3.1 | scope overview | its is indicated that IPA post 2 years of Go- Live could get into an agreement with the bidder basis the per transaction fees for the customer on an agreed revenue sharing model as agreed by both the parties It is suggested that IPA provide clarity on this model of development upfront | Refer Corrigendum-5 |
| 867 | 3 Scope of work | 51 | 3.3.1 | | with cost options, less than truck load booking, booking of warehouse services for importer / exporter and for domestic trader are possible in a market place set up. similarly, the service functionalities for a | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |

| 868 | 3 Scope of work | 56 | 3.3.6 | Digital document exchange | as a part of certification Platform | Indicative requirements have been provided in the RFP, detailed requirement needs to be captured by the bidder during the design phase. |
|-----|---------------------------------|-----|-------|--|---|---|
| 869 | 3 Scope of work | 61 | 3.4 | Integrated regulatory platform | Please confirm if the integration is required only with customs ICEGATE system | Refer annexure VII for list of EPC/PGA and other stakeholders |
| 870 | 3 Scope of work | 61 | 3.4.1 | Cargo and carrier services> List of services to be included in NLP-Marine as part of Latch-on system/application | any change in master data in source systems. Please confirm this understanding. | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 871 | 3.1 Scope Overview (vol 2) | 49 | | Integration with ERP / Latch-ons via API Gateway as per the Latch On Services agreement signed between IPA and Latch On Service Provider | NLP vendor should not be responsible for inaccurate data from the source systems, any change in master data in source systems. Please confirm this understanding. | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 872 | 3.1 Scope Overview (vol 2) | 49 | | Integration with ERP / Latch-ons via API Gateway as per the Latch On Services agreement signed between IPA and Latch On Service Provider | We assume that we will not make any changes to the source systems under any circumstances and the vendors shall share the relevant data in the format shared by us as per our methodology of integration. Please confirm. | Integration would be as per solution designed by the bidder and the changes to the receiver system would be done by receivers |
| 873 | 3.1 Scope Overview (vol 2) | 50 | | For additional latch-on applications, beyond 50, the bidder can raise a single invoice for all the additional latch-on applications. | We assume the number and specification of the latch-on applications to be finalized and approved in the SRS. Any changes from the approved SRS shall be considered as change requests and to be priced separately over and above the cost of this tender. Please confirm. | Refer Corrigendum-5 |
| 874 | 3.2 Scope for Implementation | 50 | | Create viral and revolutionizing plan including all media | What does this clause mean? | Refer Corrigendum-5 |
| 875 | 5.1.4 Key Personnel | 114 | | indusing an incura | Where the key personnel shall be made available? Are they all barring 'Project Leads' shall be made available at the Head Office? | Please refer Vol-2 section 5.1.4 |

| 876 | 5.1.4 Key Personnel | 114 | | Project Leads at each Port location (Haldia is considered as sixth location) | Please mention all the 6 locations. | Refer Corrigendum-5 annexure 2.3 |
|-----|--|-----|----|---|---|--|
| 877 | Personnel | 115 | | IT Helpdesk executives at ports (Minimum 3 per port) | Please mention all the locations where the executives to be made available. | Refer Corrigendum-5 annexure 2.3 |
| 878 | 5.2 Acceptance Procedure of Deliverables | 115 | | Sequence of Activities | The process does not inform the timeline to get the acceptance. Until the deliverable is approved proceeding to next deliverables should not be recommended. Request to add a timeline for approval beyond which the deliverables should be deemed autoapproved. | Please RFP Vol-2 section 5.2 (1.3) |
| 879 | 5.3 Service Level Agreement | 117 | | <=100 &>=95 | Some minor deviations like 5% across the 4 year support cycle may happen. The milestone should be revised as follows <=100 &>=95= 0 penalty <95 &>=90= 0.25 % penalty for every point < 100 <90 &>=85= 0.5 % penalty for every point < 100 <85 = 0.75 % penalty for every point < 100 | No change, please refer RFP Vol-2 section 5.3 |
| 880 | 5.3 Service Level Agreement | 117 | | SLA Score Range | What is the method for calculating the SLA score? | SLA method provided in section 5.3 |
| 881 | 5.3 Service Level Agreement | | 4 | Web-based SLA monitoring tool providing reports against the parameters mentioned below will be used for measurement | We assume the cost and implementation of these tools to be borne by IPA. Please confirm | SI to bear cost |
| 882 | 5.3 Service Level Agreement | 117 | 5 | Implementation of a Web-based Project progress and SLA monitoring has to be carried out by before Go-live I in order to receive any payment for the project | these tools to be borne by IPA. Please confirm | SI to bear cost |
| 883 | General | NA | NA | NA | We assume you don't have any preference on using open source or proprietary technology stacks. Please confirm. | Refer Corrigendum-5 |

| 884 | General | NA | NA | NA | Can a bidder propose a bespoke solution i.e. develop the application from scratch? | IPA provide source code to the SI. It should be up to the SI to build on top of the code or make improvements in the existing code or build from scratch. |
|-----|------------------------------|----|--|---|---|---|
| 885 | General | NA | NA | NA | Can we reuse your existing software licenses to build the system? | Refer Corrigendum-5 |
| 886 | General | NA | NA | NA | What are the number and nature of reports (i.e. adhoc, pre-defined, query driven etc.) that needs to be generated by the system? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
| 887 | General | NA | NA | NA | Request you to kindly extend the bid submission date by 3 weeks from the current submission date for wider participation by large bidders. | Refer Corrigendum-5 |
| 888 | 3.1 Scope Overview/ Vol 2 | 46 | Development and Commissionin g of National Logistics Portal (Marine) | User Acceptance testing | We assume only 1 round of User Acceptance testing to be performed. Closure of the high priority issues should be sufficient for closure of the milestone. Please confirm. | Exact count of issues along with severity (critical, major, minor) to be defined in UAT plan |
| 889 | 3.1 Scope Overview/ Vol 2 | 46 | Cloud Provisioning and 3rd Party Security Audit | NLP Marine Estimates Cloud Computing Size – DC / DR | What is meant by 'NLP Marine'? | Cloud estimates for NLP - Marine |
| 890 | 3.1 Scope Overview/ Vol 2 | 47 | 3.1 Scope Overview/ Vol 2 | Study the existing Port Community System (PCS 1x) and conduct business process discovery on the implemented platform. | Can you plesase explain the requirmnts of 'business process discovery'? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |

| 891 | 3.1 Scope Overview/ Vol 2 | 48 | 3.1 Scope Overview/ Vol 2 | The system should be capable of integrating multiple service platforms integrated with each other. | How many service platforms to be integreated? | Indicative functional requirements have been provided in the RFP, detailed functional requirement needs to be captured by the bidder during the design phase. |
|-----|------------------------------|----|---------------------------------|---|--|---|
| 892 | 3.1 Scope Overview/ Vol 2 | 48 | 3.1 Scope Overview/ Vol 2 | Training Workshops for Application users (Train the Trainer concept) | How many training sessions are required? What is the total number of trainees? | Please refer RFP Vol-2 section 7.5 |
| 893 | 3.1 Scope Overview/ Vol 2 | 48 | 3.1 Scope Overview/ Vol 2 | Training Workshops for Application users (Train the Trainer concept) | We assume the workshops to be conducted in the head office only. Please confirm. | Please refer RFP Vol-2 section 7.5 |
| 894 | 3.1 Scope Overview/ Vol 2 | 48 | 3.1 Scope Overview/ Vol 2 | Workshop for customer IT Team | How many workshops are required? What is the total number of trainees? | Please refer RFP Vol-2 section 7.5 |
| 895 | 3.1 Scope Overview/ Vol 2 | 48 | 3.1 Scope Overview/ Vol 2 | Workshop for customer IT Team | We assume the workshops to be conducted in the head office only. Please confirm. | Please refer RFP Vol-2 section 7.5 |
| 896 | 3.1 Scope Overview/ Vol 2 | 49 | 3.1 Scope Overview/ Vol 2 | When NLP-Marine is integrated with latch- on application, no charges shall be collected from the latch-on partner initially for 2 years. IPA would get into an agreement with the Latch-on partner as per the Annexure IX | Who shall get the charges? How it impacts the costs for the bidder of this RFP? | Refer Corrigendum-5 |
| 897 | 3.1 Scope Overview/ Vol 2 | 50 | 3.1 Scope Overview/ Vol 2 | Additionally, if the bidder, during the project duration, plans to integrate latch-on applications beyond 50, then the bidder will be paid on actuals. For additional latch-on applications, beyond 50, the bidder can raise a single invoice for all the additional latch-on applications. | We assume the invoice can be raised after completion of integreation of every latch on applications. Please confirm. | For additional latch-on applications, beyond 30, the bidder can raise a single invoice for all the additional latch-on applications. |

| Sr No | Tender Reference | | | Content of tender requiring Clarification | Points of Clarification Required | Response |
|-------|---|------|--------------|---|--|---|
| | Section | Page | Clause | | | |
| 1 | Obligations of IPA | 14 | 8.3 | | Addition Suggested Interaction with other PGAs , Government Agencies, EPCs, Banks | Please refer Clause 8.3.(a) of Volume 3 of the RFP. |
| 2 | 13.1 Terms of Payment and Service Credits and Debits | 18 | 13.1 | (c) IPA reserves the right to levy a reasonable and mutually agreeable service fees from Latch On Service Provider (LSP) from a date/time as may be notified by IPA (the Service Fees). The same may be discussed with the LSP and the agreed levies and applicable taxes shall be notified to the LSP in writing. The service fees will be based on per activity either in absolute terms (in INR) or percentile of LSP charging to his customers. IPA agree and confirm that whenever IPA decides and start to levy Service Fee on LSP, a portion of such fees (as may be mutually agreed upon between the IPA and NLP Marine Operator) shall be shared with NLP Marine Operator towards the following: | which LSP will share to IPA and as such what IPA will pay to successful bidder needs to be mentioned | |
| 3 | Transfer of Assets | 45 | Schedule III | IPA shall be entitled to ask SP to sell all the assets to IPA prior to the end of the contract. | This should not apply to assets in relation to Exim related services that will be rendered by SP. In-case for latch-on service provider how this clause will be implicated | As per RFP |
| 4 | SLA Mechanism | 62 | 10.1 | SLA Parameters during Operations and Maintenance Phase | defined matrices & criticality and also required revision based on that. | Please refer the Clause 3.1 of the Corrigendum-5 |
| 5 | Volume 3 Page 31 | | | | Escrow of initial source code can be increased to 3 months since 15 days is very short period | No change. As per RFP |
| 6 | 6. Change of Control Volume 3 | 11 | (e) | (e) Any change in the constitution or internal reorganization of the entity (Service Provider) will be subject to prior approval ofIPA. | We can only give prior intimation to IPA. Prior approval not | Please refer the S.No. 3.8 of Corrigendum-5 |
| 7 | 15.3 Termination of this Agreement due to bankruptcy of Service Provider Volume 3 | 24 | | IPA may serve written notice on Service Provider at any time to terminate this Agreement with immediate effect in the event that the Service Provider reporting an apprehension of bankruptcy to IPA or its nominated agencies. | This clause must be made mutual. Request you to amend the clause as below: Either Party may serve written notice on the Other party at any time to terminate this Agreement with immediate effect in the event that the other Party reporting an apprehension of bankruptcy/insolvency to a party. | No change. As per RFP |
| 8 | 16. INDEMNIFICATION & LIMITATION OF LIABILITY Volume 3 | 24 | a) | a) SubjecttoClausebbelow,ServiceProvider(the"IndemnifyingParty")undertakestoind emnify IPA (the "Indemnified Party") from and against all losses on account of bodily injury, death or damage to tangible personal property arising in favour of any person, corporation or other entity (including the Indemnified Party) attributable to the Indemnifying Party's negligence or willful default in performance or non-performance under this Agreement | Request you to replace existing clause with below clause: Subject to Clause below, Service Provider (the "Indemnifying Party") undertakes to indemnify IPA (the "Indemnified Party") from and against all direct losses on account of bodily injury, death or damage to tangible personal property arising in favour of any person, corporation or other entity (including the Indemnified Party) attributable to the Indemnifying Party's gross negligence or willful default in performance or non-performance under this Agreement | No change. As per RFP |
| 9 | 16. INDEMNIFICATION & LIMITATION OF LIABILITY Volume 3 | 25 | b) | b) If the Indemnified Party promptly notifies Indemnifying Party in writing of a third party claim against Indemnified Party that any Service provided by the Indemnifying Party infringes a copyright, trade secret or patents incorporated in India of any third party, Indemnifying Party will defend such claim at its expense and will pay any costs or damages that may be finally awarded against IndemnifiedParty. | Request you to delete the existing clause. Remedies in case of breach of IPR is giving in below clause. | No change. As per RFP |

| | 40 INDEMNIEIOATION O LIMITATION | 00 | 1-1 | ATT PARTY OF A STATE OF THE PARTY OF THE PAR | Discourse for the Observe O.O. of |
|----|--|----|------------|--|------------------------------------|
| | 16. INDEMNIFICATION & LIMITATION OF LIABILITY Volume 3 | 26 | | e) The liability of either Party (whether in contract, tort, negligence, strict liability in tort, by statute or otherwise) for any claim in any manner related to this Agreement, including the work, deliverables or services covered by this Agreement, shall be the payment of direct damages only which shall in no event exceed half of the total contract value payable under this Agreement. The liability and clause c shall not be applicable to the indemnification obligations set out in Clause 16 and breach of clause 12.4 - 'Safety and Security' and clause 18 -'Confidentiality'. Suggest below modification in the clause: The liability of either Party (whether in contract, tort, negligence, strict liability in tort, by statute or otherwise) for any claim in any manner related to this Agreement, including the work, deliverable purchase order/statement of work giving rise to libality. the payment of direct damages only which shall in no event exceed-half of the total contract value payable under this Agreement. The liability and clause 18 -'Confidentiality'. | - 0 |
| 10 | 17.2 Force Majeureevents | 26 | | Force Majeureevents a) A Force Majeure shall include, without limitation, Suggest below modification in the clause: | Please refer Sl.No. 3.10 of the |
| 11 | Volume 3 | 20 | | thefollowing: war, hostilities, or warlike operations (whether a state of war be declared or not), invasion, act of foreign enemy, and civil war; strike, sabotage, lockout, embargo, import restriction, port congestion, lack of usual means of public transportation and communication, industrial dispute, shipwreck, shortage or restriction of power supply, epidemics, quarantine, andplague; earthquake, landslide, volcanic activity, fire, flood or inundation, tidal wave, typhoon or cyclone, hurricane, storm, lightning, or other inclement weather condition, nuclear and pressure waves, or other natural or physicaldisaster including a pandemic or epidemic, or any central or state governmental order which hinders the Parties to carry out the obligations/performance under this Agreement or SLA. Strike, sabotage, lockout, embargo, import restriction, port congestion, lack of usual means of public transportation and communication, industrial dispute, shipwreck, shortage or restriction of power supply, epidemics, quarantine, and pressure waves, or other natural or physicaldisaster including a pandemic including but not limited to COVID-19 or epidemic, lockdown or any central or state governmental order which hinders the Parties to carry out the obligations/performance under this Agreement or SLA. | Corrigendum-5 |
| 12 | 26. GOVERNING LAW AND DISPUTE RESOLUTION Volume 3 | 37 | | (e) Any dispute or difference whatsoever arising between the parties to this Contract out of or relating to the construction, meaning, scope, operation or effect of this Contract or the validity of the breach thereof shall be referred to a sole Arbitrator to be appointed by mutual consent of both the parties herein. If the parties cannot agree on the appointment of the Arbitrator within a period of one month from the notification by one party to the other of existence of such dispute, then the Arbitrator shall be appointed by the High Court of New Delhi, India. The provisions of the Arbitration and Conciliation Act, 1996 will be applicable and the award made there under shall be final and binding upon the parties hereto, subject to legal remedies available under the law. Such differences shall be deemed to be a submission to arbitration under the Indian Arbitration and Conciliation Act, 1996, or of any modifications, Rules or re-enactments thereof. The Arbitration proceedings will be held Delhi, India (Act, 1996 will be applicable and the award made there under shall be deemed to be a submission to arbitration and Conciliation Act, 1996, or of any modifications of New Delhi, India (Act, 1996 will be applicable and the award made there under shall be deemed to be a submission to arbitration under the law. Such difference whatsoever arising between the parties to this Contract out of or relating to the construction, meaning, scope, operation or effect of this Contract out of or relating to the construction, meaning, scope, operation or effect of this Contract out of or relating to the construction, meaning, scope, operation or effect of this Contract out of or relating to the construction, meaning, scope, operation or effect of this Contract out of or relating to the construction, meaning, scope, operation or effect of this Contract out of or relating to the construction, meaning, scope, operation or effect of this Contract out of or relating to the construction, meaning, scope, operation or effect of this Co | ⊦ 4 n |
| | NLP-IPA-Vol 3 | 18 | 13.2 (C) | Payment shall be made within 60 working days of the receipt of invoice along with Propose payment to be made within 30 days from the date of | Please refer the Clause 3.1 of the |
| 13 | | | | supporting documents by IPA subject to deduction of applicable liquidated damages and/or service credits/debits. The penalties are imposed on the Service Provider as per the penalty criteria specified in theSLA. Bidder should raise the invoice only after acceptance has been provided for respective deliverable/milestone/item. | Corrigendum-5 |

| | 1 | | | T | , |
|----|------------------------------------|--------|------------------------|---|---|
| | NLP-IPA-Vol 3 | 20-22 | 14.2 of MSA (Vol III) | The Section details the acceptance procedure and refers to term | Please refer Clause 14.2.b.ii of Volume |
| | | | | "Acceptance Period". However, the term in itself is not defined in | 3 of the RFP |
| | | | | the RFP. Requesting your good self if the said term could be | |
| | | | | defined including the timeline within which the Deliverable (Written | |
| | | | | and Operational) shall be confirmed accepted/rejected with | |
| | | | | observations. Important to note that RFP does specify the | |
| | | | | timelines of 7 days for IPA, post submission of deliverable after | |
| 14 | | | | correcting the errors pointed out by IPA. | |
| 14 | NLP-IPA-Vol 3 | 24 | 15.4 of MSA (Vol III) | While we are principally fine with the clause for suspension, we | Please refer Sl.No. 3.11 of the |
| | INLF-IPA-VOI 3 | 24 | 15.4 OI WISA (VOI III) | | |
| | | | | humbly request your good office to specify the timelines of | Corrigendum-5 |
| | | | | suspension, after which Service Provider could be entitled to walk | |
| 15 | | | | out of the contract. | |
| | 4.4 Non-fulfillment of the Service | 10 | | (a) In the event that any of the Conditions Precedent of the Service Provider has (a) In the event that any of the Conditions Precedent of the | No change. As per RFP |
| | Provider's Conditions Precedent | | | not been fulfilled within 15 days or within such extended time as parties may Service Provider has not been fulfilled within 45 30 days or within | |
| | | | | mutually agree, of signing of this Agreement and the same has not been waived such extended time as parties may mutually agree, of signing of | |
| | | | | fully or partially by IPA or its nominated agencies, this Agreement shall cease to this Agreement and the same has not been waived fully or | |
| | | | | exist; partially by IPA or its nominated agencies, this Agreement shall | |
| 16 | | | | cease to exist; | |
| | 7. Final testing andcertification | 11 and | | Please add the below mentioned clause: | No change. As per RFP |
| | and | 19 | | The application software (if any) will be delivered/installed for | 140 onlinge. Ale per 141 1 |
| | 14.1 Acceptance of Deliverables | 13 | | acceptance to IPA as and when the same is ready for delivery. | |
| | 14.1 Acceptance of Deliverables | | | acceptance to IFA as and when the same is ready to derivery. The actual Acceptance Testing of the software will be the | |
| | | | | | |
| | | | | responsibility of IPA. IPA will prepare the Acceptance Test data | |
| | | | | along with the expected test results (consistent with the detailed | |
| | | | | specifications of the system and any change-request agreed in | |
| | | | | the documents) and keep it ready at least four (4) weeks in | |
| | | | | advance before the scheduled commencement of the Acceptance | |
| | | | | Testing of the software. The acceptance testing will be based on | |
| | | | | the test cases provided by IPA. Bidder will provide support for any | |
| | | | | clarifications during the Acceptance Testing of the system. | |
| | | | | Defects if any, observed by IPA, will be notified to Bidder in | |
| | | | | writing not later than two (2) weeks of delivery. Bidder will correct | |
| | | | | the defects that are a deviation from the baseline immediately | |
| | | | | following the acceptance, whichever is later. IPA will confirm | |
| | | | | acceptance in writing to Bidder. The IPA shall not withhold or | |
| | | | | delay the issuance of acceptance certificate of any of the | |
| | | | | | |
| | | | | deliverables, if the deliverables substantially meet the | |
| | | | | specifications or on account of any minor defects which have no | |
| | | | | material effect on the functionality of the deliverables. | |
| | | | | Notwithstanding the foregoing sentence, a deliverable shall be | |
| | | | | treated as accepted by IPA if the IPA (a) fails to provide the list of | |
| | | | | non conformities within two (2) weeks of delivery, (b) fails to notify | |
| | | | | the acceptance of the deliverables in terms of this clause within | |
| | | | | the period of two (2) weeks from delivery, or (c) starts using the | |
| | | | | deliverable in a live production environment (other than as part of | |
| | | | | agreed review and acceptance testing procedure, such as UAT). | |
| | | | | | |
| | | | | | |
| 17 | | | | | |

| | 12.2 Invoicing and Cattlement | 10 | | (a) Subject to the execute at the SLA the Service Provider shall submit its. | Diagon refer CI No. 2.1 of the |
|----|-------------------------------|----|-----|--|--|
| 10 | 13.2 Invoicing and Settlement | 18 | | (a) Subject to the specific terms of the SLA, the Service Provider shall submit its invoices in accordance with the following principles: (i) IPA shall be invoiced by the Service Provider for the Services. Generally and unless otherwise agreed in writing between the Parties or expressly set out in the SLA, the Service Provider shall raise an invoice as perVol-1 of RFP; and (ii) Any invoice presented in accordance with this clause shall be in a form as agreed with IPA. (b) The Service Provider alone shall invoice all payments only after receiving due approval of completion of payment milestone from the competent authority. Such invoices all be accurate and all adjustments to or changes in the terms of payment as stated in RFP (c) Payment shall be made within 60 working days of the receipt of invoice along with supporting documents by IPA subject to deduction of applicable liquidated damages and/or service credits/debits. The penalties are imposed on the Service Provider as per the penalty criteria specified in theSLA. Bidder should raise the invoice only after acceptance has been provider where IPA disputes/withholds such invoice or part of it delivered by the Service Provider where IPA disputes/withholds such invoice or part of it provided that such dispute is bona fide. The withheld amount shall be lamited to that which is clause shall be invoice and the clause as given below; (a) Subject to the specific terms of the SLA, the Service Provider shall is submit its invoices in accordance with the following principles: (i) IPA shall be invoice os expressly set out in the SLA, the Service Provider shall be invoice on the terms of the Provider shall raise an invoice as perVol-1 of RFP; and (ii) apprent in election of applicable invoice and payment shall be installed to a state of applicable individual payment of any invoice or part of it delivered by the Service Provider shall be accurate and all adjustments to or changes in the following provider of the provision of the payment shall be installed to that which is p | er for the grent of the grent o |
| 18 | 13.2 Invoicing and Settlement | 18 | (c) | (a) Subject to the specific terms of the SLA, the Service Provider shall submit its invoices in accordance with the following principles: (i) IPA shall be invoiced by the Service Provider for the Services. Generally and unless otherwise agreed in writing between the Parties or expressly set out in the SLA, the Service Provider shall raise an invoice as perVol-1 of RFP (ii) Any invoice presented in accordance with this clause shall be in a form as agreed with IPA. (b) The Service Provider alone shall invoice all payments only after receiving due approval of completion of payment milestone from the competent authority. Such invoices shall be accurate and all adjustments to or changes in the terms of payment as stated in RFP (c) Payment shall be made within 60 working days of the receipt of invoice along with supporting documents by IPA subject to deduction of applicable liquidated damages and/or service credits/debits. The penalties are imposed on the Service Provider as per the penalty criteria specified in the SLA. Bidder should raise the invoice only after acceptance has been provided for respective deliverable/milestone/fitem. (d) IPA shall be entitled to delay or withhold payment of any invoice or part of it provided that such dispute is bona fide. The withheld amount shall be limited to that which is in dispute. The disputed / withheld amount shall be limited to that which is in dispute is bona fide. The withheld amount shall be settled in accordance with the escalation procedure as set out in Schedule V of this Agreement. Any exercise by IPA under this Clause shall not entitle the Service-Provider shall be solely responsible to make payment to its sub-contractors. The withheld amount shall be invoice by the Service Provider in the SLA, the Service Provider and the shall abe invoice by the Service Provider and invoice along with supporting due approval of complete sate of payment as stated in RFP (c) Payment shall be accurate and all adjustments to or changes in the fervice of payment as stated in RFP (c) | Provider Please refer Sl.No. 3.1 of the Corrigendum-5 er for the growing and |

| _ | | | | | 1=. | I: |
|----|----------|----|-----|---|---|-----------------------|
| | 13.3 Tax | 19 | | (a) IPA or its nominated agencies shall be responsible for withholding taxes from | Please amend the clause as given below: | No Change. As per RFP |
| | | | | the amounts due and payable to the Service Provider wherever applicable. The | (a) IPA or its nominated agencies shall be responsible for | |
| | | | | Service Provider shall pay for all other taxes in connection with this Agreement, | withholding taxes from the amounts due and payable to the | |
| | | | | SLA, scope of work and any other engagement required to be undertaken as a | Service Provider wherever applicable. The Service Provider shall | |
| | | | | part of this Agreement, including, but not limited to, property, sales, use, excise, value-added, goods and services, consumption and other similar taxes orduties. | pay for all other taxes in connection with this Agreement, SLA, scope of work and any other engagement required to be- | |
| | | | | (b) IPA or its nominated agencies shall provide Service Provider with the original | undertaken as a part of this Agreement, including, but not limited | |
| | | | | tax receipt of any withholding taxes paid by IPA or its nominated agencies on | to, property, sales, use, excise, value-added, goods and services, | |
| | | | | payments under this Agreement. The Service Provider agrees to reimburse and | consumption and other similar taxes orduties. (b) IPA or its | |
| | | | | hold IPA harmless from any deficiency including penalties and interest relating to | nominated agencies shall provide Service Provider with the | |
| | | | | taxes that are its responsibility under this paragraph. For purposes of this | original tax receipt of any withholding taxes paid by IPA or its | |
| | | | | Agreement, taxes shall include taxes incurred on transactions between and | nominated agencies on payments under this Agreement. The | |
| | | | | among IPA, the Service Provider and third party subcontractors. (c) If, after the | Service Provider agrees to reimburse and hold IPA harmless from | |
| | | | | date of this Agreement, there is any change of rate of levy under the existing | any deficiency including penalties and interest relating to taxes | |
| | | | | applicable laws of India with respect to taxes and duties, which are directly | that are its responsibility under this paragraph. For purposes of | |
| | | | | payable by IPA for providing the goods and services i.e. service tax or any such | this Agreement, taxes shall include taxes incurred on transactions | |
| | | | | other applicable tax from time to time, which increases or decreases the cost | between and among IPA, the Service Provider and third party- | |
| | | | | incurred by the Implementation Agency in performing the Services, then the | subcontractors. (c) If, after the date of this Agreement, there is any | |
|] | | | | remuneration and reimbursable expense otherwise payable to the SP under this | change of rate of levy under the existing applicable laws of India | |
| | | | | Agreement shall be increased or decreased accordingly by correspondence | with respect to taxes and duties, which are directly payable by IPA | |
| 1 | | | | between the Parties hereto, and corresponding adjustments shall be made to the | | |
| | | | | ceiling amounts specified in Schedule VI. | other applicable tax from time to time, which increases or | |
| | | | | | decreases the cost incurred by the Implementation Agency in performing the Services, then the remuneration and reimbursable | |
| | | | | | expense otherwise payable to the SP under this Agreement shall | |
| | | | | | be increased or decreased accordingly by correspondence | |
| | | | | | between the Parties hereto, and corresponding adjustments shall | |
| | | | | | be made to the ceiling amounts specified in Schedule VI. All fees | |
| | | | | | payable to Service Provider are exclusive of any sales, use, value | |
| | | | | | added tax, service, GST or taxes of a similar nature measured by | |
| | | | | | the services, deliverables or charges thereon, imposed by any | |
| 20 | 40.0 T | 40 | (-) | (A) IDA 'I' | applicable taxing jurisdiction and where such taxes are applicable | N. O A DED |
| | 13.3 Tax | 19 | (c) | (a) IPA or its nominated agencies shall be responsible for withholding taxes from | | No Change. As per RFP |
| | | | | the amounts due and payable to the Service Provider wherever applicable. The Service Provider shall pay for all other taxes in connection with this Agreement, | withholding taxes from the amounts due and payable to the Service Provider wherever applicable. The Service Provider shall- | |
| | | | | SLA, scope of work and any other engagement required to be undertaken as a | pay for all other taxes in connection with this Agreement, SLA, | |
| | | | | part of this Agreement, including, but not limited to, property, sales, use, excise, | scope of work and any other engagement required to be- | |
| | | | | value-added, goods and services, consumption and other similar taxes or duties. | undertaken as a part of this Agreement, including, but not limited | |
| | | | | (b) IPA or its nominated agencies shall provide Service Provider with the original | to, property, sales, use, excise, value-added, goods and services, | |
| | | | | tax receipt of any withholding taxes paid by IPA or its nominated agencies on | consumption and other similar taxes or duties. (b) IPA or its | |
| | | | | payments under this Agreement. The Service Provider agrees to reimburse and | nominated agencies shall provide Service Provider with the | |
| | | | | hold IPA harmless from any deficiency including penalties and interest relating to | original tax receipt of any withholding taxes paid by IPA or its | |
| | | | | taxes that are its responsibility under this paragraph. For purposes of this | nominated agencies on payments under this Agreement. The | |
| | | | | Agreement, taxes shall include taxes incurred on transactions between and | Service Provider agrees to reimburse and hold IPA harmless from | 1 |
| | | | | among IPA, the Service Provider and third party subcontractors. (c) If, after the | any deficiency including penalties and interest relating to taxes | |
| 1 | | | | date of this Agreement, there is any change of rate of levy under the existing | that are its responsibility under this paragraph. For purposes of | |
| 1 | | | | applicable laws of India with respect to taxes and duties, which are directly payable by IPA for providing the goods and services i.e. service tax or any such | this Agreement, taxes shall include taxes incurred on transactions between and among IPA, the Service Provider and third party- | |
| | | | | other applicable tax from time to time, which increases or decreases the cost | subcontractors. (c) If, after the date of this Agreement, there is any | |
| I | | | | incurred by the Implementation Agency in performing the Services, then the | change of rate of levy under the existing applicable laws of India | |
| | | | | remuneration and reimbursable expense otherwise payable to the SP under this | with respect to taxes and duties, which are directly payable by IPA | |
| | | | | Agreement shall be increased or decreased accordingly by correspondence | for providing the goods and services i.e. service tax or any such | |
| I | | | | between the Parties hereto, and corresponding adjustments shall be made to the | | |
| I | | | | ceiling amounts specified in Schedule VI. | decreases the cost incurred by the Implementation Agency in | |
| 1 | | | | | performing the Services, then the remuneration and reimbursable | |
| l | | | | | expense otherwise payable to the SP under this Agreement shall | |
| | | | | | expense otherwise payable to the or ander this rigidement shall | |
| | | | | | be increased or decreased accordingly by correspondence | |
| | | | | | be increased or decreased accordingly by correspondence between the Parties hereto, and corresponding adjustments shall | |
| | | | | | be increased or decreased accordingly by correspondence between the Parties hereto, and corresponding adjustments shall be made to the ceiling amounts specified in Schedule VI. All fees | |
| | | | | | be increased or decreased accordingly by correspondence between the Parties hereto, and corresponding adjustments shall be made to the ceiling amounts specified in Schedule VI. <u>All fees</u> payable to Service Provider are exclusive of any sales, use, value | |
| | | | | | be increased or decreased accordingly by correspondence between the Parties hereto, and corresponding adjustments shall be made to the ceiling amounts specified in Schedule VI. <u>All fees</u> payable to Service Provider are exclusive of any sales, use, value added tax, service, GST or taxes of a similar nature measured by | |
| | | | | | be increased or decreased accordingly by correspondence between the Parties hereto, and corresponding adjustments shall be made to the ceiling amounts specified in Schedule VI. <u>All feespayable to Service Provider are exclusive of any sales, use, value added tax, service</u> , <u>GST or taxes of a similar nature measured by the services, deliverables or charges thereon, imposed by any</u> | |
| 21 | | | | | be increased or decreased accordingly by correspondence between the Parties hereto, and corresponding adjustments shall be made to the ceiling amounts specified in Schedule VI. <u>All fees</u> payable to Service Provider are exclusive of any sales, use, value added tax, service, GST or taxes of a similar nature measured by | |

| | 15.1 Material Breach | 22 | | | Please add the below mentioned clause: | No Change. As per RFP |
|----|---|----|------|--|---|--|
| | | | | | Service Provider may terminate this Agreement for cause if IPA | |
| | | | | | materially breaches this Agreement, provided Service Provider | |
| | | | | | gives IPA notice of such breach and it remains uncured after 30 | |
| | | | | | days following notice. If any amount due and payable by IPA | |
| | | | | | under the Agreement is more than 30 days overdue; and there is | |
| | | | | | no dispute between IPA and Service Provider in relation to that | |
| | | | | | amount, Service Provider may issue to IPA a notice that payment | |
| | | | | | is overdue. If IPA fails to pay Service Provider within 7 days after | |
| | | | | | the date of such notice, Service Provider may by a further notice | |
| | | | | | to IPA terminate the Agreement or at its election withdraw services | |
| | | | | | or stop performance of its obligations until payment is made. | |
| | | | | | or stop performance or its obligations until payment is made. | |
| 22 | | | | | | |
| | 15.1 Material Breach | 22 | (i) | | | No Change. As per RFP |
| | | | | (i) If the Service Provider is not able to deliver the services as per the SLAs | (i) If the Service Provider is not able to deliver the services as per | |
| | | | | defined in RFP which translates into material breach, then IPA may serve a 30 | the SLAs defined in RFP which translates into material breach, | |
| | | | | days written notice for curing this material breach (the Cure Period). In case the | then IPA may serve a 30 days written notice for curing this | |
| | | | | material breach continues, after the expiry of such notice period, IPA will have the | material breach (the Cure Period). IPA may extend 30 days | |
| 1 | | 1 | | option to terminate this Agreement. Further, IPA may do so after affording a | curing period in case the service provider needs more time. | |
| 1 | | | | reasonable opportunity to the Service Provider to explain the circumstances | In case the material breach continues, after the expiry of such | |
| 1 | | 1 | | leading to such a breach. | notice period or such extended time , IPA will have the option to | |
| 1 | | | | | terminate this Agreement. Further, IPA may do so after affording a | |
| 1 | | 1 | | | reasonable opportunity to the Service Provider to explain the | |
| 22 | | 1 | | | circumstances leading to such a breach. | |
| 23 | 15.11.115 | | (11) | | • | |
| | 15.1 Material Breach | 22 | (II) | If there is a material breach by the Purchaser or its nominated agencies which | | No Change. As per RFP |
| | | | | results in not providing support for conducting study, providing inputs, effecting | agencies which results in not providing support for conducting | |
| | | | | data migration or not providing the certification of User Acceptance then the | study, providing inputs, effecting data migration or not providing | |
| | | | | Implementation Agency will give a one month's notice for curing the material | the certification of User Acceptance then the Implementation | |
| | | | | breach to the Purchaser. After the expiry of such notice period, the | Agency will give a one month's notice for curing the material | |
| | | | | Implementation Agency will have the option to terminate the Agreement. | breach to the Purchaser. Implementation Agency may extend | |
| | | | | | 1 month curing period in case the Purchaser needs more | |
| | | | | | time. After the expiry of such notice period or such extended | |
| | | | | | | |
| 1 | | | | | | |
| 24 | | | | | time, the Implementation Agency will have the option to terminate | |
| 24 | 46 INDEMNIEICATION & LIMITATION | 24 | | Subjector Clausebbalau Senise Dravider/the "Indomnifi in Darts" hundertaken teind | time, the Implementation Agency will have the option to terminate the Agreement. | Diogga rafar SI No. 2.2 of the |
| 24 | 16. INDEMNIFICATION & LIMITATION | 24 | | SubjecttoClausebbelow,ServiceProvider(the*IndemnifyingParty*)undertakestoind | time, the Implementation Agency will have the option to terminate the Agreement. Please amend the clause as given below: | Please refer Sl.No. 3.2 of the |
| 24 | 16. INDEMNIFICATION & LIMITATION OF LIABILITY | 24 | | emnify IPA (the "Indemnified Party") from and against all losses on account of | time, the Implementation Agency will have the option to terminate the Agreement. Please amend the clause as given below: Subject to Clause bbelow, | Please refer Sl.No. 3.2 of the Corrigendum-5 |
| 24 | | 24 | | emnify IPA (the "Indemnified Party") from and against all losses on account of bodily injury, death or damage to tangible personal property arising in favour of | time, the Implementation Agency will have the option to terminate the Agreement. Please amend the clause as given below: Subject to Clause bbelow, ServiceProvider(the*IndemnifyinParty*)undertakesto indemnify | |
| 24 | | 24 | | emnify IPA (the "Indemnified Party") from and against all losses on account of bodily injury, death or damage to tangible personal property arising in favour of any person, corporation or other entity (including the Indemnified Party) | time, the Implementation Agency will have the option to terminate the Agreement. Please amend the clause as given below: Subject to Clause bbelow, ServiceProvider(the"IndemnifyinParty")undertakesto indemnify IPA (the "Indemnified Party") from and against all reasonable | |
| 24 | | 24 | | emnify IPA (the "Indemnified Party") from and against all losses on account of bodily injury, death or damage to tangible personal property arising in favour of any person, corporation or other entity (including the Indemnified Party) attributable to the Indemnifying Party's negligence or willful default in performance | time, the Implementation Agency will have the option to terminate the Agreement. Please amend the clause as given below: Subject to Clause bbelow, ServiceProvider(the "IndemnifyinParty")undertakesto indemnify IPA (the "Indemnified Party") from and against all reasonable losses on account of bodily injury, death or damage to tangible | |
| 24 | | 24 | | emnify IPA (the "Indemnified Party") from and against all losses on account of bodily injury, death or damage to tangible personal property arising in favour of any person, corporation or other entity (including the Indemnified Party) attributable to the Indemnifying Party's negligence or willful default in performance or non-performance under this Agreement. b) If the Indemnified Party promptly | time, the Implementation Agency will have the option to terminate the Agreement. Please amend the clause as given below: Subject to Clause bbelow, ServiceProvider(the"IndemnifyinParty")undertakesto indemnify IPA (the "Indemnified Party") from and against all reasonable losses on account of bodily injury, death or damage to tangible personal property arising in favour of any person, corporation or | |
| 24 | | 24 | | emnify IPA (the "Indemnified Party") from and against all losses on account of bodily injury, death or damage to tangible personal property arising in favour of any person, corporation or other entity (including the Indemnified Party) attributable to the Indemnifying Party's negligence or willful default in performance or non-performance under this Agreement. b) If the Indemnified Party promptly notifies Indemnifying Party in writing of a third party claim against Indemnified | time, the Implementation Agency will have the option to terminate the Agreement. Please amend the clause as given below: Subject to Clause bbelow, ServiceProvider(the*IndemnifyinParty*)undertakesto indemnify IPA (the "Indemnified Party") from and against all reasonable. losses on account of bodily injury, death or damage to tangible personal property arising in favour of any person, corporation or other entity (including the Indemnified Party) solely attributable to | |
| 24 | | 24 | | emnify IPA (the "Indemnified Party") from and against all losses on account of bodily injury, death or damage to tangible personal property arising in favour of any person, corporation or other entity (including the Indemnified Party) attributable to the Indemnifying Party's negligence or willful default in performance or non-performance under this Agreement. b) If the Indemnified Party promptly notifies Indemnifying Party in writing of a third party claim against Indemnified Party that any Service provided by the Indemnifying Party infringes a copyright, | time, the Implementation Agency will have the option to terminate the Agreement. Please amend the clause as given below: Subject to Clause bbelow, ServiceProvider(the*IndemnifyinParty*)undertakesto indemnify IPA (the "Indemnified Party") from and against all reasonable losses on account of bodily injury, death or damage to tangible personal property arising in favour of any person, corporation or other entity (including the Indemnified Party) solely attributable to the Indemnifying Party's willful negligence or willful default in | |
| 24 | | 24 | | emnify IPA (the "Indemnified Party") from and against all losses on account of bodily injury, death or damage to tangible personal property arising in favour of any person, corporation or other entity (including the Indemnified Party) attributable to the Indemnifying Party's negligence or willful default in performance or non-performance under this Agreement. b) If the Indemnified Party promptly notifies Indemnifying Party in writing of a third party claim against Indemnified | time, the Implementation Agency will have the option to terminate the Agreement. Please amend the clause as given below: Subject to Clause bbelow, ServiceProvider(the*IndemnifyinParty*)undertakesto indemnify IPA (the "Indemnified Party") from and against all reasonable. losses on account of bodily injury, death or damage to tangible personal property arising in favour of any person, corporation or other entity (including the Indemnified Party) solely attributable to | |
| 24 | | 24 | | emnify IPA (the "Indemnified Party") from and against all losses on account of bodily injury, death or damage to tangible personal property arising in favour of any person, corporation or other entity (including the Indemnified Party) attributable to the Indemnifying Party's negligence or willful default in performance or non-performance under this Agreement. b) If the Indemnified Party promptly notifies Indemnifying Party in writing of a third party claim against Indemnified Party that any Service provided by the Indemnifying Party infringes a copyright, trade secret or patents incorporated in India of any third party, Indemnifying Party will defend such claim at its expense and will pay any costs or damages that may | time, the Implementation Agency will have the option to terminate the Agreement. Please amend the clause as given below: Subject to Clause bbelow, ServiceProvider(the"IndemnifyinParty")undertakesto indemnify IPA (the "Indemnified Party") from and against all reasonable losses on account of bodily injury, death or damage to tangible personal property arising in favour of any person, corporation or other entity (including the Indemnified Party) solely attributable to the Indemnifying Party's willful negligence or willful default in | |
| 24 | | 24 | | emnify IPA (the "Indemnified Party") from and against all losses on account of bodily injury, death or damage to tangible personal property arising in favour of any person, corporation or other entity (including the Indemnified Party) attributable to the Indemnifying Party's negligence or willful default in performance or non-performance under this Agreement. b) If the Indemnified Party promptly notifies Indemnifying Party in writing of a third party claim against Indemnified Party that any Service provided by the Indemnifying Party infringes a copyright, trade secret or patents incorporated in India of any third party, Indemnifying Party | time, the Implementation Agency will have the option to terminate the Agreement. Please amend the clause as given below: Subject to Clause below, ServiceProvider(the"IndemnifyinParty")undertakesto indemnify IPA (the "Indemnified Party") from and against all reasonable losses on account of bodily injury, death or damage to tangible personal property arising in favour of any person, corporation or other entity (including the Indemnified Party) solely attributable to the Indemnifying Party's willful negligence or willful default in performance or non-performance under this Agreement. b) If the | |
| 24 | | 24 | | emnify IPA (the "Indemnified Party") from and against all losses on account of bodily injury, death or damage to tangible personal property arising in favour of any person, corporation or other entity (including the Indemnified Party) attributable to the Indemnifying Party's negligence or willful default in performance or non-performance under this Agreement. b) If the Indemnified Party promptly notifies Indemnifying Party in writing of a third party claim against Indemnified Party that any Service provided by the Indemnifying Party infringes a copyright, trade secret or patents incorporated in India of any third party, Indemnifying Party will defend such claim at its expense and will pay any costs or damages that may | time, the Implementation Agency will have the option to terminate the Agreement. Please amend the clause as given below: Subject to Clause bbelow, ServiceProvider(the"IndemnifyinParty")undertakesto indemnify IPA (the "Indemnified Party") from and against all reasonable losses on account of bodily injury, death or damage to tangible personal property arising in favour of any person, corporation or other entity (including the Indemnified Party) solely attributable to the Indemnifying Party's willful negligence or willful default in performance or non-performance under this Agreement. b) If the Indemnified Party promptly notifies Indemnifying Party in writing of | |
| 24 | | 24 | | emnify IPA (the "Indemnified Party") from and against all losses on account of bodily injury, death or damage to tangible personal property arising in favour of any person, corporation or other entity (including the Indemnified Party) attributable to the Indemnifying Party's negligence or willful default in performance or non-performance under this Agreement. b) If the Indemnified Party promptly notifies Indemnifying Party in writing of a third party claim against Indemnified Party that any Service provided by the Indemnifying Party infringes a copyright, trade secret or patents incorporated in India of any third party, Indemnifying Party will defend such claim at its expense and will pay any costs or damages that may be finally awarded against IndemnifiedParty. c) Indemnifying Party will not | time, the Implementation Agency will have the option to terminate the Agreement. Please amend the clause as given below: Subject to Clause bbelow, ServiceProvider(the*IndemnifyinParty*)undertakesto indemnify IPA (the "Indemnified Party") from and against all reasonable losses on account of bodily injury, death or damage to tangible personal property arising in favour of any person, corporation or other entity (including the Indemnified Party) solely attributable to the Indemnifying Party's willful negligence or willful default in performance or non-performance under this Agreement. b) If the Indemnified Party that any Service provided by the Indemnifying Party infringes a copyright, trade | |
| 24 | | 24 | | emnify IPA (the "Indemnified Party") from and against all losses on account of bodily injury, death or damage to tangible personal property arising in favour of any person, corporation or other entity (including the Indemnified Party) attributable to the Indemnifying Party's negligence or willful default in performance or non-performance under this Agreement. b) If the Indemnified Party promptly notifies Indemnifying Party in writing of a third party claim against Indemnified Party that any Service provided by the Indemnifying Party infringes a copyright, trade secret or patents incorporated in India of any third party, Indemnifying Party will defend such claim at its expense and will pay any costs or damages that may be finally awarded against IndemnifiedParty. c) Indemnifying Party will not indemnify the Indemnified Party, however, if the claim of infringement is caused by \square Indemnified Party's misuse or modification of theService; \square Indemnified | time, the Implementation Agency will have the option to terminate the Agreement. Please amend the clause as given below: Subject to Clause bbelow, ServiceProvider(the"IndemnifyinParty")undertakesto indemnify IPA (the "Indemnified Party") from and against all reasonable losses on account of bodily injury, death or damage to tangible personal property arising in favour of any person, corporation or other entity (including the Indemnified Party) solely attributable to the Indemnifying Party's willful negligence or willful default in performance or non-performance under this Agreement. b) If the Indemnified Party promptly notifies Indemnifying Party in writing of a third party claim against Indemnified Party that any Service provided by the Indemnifying Party infringes a copyright, trade secret or patents incorporated in India of any third party, | |
| 24 | | 24 | | emnify IPA (the "Indemnified Party") from and against all losses on account of bodily injury, death or damage to tangible personal property arising in favour of any person, corporation or other entity (including the Indemnified Party) attributable to the Indemnifying Party's negligence or willful default in performance or non-performance under this Agreement. b) If the Indemnified Party promptly notifies Indemnifying Party in writing of a third party claim against Indemnified Party that any Service provided by the Indemnifying Party infringes a copyright, trade secret or patents incorporated in India of any third party, Indemnifying Party will defend such claim at its expense and will pay any costs or damages that may be finally awarded against IndemnifiedParty. c) Indemnifying Party will not indemnify the Indemnified Party, however, if the claim of infringement is caused by Indemnified Party's misuse or modification of theService; Indemnified Party's failure to use corrections or enhancements made available by the | time, the Implementation Agency will have the option to terminate the Agreement. Please amend the clause as given below: Subject to Clause bbelow, ServiceProvider(the"IndemnifyinParty")undertakesto indemnify IPA (the "Indemnified Party") from and against all reasonable losses on account of bodily injury, death or damage to tangible personal property arising in favour of any person, corporation or other entity (including the Indemnified Party) solely attributable to the Indemnifying Party's willful negligence or willful default in performance or non-performance under this Agreement. b) If the Indemnified Party promptly notifies Indemnifying Party in writing of a third party claim against Indemnified Party that any Service provided by the Indemnifying Party infringes a copyright, trade secret or patents incorporated in India of any third party, Indemnifying Party will defend such claim at its expense and will | |
| 24 | | 24 | | emnify IPA (the "Indemnified Party") from and against all isses on account of bodily injury, death or damage to tangible personal property arising in favour of any person, corporation or other entity (including the Indemnified Party) attributable to the Indemnifying Party's negligence or willful default in performance or non-performance under this Agreement. b) If the Indemnified Party promptly notifies Indemnifying Party in writing of a third party claim against Indemnified Party that any Service provided by the Indemnifying Party infringes a copyright, trade secret or patents incorporated in India of any third party, Indemnifying Party will defend such claim at its expense and will pay any costs or damages that may be finally awarded against IndemnifiedParty. c) Indemnifying Party will not indemnified Party's misuse or modification of theService; □ Indemnified Party's fiallure to use corrections or enhancements made available by the IndemnifyingParty; ill Indemnified Party's use of the Service in combination with | time, the Implementation Agency will have the option to terminate the Agreement. Please amend the clause as given below: Subject to Clause bbelow, ServiceProvider(the*IndemnifyinParty*)undertakesto indemnify IPA (the "Indemnified Party") from and against all reasonable. losses on account of bodily injury, death or damage to tangible personal property arising in favour of any person, corporation or other entity (including the Indemnified Party) solely attributable to the Indemnifying Party's willful negligence or willful default in performance or non-performance under this Agreement. b) If the Indemnified Party promptly notifies Indemnifying Party in writing of a third party claim against Indemnified Party that any Service provided by the Indemnifying Party infringes a copyright, trade secret or patents incorporated in India of any third party, Indemnifying Party will defend such claim at its expense and will pay any reasonable costs or damages that may be finally awarded | |
| 24 | | 24 | | emnify IPA (the "Indemnified Party") from and against all Iosses on account of bodily injury, death or damage to tangible personal property arising in favour of any person, corporation or other entity (including the Indemnified Party) attributable to the Indemnifying Party's negligence or willful default in performance or non-performance under this Agreement. b) If the Indemnified Party promptly notifies Indemnifying Party in writing of a third party claim against Indemnified Party that any Service provided by the Indemnifying Party infringes a copyright, trade secret or patents incorporated in India of any third party, Indemnifying Party will defend such claim at its expense and will pay any costs or damages that may be finally awarded against IndemnifiedParty. c) Indemnifying Party will not indemnified Party's misuse or modification of theService; Indemnified Party's failure to use corrections or enhancements made available by the IndemnifyingParty; Indemnified Party's use of the Service in combination with any product or information not owned or developed by IndemnifingParty; | time, the Implementation Agency will have the option to terminate the Agreement. Please amend the clause as given below: Subject to Clause below, ServiceProvider(the "IndemnifyinParty") undertakesto indemnify IPA (the "Indemnified Party") from and against all <u>reasonable</u> losses on account of bodily injury, death or damage to tangible personal property arising in favour of any person, corporation or other entity (including the Indemnified Party) <u>solely</u> attributable to the Indemnifying Party's <u>willful</u> negligence or willful default in performance or non-performance under this Agreement. b) If the Indemnified Party promptly notifies Indemnifying Party in writing of a third party claim against Indemnified Party that any Service provided by the Indemnifying Party infringes a copyright, trade secret or patents incorporated in India of any third party, Indemnifying Party will defend such claim at its expense and will pay any <u>reasonable</u> costs or damages that may be finally awarded against Indemnified Party. c) Indemnifying Party will not indemnify | |
| 24 | | 24 | | emnify IPA (the "Indemnified Party") from and against all losses on account of bodily injury, death or damage to tangible personal property arising in favour of any person, corporation or other entity (including the Indemnified Party) attributable to the Indemnifying Party's negligence or willful default in performance or non-performance under this Agreement. b) If the Indemnified Party promptly notifies Indemnifying Party in writing of a third party claim against Indemnified Party that any Service provided by the Indemnifying Party infringes a copyright, trade secret or patents incorporated in India of any third party, Indemnifying Party will defend such claim at its expense and will pay any costs or damages that may be finally awarded against IndemnifiedParty. c) Indemnifying Party will not indemnify the Indemnified Party, however, if the claim of infringement is caused by \square Indemnified Party's misuse or modification of theService; \square Indemnified Party's siallure to use corrections or enhancements made available by the IndemnifyingParty; \square Indemnified Party's use of the Service in combination with any product or information not owned or developed by IndemnifyingParty; \square Indemnified Party's use of the Service in combination with any product or information not owned or developed by IndemnifyingParty; \square Indemnified Party's use of the Service in combination with any product or information not owned or developed by IndemnifyingParty; \square Indemnified Party's use of the Service in combination with | time, the Implementation Agency will have the option to terminate the Agreement. Please amend the clause as given below: Subject to Clause bbelow, ServiceProvider(the"IndemnifyinParty")undertakesto indemnify IPA (the "Indemnified Party") from and against all reasonable losses on account of bodily injury, death or damage to tangible personal property arising in favour of any person, corporation or other entity (including the Indemnified Party) solely attributable to the Indemnifying Party's willful negligence or willful default in performance or non-performance under this Agreement. b) If the Indemnified Party promptly notifies Indemnifying Party in writing of a third party claim against Indemnified Party that any Service provided by the Indemnifying Party infringes a copyright, trade secret or patents incorporated in India of any third party, Indemnifying Party will defend such claim at its expense and will pay any reasonable costs or damages that may be finally awarded against Indemnified Party. c) Indemnifying Party will not indemnify the Indemnified Party, however, if the claim of infringement is | |
| 24 | | 24 | | emnify IPA (the "Indemnified Party") from and against all losses on account of bodily injury, death or damage to tangible personal property arising in favour of any person, corporation or other entity (including the Indemnified Party) attributable to the Indemnifying Party's negligence or willful default in performance or non-performance under this Agreement. b) If the Indemnified Party promptly notifies Indemnifying Party in writing of a third party claim against Indemnified Party that any Service provided by the Indemnifying Party infiringes a copyright, trade secret or patents incorporated in India of any third party, Indemnifying Party will defend such claim at its expense and will pay any costs or damages that may be finally awarded against IndemnifiedParty. c) Indemnifying Party will not indemnify the Indemnified Party, however, if the claim of infringement is caused by \square indemnified Party's misuse or modification of theService; \square Indemnified Party's failure to use corrections or enhancements made available by the IndemnifyingParty; \square Indemnified Party's use of the Service in combination with any product or information not owned or developed by IndemnifyingParty; \square Indemnified Party's distribution, marketing or use for the benefit of third parties of the Service; or \square information, direction, specification or materials provided by | time, the Implementation Agency will have the option to terminate the Agreement. Please amend the clause as given below: Subject to Clause bbelow, ServiceProvider(the*IndemnifyinParty*)undertakesto indemnify IPA (the *Indemnified Party*) from and against all reasonable losses on account of bodily injury, death or damage to tangible personal property arising in favour of any person, corporation or other entity (including the Indemnified Party) solely attributable to the Indemnifying Party's willful negligence or willful default in performance or non-performance under this Agreement. b) If the Indemnified Party promptly notifies Indemnifying Party in writing of a third party claim against Indemnified Party that any Service provided by the Indemnifying Party infringes a copyright, trade secret or patents incorporated in India of any third party, Indemnifying Party will defend such claim at its expense and will pay any reasonable costs or damages that may be finally awarded against Indemnified Party. c) Indemnifying Party will not indemnify the Indemnified Party, c) indemnifying Party will not indemnify the Indemnified Party, however, if the claim of infringement is caused by Indemnified Party's misuse or modification of | |
| 24 | | 24 | | emnify IPA (the "Indemnified Party") from and against all isses on account of bodily injury, death or damage to tangible personal property arising in favour of any person, corporation or other entity (including the Indemnified Party) attributable to the Indemnifying Party's negligence or willful default in performance or non-performance under this Agreement. b) If the Indemnified Party promptly notifies Indemnifying Party in writing of a third party claim against Indemnified Party that any Service provided by the Indemnifying Party infringes a copyright, trade secret or patents incorporated in India of any third party, Indemnifying Party will defend such claim at its expense and will pay any costs or damages that may be finally awarded against IndemnifiedParty. c) Indemnifying Party will not indemnified Party's misuse or modification of theService; Indemnified Party's saliure to use corrections or enhancements made available by the IndemnifiingParty; Indemnified Party's distribution, marketing or use for the benefit of third parties of the Service; Indemnified Party's distribution, marketing or use for the benefit of third parties of the Service; Information, direction, specification or materials provided by Indemnified Party on any | time, the Implementation Agency will have the option to terminate the Agreement. Please amend the clause as given below: Subject to Clause below, ServiceProvider(the"IndemnifyinParty")undertakesto indemnify IPA (the "Indemnified Party") from and against all reasonable losses on account of bodily injury, death or damage to tangible personal property arising in favour of any person, corporation or other entity (including the Indemnified Party) solely attributable to the Indemnifying Party's willful negligence or willful default in performance or non-performance under this Agreement. b) If the Indemnified Party promptly notifies Indemnifying Party in writing of a third party claim against Indemnified Party that any Service provided by the Indemnifying Party infringes a copyright, trade secret or patents incorporated in India of any third party, Indemnifying Party will defend such claim at its expense and will pay any reasonable costs or damages that may be finally awarded against Indemnified Party. c) Indemnifying Party will not indemnify the Indemnified Party, however, if the claim of infringement is caused by □ Indemnified Party's misuse or modification of the Service. □ Indemnified Party's failure to use corrections or | |
| 24 | | 24 | | emnify IPA (the "Indemnified Party") from and against all losses on account of bodily injury, death or damage to tangible personal property arising in favour of any person, corporation or other entity (including the Indemnified Party) attributable to the Indemnifying Party's negligence or willful default in performance or non-performance under this Agreement. b) If the Indemnified Party promptly notifies Indemnifying Party in writing of a third party claim against Indemnified Party promptly notifies Indemnifying Party in the Indemnifying Party that may Service provided by the Indemnifying Party, Indemnifying Party will defend such claim at its expense and will pay any costs or damages that may be finally awarded against IndemnifiedParty. c) Indemnifying Party will not indemnify the Indemnified Party, however, if the claim of infringement is caused by Indemnified Party's misuse or modification of theService; Indemnified Party's failure to use corrections or enhancements made available by the IndemnifyingParty; Indemnified Party's use of the Service in combination with any product or information not owned or developed by IndemnifyingParty; Indemnified Party's distribution, marketing or use for the benefit of third parties of the Service; or Information, direction, specification or materials provided by Indemnified Party or any thirdpartycontractedtoit.IfanyServiceisorlikelytobeheldtobeinfringing, Indemnifying | time, the Implementation Agency will have the option to terminate the Agreement. Please amend the clause as given below: Subject to Clause bbelow, ServiceProvider(the "IndemnifyinParty") undertakesto indemnify IPA (the "Indemnified Party") from and against all reasonable. Iosses on account of bodily injury, death or damage to tangible personal property arising in favour of any person, corporation or other entity (including the Indemnified Party) solely attributable to the Indemnifying Party's willful negligence or willful default in performance or non-performance under this Agreement. b) If the Indemnified Party promptly notifies Indemnifying Party in writing of a third party claim against Indemnified Party that any Service provided by the Indemnifying Party infringes a copyright, trade secret or patents incorporated in India of any third party, Indemnifying Party will defend such claim at its expense and will pay any reasonable costs or damages that may be finally awarded against Indemnified Party. c) Indemnifying Party will not indemnify the Indemnified Party, however, if the claim of infringement is caused by Indemnified Party's misuse or modification of the Service: Indemnified Party's failure to use corrections or enhancements made available by the IndemnifyingParty; | |
| 24 | | 24 | | emnify IPA (the "Indemnified Party") from and against all losses on account of bodily injury, death or damage to tangible personal property arising in favour of any person, corporation or other entity (including the Indemnified Party) attributable to the Indemnifying Party's negligence or willful default in performance or non-performance under this Agreement. b) If the Indemnified Party promptly notifies Indemnifying Party in writing of a third party claim against Indemnified Party that any Service provided by the Indemnifying Party infringes a copyright, trade secret or patents incorporated in India of any third party, Indemnifying Party will defend such claim at its expense and will pay any costs or damages that may be finally awarded against IndemnifiedParty. c) Indemnifying Party will not indemnify the Indemnified Party, however, if the claim of infringement is caused by \square Indemnified Party's misuse or modification of theService; \square Indemnified Party's failure to use corrections or enhancements made available by the IndemnifyingParty; \square Indemnified Party's use of the Service in combination with any product or information not owned or developed by IndemnifyingParty; \square Indemnified Party is use for the benefit of third parties of the Service; or \square information, direction, specification or materials provided by Indemnified Party or any thirdpartycontractedtoit. IfanyServiceisorlikelytobeheldtobeinfringing, Indemnifying Party shall at its expense and option either o procure the right for Indemnified | time, the Implementation Agency will have the option to terminate the Agreement. Please amend the clause as given below: Subject to Clause bbelow, ServiceProvider(the*IndemnifyinParty*)undertakesto indemnify IPA (the *Indemnified Party*) from and against all reasonable losses on account of bodily injury, death or damage to tangible personal property arising in favour of any person, corporation or other entity (including the Indemnified Party) solely attributable to the Indemnifying Party's willful negligence or willful default in performance or non-performance under this Agreement. b) If the Indemnified Party promptly notifies Indemnifying Party in writing of a third party claim against Indemnified Party that any Service provided by the Indemnifying Party infringes a copyright, trade secret or patents incorporated in India of any third party, Indemnifying Party will defend such claim at its expense and will pay any reasonable costs or damages that may be finally awarded against Indemnified Party. c) Indemnifying Party will not indemnify the Indemnified Party, however, if the claim of infringement is caused by □ Indemnified Party's misuse or modification of the Service; □ Indemnified Party's failure to use corrections or enhancements made available by the IndemnifyingParty; □ Indemnified Party's use of the Service in combination with any | |
| 24 | | 24 | | emnify IPA (the "Indemnified Party") from and against all osses on account of bodily injury, death or damage to tangible personal property arising in favour of any person, corporation or other entity (including the Indemnified Party) attributable to the Indemnifying Party's negligence or willful default in performance or non-performance under this Agreement. b) If the Indemnified Party promptly notifies Indemnifying Party in writing of a third party claim against Indemnified Party that any Service provided by the Indemnifying Party infringes a copyright, trade secret or patents incorporated in India of any third party, Indemnifying Party will defend such claim at its expense and will pay any costs or damages that may be finally awarded against IndemnifiedParty. c) Indemnifying Party will not indemnify the Indemnified Party, however, if the claim of infringement is caused by \square Indemnified Party's misuse or modification of theService; \square Indemnified Party's use of the Service in combination with any product or information not owned or developed by IndemnifyingParty; \square Indemnified Party's distribution, marketing or use for the benefit of third parties of the Service; or \square Information, direction, specification or materials provided by Indemnified Party or any thirdpartycontractedtoit. IfanyServiceisorlikelytobeheldtobeinfringing, Indemnifying Party thirdpartycontractedtoit. IfanyServiceisorlikelytobeheldtobeinfringing, Indemnified Party to continue usingit, o replace it with a non-infringingequivalent, o modify it to | time, the Implementation Agency will have the option to terminate the Agreement. Please amend the clause as given below: Subject to Clause below, ServiceProvider(the"IndemnifyinParty")undertakesto indemnify IPA (the "Indemnified Party") from and against all reasonable losses on account of bodily injury, death or damage to tangible personal property arising in favour of any person, corporation or other entity (including the Indemnified Party) solely attributable to the Indemnifying Party's willful negligence or willful default in performance or non-performance under this Agreement. b) If the Indemnified Party promptly notifies Indemnifying Party in writing of a third party claim against Indemnified Party that any Service provided by the Indemnifying Party infringes a copyright, trade secret or patents incorporated in India of any third party, Indemnifying Party will defend such claim at its expense and will pay any reasonable costs or damages that may be finally awarded against Indemnified Party. c) Indemnifying Party will not indemnify the Indemnified Party, however, if the claim of infringement is caused by Indemnified Party's failure to use corrections or enhancements made available by the IndemnifyingParty; □ Indemnified Party's use of the Service in combination with any product or information not owned or developed by | |
| 24 | | 24 | | emnify IPA (the "Indemnified Party") from and against all osses on account of bodily injury, death or damage to tangible personal property arising in favour of any person, corporation or other entity (including the Indemnified Party) attributable to the Indemnifying Party's negligence or willful default in performance or non-performance under this Agreement. b) If the Indemnified Party promptly notifies Indemnifying Party in writing of a third party claim against Indemnified Party that any Service provided by the Indemnifying Party infringes a copyright, trade secret or patents incorporated in India of any third party, Indemnifying Party will defend such claim at its expense and will pay any costs or damages that may be finally awarded against IndemnifiedParty. c) Indemnifying Party will not indemnified Party's misuse or modification of theService; Indemnified Party's failure to use corrections or enhancements made available by the Indemnified Party's distribution, marketing or use for the benefit of third parties of the Service; or Information with any product or information, direction, specification or materials provided by Indemnified Party's distribution, marketing or use for the benefit of third parties of the Service; or Information, direction, specification or materials provided by Indemnified Party or any thirdpartycontractedtoit. IfanyServiceisorlikelytobeheldtobeinfringing, Indemnified Party to continue usingit, o replace it with a non-infringingequivalent, o modify it to make it non-infringing. The foregoing remedies constitute Indemnified Party's sole | time, the Implementation Agency will have the option to terminate the Agreement. Please amend the clause as given below: Subject to Clause bbelow, ServiceProvider(the "IndemnifyinParty") undertakesto indemnify IPA (the "Indemnified Party") from and against all reasonable losses on account of bodily injury, death or damage to tangible personal property arising in favour of any person, corporation or other entity (including the Indemnified Party) solely attributable to the Indemnifying Party's willful_negligence or willful default in performance or non-performance under this Agreement. b) If the Indemnified Party promptly notifies Indemnifying Party in writing of a third party claim against Indemnified Party that any Service provided by the Indemnifying Party infringes a copyright, trade secret or patents incorporated in India of any third party, Indemnifying Party will defend such claim at its expense and will pay any reasonable costs or damages that may be finally awarded against Indemnified Party. c) Indemnifying Party will not indemnify the Indemnified Party, however, if the claim of infringement is caused by Indemnified Party's misuse or modification of theService: Indemnified Party's failure to use corrections or enhancements made available by the IndemnifyingParty; Indemnified Party's use of the Service in combination with any product or information not owned or developed by IndemnifyingParty; Indemnified Party's distribution, marketing or | |
| 24 | | 24 | | emnify IPA (the "Indemnified Party") from and against all Iosses on account of bodily injury, death or damage to tangible personal property arising in favour of any person, corporation or other entity (including the Indemnified Party) attributable to the Indemnifying Party's negligence or willful default in performance or non-performance under this Agreement. b) If the Indemnified Party promptly notifies Indemnifying Party in writing of a third party claim against Indemnified Party promptly notifies Indemnifying Party in writing of a third party claim against Indemnified Party that any Service provided by the Indemnifying Party infringes a copyright, trade secret or patents incorporated in India of any third party, Indemnifying Party will defend such claim at its expense and will pay any costs or damages that may be finally awarded against IndemnifiedParty. c) Indemnifying Party will not indemnify the Indemnified Party, however, if the claim of infringement is caused by Indemnified Party's misuse or modification of theService; Indemnified Party's failure to use corrections or enhancements made available by the IndemnifyingParty; Indemnified Party's use of the Service in combination with any product or information not owned or developed by IndemnifyingParty; Indemnified Party's distribution, marketing or use for the benefit of third parties of the Service; or Information, direction, specification or materials provided by Indemnified Party or any thirdpartycontractedtoit. IfanyServiceisorlikelytobeheldtobeinfringing, Indemnified Party shall at its expense and option either o procure the right for Indemnified Party's sole and exclusive remedies and Indemnifying Party's entire liability with respect | time, the Implementation Agency will have the option to terminate the Agreement. Please amend the clause as given below: Subject to Clause bbelow, ServiceProvider(the"IndemnifyinParty")undertakesto indemnify IPA (the "Indemnified Party") from and against all reasonable losses on account of bodily injury, death or damage to tangible personal property arising in favour of any person, corporation or other entity (including the Indemnified Party) solely attributable to the Indemnifying Party's willful negligence or willful default in performance or non-performance under this Agreement. b) If the Indemnified Party promptly notifies Indemnifying Party in writing of a third party claim against Indemnified Party that any Service provided by the Indemnifying Party infringes a copyright, trade secret or patents incorporated in India of any third party, Indemnifying Party will defend such claim at its expense and will pay any reasonable costs or damages that may be finally awarded against Indemnified Party. c) Indemnifying Party will not indemnify the Indemnified Party's misuse or modification of the Service; Indemnified Party's failure to use corrections or enhancements made available by the IndemnifyingParty; Indemnified Party's use of the Service in combination with any product or information not owned or developed by IndemnifyingParty; Indemnified Party's distribution, marketing or use for the benefit of third parties of the Service; or Information, | |
| 24 | | 24 | | emnify IPA (the "Indemnified Party") from and against all isses on account of bodily injury, death or damage to tangible personal property arising in favour of any person, corporation or other entity (including the Indemnified Party) attributable to the Indemnifying Party's negligence or willful default in performance or non-performance under this Agreement. b) If the Indemnified Party promptly notifies Indemnifying Party in writing of a third party claim against Indemnified Party that any Service provided by the Indemnifying Party infringes a copyright, trade secret or patents incorporated in India of any third party, Indemnifying Party will defend such claim at its expense and will pay any costs or damages that may be finally awarded against IndemnifiedParty. c) Indemnifying Party will not indemnified Party's misuse or modification of theService; □ Indemnified Party's indemnified Party's indemnified Party's use of the Service in combination with any product or information not owned or developed by IndemnifyingParty; □ Indemnified Party of sitsribution, marketing or use for the benefit of third parties of the Service; or □ information, direction, specification or materials provided by Indemnified Party or any thirdpartycontractedoit.IfanyServiceisorlikelytobeheldtobeinfringing, Indemnifying Party to continue usingit, o replace it with a non-infringingequivalent, o modify it to make it non-infringing. The foregoing remedies constitute Indemnified Party's sole and exclusive remedies and Indemnifying Party's entire liability with respect to infringement. d) The indemnifies set out in Clause 16 shall be subject to the | time, the Implementation Agency will have the option to terminate the Agreement. Please amend the clause as given below: Subject to Clause bbelow, ServiceProvider(the"IndemnifyinParty")undertakesto indemnify IPA (the "Indemnified Party") from and against all reasonable. Iosses on account of bodily injury, death or damage to tangible personal property arising in favour of any person, corporation or other entity (including the Indemnified Party) solely attributable to the Indemnifying Party's willful negligence or willful default in performance or non-performance under this Agreement. b) If the Indemnified Party promptly notifies Indemnifying Party in writing of a third party claim against Indemnified Party that any Service provided by the Indemnifying Party infringes a copyright, trade secret or patents incorporated in India of any third party, Indemnifying Party will defend such claim at its expense and will pay any reasonable costs or damages that may be finally awarded against Indemnified Party. c) Indemnifying Party will not indemnified party in Indemnified Party is misuse or modification of the Service; Indemnified Party's failure to use corrections or enhancements made available by the IndemnifyingParty; Indemnified Party's failure to use corrections or enhancements made available by the IndemnifyingParty; Indemnified Party's distribution, marketing or use for the benefit of third parties of the Service; or Information, direction, specification or materials provided by Indemnified Party | |
| 24 | | 24 | | emnify IPA (the "Indemnified Party") from and against all Iosses on account of bodily injury, death or damage to tangible personal property arising in favour of any person, corporation or other entity (including the Indemnified Party) attributable to the Indemnifying Party's negligence or willful default in performance or non-performance under this Agreement. b) If the Indemnified Party promptly notifies Indemnifying Party in writing of a third party claim against Indemnified Party promptly notifies Indemnifying Party in writing of a third party claim against Indemnified Party that any Service provided by the Indemnifying Party infringes a copyright, trade secret or patents incorporated in India of any third party, Indemnifying Party will defend such claim at its expense and will pay any costs or damages that may be finally awarded against IndemnifiedParty. c) Indemnifying Party will not indemnify the Indemnified Party, however, if the claim of infringement is caused by Indemnified Party's misuse or modification of theService; Indemnified Party's failure to use corrections or enhancements made available by the IndemnifyingParty; Indemnified Party's use of the Service in combination with any product or information not owned or developed by IndemnifyingParty; Indemnified Party's distribution, marketing or use for the benefit of third parties of the Service; or Information, direction, specification or materials provided by Indemnified Party or any thirdpartycontractedtoit. IfanyServiceisorlikelytobeheldtobeinfringing, Indemnified Party shall at its expense and option either o procure the right for Indemnified Party's sole and exclusive remedies and Indemnifying Party's entire liability with respect | time, the Implementation Agency will have the option to terminate the Agreement. Please amend the clause as given below: Subject to Clause bbelow, ServiceProvider(the"IndemnifyinParty")undertakesto indemnify IPA (the "Indemnified Party") from and against all reasonable losses on account of bodily injury, death or damage to tangible personal property arising in favour of any person, corporation or other entity (including the Indemnified Party) solely attributable to the Indemnifying Party's willful negligence or willful default in performance or non-performance under this Agreement. b) If the Indemnified Party promptly notifies Indemnifying Party in writing of a third party claim against Indemnified Party that any Service provided by the Indemnifying Party infringes a copyright, trade secret or patents incorporated in India of any third party, Indemnifying Party will defend such claim at its expense and will pay any reasonable costs or damages that may be finally awarded against Indemnified Party. c) Indemnifying Party will not indemnify the Indemnified Party's misuse or modification of the Service; Indemnified Party's failure to use corrections or enhancements made available by the IndemnifyingParty; Indemnified Party's use of the Service in combination with any product or information not owned or developed by IndemnifyingParty; Indemnified Party's distribution, marketing or use for the benefit of third parties of the Service; or Information, | |
| 24 | | 24 | | emnify IPA (the "Indemnified Party") from and against all isses on account of bodily injury, death or damage to tangible personal property arising in favour of any person, corporation or other entity (including the Indemnified Party) attributable to the Indemnifying Party's negligence or willful default in performance or non-performance under this Agreement. b) If the Indemnified Party promptly notifies Indemnifying Party in writing of a third party claim against Indemnified Party that any Service provided by the Indemnifying Party infringes a copyright, trade secret or patents incorporated in India of any third party, Indemnifying Party will defend such claim at its expense and will pay any costs or damages that may be finally awarded against IndemnifiedParty. c) Indemnifying Party will not indemnified Party's misuse or modification of theService; □ Indemnified Party's indemnified Party's indemnified Party's use of the Service in combination with any product or information not owned or developed by IndemnifyingParty; □ Indemnified Party of sitsribution, marketing or use for the benefit of third parties of the Service; or □ information, direction, specification or materials provided by Indemnified Party or any thirdpartycontractedoit.IfanyServiceisorlikelytobeheldtobeinfringing, Indemnifying Party to continue usingit, o replace it with a non-infringingequivalent, o modify it to make it non-infringing. The foregoing remedies constitute Indemnified Party's sole and exclusive remedies and Indemnifying Party's entire liability with respect to infringement. d) The indemnifies set out in Clause 16 shall be subject to the | time, the Implementation Agency will have the option to terminate the Agreement. Please amend the clause as given below: Subject to Clause bbelow, ServiceProvider(the"IndemnifyinParty")undertakesto indemnify IPA (the "Indemnified Party") from and against all reasonable. Iosses on account of bodily injury, death or damage to tangible personal property arising in favour of any person, corporation or other entity (including the Indemnified Party) solely attributable to the Indemnifying Party's willful negligence or willful default in performance or non-performance under this Agreement. b) If the Indemnified Party promptly notifies Indemnifying Party in writing of a third party claim against Indemnified Party that any Service provided by the Indemnifying Party infringes a copyright, trade secret or patents incorporated in India of any third party, Indemnifying Party will defend such claim at its expense and will pay any reasonable costs or damages that may be finally awarded against Indemnified Party. c) Indemnifying Party will not indemnified party in Indemnified Party is misuse or modification of the Service; Indemnified Party's failure to use corrections or enhancements made available by the IndemnifyingParty; Indemnified Party's failure to use corrections or enhancements made available by the IndemnifyingParty; Indemnified Party's distribution, marketing or use for the benefit of third parties of the Service; or Information, direction, specification or materials provided by Indemnified Party | |
| 24 | | 24 | | emnify IPA (the "Indemnified Party") from and against all isses on account of bodily injury, death or damage to tangible personal property arising in favour of any person, corporation or other entity (including the Indemnified Party) attributable to the Indemnifying Party's negligence or willful default in performance or non-performance under this Agreement. b) If the Indemnified Party promptly notifies Indemnifying Party in writing of a third party claim against Indemnified Party that any Service provided by the Indemnifying Party infringes a copyright, trade secret or patents incorporated in India of any third party, Indemnifying Party will defend such claim at its expense and will pay any costs or damages that may be finally awarded against IndemnifiedParty. c) Indemnifying Party will not indemnify the Indemnified Party, however, if the claim of infringement is caused by \square Indemnified Party's misuse or modification of theService; \square Indemnified Party's failure to use corrections or enhancements made available by the IndemnififyingParty; \square Indemnified Party's distribution, marketing or use for the benefit of third parties of the Service; or \square Information not owned or developed by IndemnifyingParty; \square Indemnified Party or any thirdpartycontractedtoit. IfanyServiceisorlikelytobeheldtobeinfringing, Indemnifying Party shall at its expense and option either o procure the right for Indemnified Party to continue usingit, o replace it with a non-infringingequivalent, o modify it to make it non-infringing. The foregoing remedies constitute Indemnified Party's sole and exclusive remedies and Indemnified Party's entire liability with respect toinfringement. d) The indemnified Party se entire liability with respect toinfringement. d) The indemnified Party as promptly as practicable informs | time, the Implementation Agency will have the option to terminate the Agreement. Please amend the clause as given below: Subject to Clause below, ServiceProvider(the"IndemnifyinParty")undertakesto indemnify IPA (the "Indemnified Party") from and against all <u>reasonable</u> losses on account of bodily injury, death or damage to tangible personal property arising in favour of any person, corporation or other entity (including the Indemnified Party) <u>solely</u> attributable to the Indemnifying Party's <u>willful</u> negligence or willful default in performance or non-performance under this Agreement. b) If the Indemnified Party promptly notifies Indemnifying Party in writing of a third party claim against Indemnified Party that any Service provided by the Indemnifying Party infringes a copyright, trade secret or patents incorporated in India of any third party, Indemnifying Party will defend such claim at its expense and will pay any <u>reasonable</u> costs or damages that may be finally awarded against Indemnified Party. c) Indemnifying Party will not indemnify the Indemnified Party, however, if the claim of infringement is caused by □ Indemnified Party's misuse or modification of theService; □ Indemnified Party's failure to use corrections or enhancements made available by the IndemnifyingParty; □ Indemnified Party's use of the Service in combination with any product or information not owned or developed by IndemnifyingParty; □ Indemnified Party's distribution, marketing or use for the benefit of third parties of the Service; or □ information, direction, specification or materials provided by Indemnified Party or any thirdpartycontractedto it. Ifany | |
| 24 | | 24 | | emnify IPA (the "Indemnified Party") from and against all isses on account of bodily injury, death or damage to tangible personal property arising in favour of any person, corporation or other entity (including the Indemnified Party) attributable to the Indemnifying Party's negligence or willful default in performance or non-performance under this Agreement. b) If the Indemnified Party promptly notifies Indemnifying Party in writing of a third party claim against Indemnified Party that any Service provided by the Indemnifying Party infiringes a copyright, trade secret or patents incorporated in India of any third party, Indemnifying Party will defend such claim at its expense and will pay any costs or damages that may be finally awarded against IndemnifiedParty. c) Indemnifying Party will not indemnify the Indemnified Party, however, if the claim of infringement is caused by \square Indemnified Party's misuse or modification of theService; \square Indemnified Party's failure to use corrections or enhancements made available by the IndemnifyingParty; \square Indemnified Party's use of the Service in combination with any product or information not owned or developed by IndemnifyingParty; \square Indemnified Party's distribution, marketing or use for the benefit of third parties of the Service; or \square information, direction, specification or materials provided by Indemnified Party or any thirdpartycontractedtoit.IfanyServiceisorlikelytobeheldtobeinfringing, Indemnified Party to continue usingit, o replace it with a non-infringingequivalent, o modify it to make it non-infringing. The foregoing remedies constitute Indemnified Party's sole and exclusive remedies and Indemnified Party's entire liability with respect toinfringement. d) The indemnified Party as promptly as practicable informs the Indemnifying Party in writing of the claim or proceedings and provides all relevant evidence, documentary orotherwise; (ii) the Indemnified Party shall, at | time, the Implementation Agency will have the option to terminate the Agreement. Please amend the clause as given below: Subject to Clause bbelow, ServiceProvider(the"IndemnifyinParty")undertakesto indemnify IPA (the "Indemnified Party") from and against all reasonable losses on account of bodily injury, death or damage to tangible personal property arising in favour of any person, corporation or other entity (including the Indemnified Party) solely attributable to the Indemnifying Party's willful negligence or willful default in performance or non-performance under this Agreement. b) If the Indemnified Party promptly notifies Indemnifying Party in writing of a third party claim against Indemnified Party that any Service provided by the Indemnifying Party infringes a copyright, trade secret or patents incorporated in India of any third party, Indemnifying Party will defend such claim at its expense and will pay any reasonable costs or damages that may be finally awarded against Indemnified Party. c) Indemnifying Party will not indemnify the Indemnified Party, however, if the claim of infringement is caused by Indemnified Party's misuse or modification of theService; Indemnified Party's failure to use corrections or enhancements made available by the IndemnifyingParty; Indemnified Party's use of the Service in combination with any product or information not owned or developed by IndemnifyingParty; Indemnified Party's distribution, marketing or use for the benefit of third parties of the Service; or Information, direction, specification or materials provided by Indemnified Party or any thirdpartycontractedto it. Ifany Serviceisorlikelytobeheldtobeinfringing, Indemnifying Party shall at its expense and option either o procure the right for Indemnified | |
| 24 | | 24 | | emnify IPA (the "Indemnified Party") from and against all isses on account of bodily injury, death or damage to tangible personal property arising in favour of any person, corporation or other entity (including the Indemnified Party) attributable to the Indemnifying Party's negligence or willful default in performance or non-performance under this Agreement. b) If the Indemnified Party promptly notifies Indemnifying Party in writing of a third party claim against Indemnified Party that any Service provided by the Indemnifying Party infringes a copyright, trade secret or patents incorporated in India of any third party, Indemnifying Party will defend such claim at its expense and will pay any costs or damages that may be finally awarded against IndemnifiedParty. c) Indemnifying Party will not indemnified Party's misuse or modification of theService; □ Indemnified Party's railure to use corrections or enhancements made available by the Indemnifiéd Party's comparty; □ Indemnified Party's use of the Service in combination with any product or information not owned or developed by IndemnifyingParty; □ Indemnified Party's distribution, marketing or use for the benefit of third parties of the Service; or □ Information, direction, specification or materials provided by Indemnified Party or any thirdpartycontractedtoit. IfanyServiceisorlikelytobeheldtobeinfringing, Indemnifying Party ball at its expense and option either o procure the right for Indemnified Party's sole and exclusive remedies and Indemnified Party as promptly as practicable informs the Indemnifying Party in writing of the claim or proceedings and provides all relevant evidence, documentary orotherwise; (ii) the Indemnified Party shall, at the cost of the Indemnifying Party, give the Indemnifying Party aty la reasonable | time, the Implementation Agency will have the option to terminate the Agreement. Please amend the clause as given below: Subject to Clause below, ServiceProvider(the"IndemnifyinParty")undertakesto indemnify IPA (the "Indemnified Party") from and against all reasonable losses on account of bodily injury, death or damage to tangible personal property arising in favour of any person, corporation or other entity (including the Indemnified Party) solely attributable to the Indemnifying Party's willful negligence or willful default in performance or non-performance under this Agreement. b) If the Indemnified Party promptly notifies Indemnifying Party in writing of a third party claim against Indemnified Party that any Service provided by the Indemnifying Party indemnifying Party will defend such claim at its expense and will pay any reasonable costs or damages that may be finally awarded against Indemnified Party. c) Indemnifying Party will not indemnify the Indemnified Party, however, if the claim of infringement is caused by Indemnified Party's failure to use corrections or enhancements made available by the IndemnifyingParty; Indemnified Party's use of the Service in combination with any product or information not owned or developed by Indemnified Party; Indemnified Party's distribution, marketing or use for the benefit of third parties of the Service; or information direction, specification or materials provided by Indemnified Party or any thirdpartycontractedto it. Ifany Serviceisorlikelytobeheldtobeinfringing, Indemnifying Party shall at its expense and option either o procure the right for Indemnified Party to continue usingit, o replace it with a non- | |
| 24 | | 24 | | emnify IPA (the "Indemnified Party") from and against all osses on account of bodily injury, death or damage to tangible personal property arising in favour of any person, corporation or other entity (including the Indemnified Party) attributable to the Indemnifying Party's negligence or willful default in performance or non-performance under this Agreement. b) If the Indemnified Party promptly notifies Indemnifying Party in writing of a third party claim against Indemnified Party promptly notifies Indemnifying Party in writing of a third party claim against Indemnified Party that any Service provided by the Indemnifying Party infringes a copyright, trade secret or patents incorporated in India of any third party, Indemnifying Party will defend such claim at its expense and will pay any costs or damages that may be finally awarded against IndemnifiedParty. c) Indemnifying Party will not indemnified Party's misuse or modification of theService; □ Indemnified Party's failure to use corrections or enhancements made available by the IndemnifiyingParty; □ Indemnified Party's use of the Service in combination with any product or information not owned or developed by IndemnifyingParty; □ Indemnified Party's distribution, marketing or use for the benefit of third parties of the Service; or □ information, direction, specification or materials provided by Indemnified Party or any thirdpartycontractedtoit.IfanyServiceisorlikelytobeheldtobeinfringing, Indemnified Party to replace it with a non-infringingequivalent, o modify it to make it non-infringing. The foregoing remedies constitute Indemnified Party's sole and exclusive remedies and Indemnifies set out in Clause 16 shall be subject to the followingconditions: (i) the Indemnified Party shall, at the cost of the Indemnifying Party in writing of the claim or proceedings and provides all relevant evidence, documentary orotherwise; (ii) the Indemnified Party shall, at the cost of the Indemnifying Party, give the Indemnifying Party all reasonable ascess to all | time, the Implementation Agency will have the option to terminate the Agreement. Please amend the clause as given below: Subject to Clause bbelow, ServiceProvider(the "IndemnifyinParty") undertakesto indemnify IPA (the "Indemnified Party") from and against all <u>reasonable</u> losses on account of bodily injury, death or damage to tangible personal property arising in favour of any person, corporation or other entity (including the Indemnified Party) <u>solely</u> attributable to the Indemnifying Party's <u>willful</u> negligence or willful default in performance or non-performance under this Agreement. b) If the Indemnified Party promptly notifies Indemnifying Party in writing of a third party claim against Indemnified Party that any Service provided by the Indemnifying Party infringes a copyright, trade secret or patents incorporated in India of any third party, Indemnifying Party will defend such claim at its expense and will pay any <u>reasonable</u> costs or damages that may be finally awarded against Indemnified Party. c) Indemnifying Party will not indemnify the Indemnified Party, however, if the claim of infringement is caused by □Indemnified Party's misuse or modification of theService: □ Indemnified Party's failure to use corrections or enhancements made available by the IndemnifyingParty; □ Indemnified Party's use of the Service in combination with any product or information not owned or developed by Indemnified Party's use of the Service; or □ information, direction, specification or materials provided by Indemnified Party or any thirdpartycontractedto it. Ifany Serviceisorlikelytobeheldtobeinfringing, Indemnifying Party shall at its expense and option either o procure the right for Indemnified Party to continue usingit, o replace it with a non-infringingequivalent, o modify it to make it non-infringing. o If such | |
| 24 | | 24 | | emnify IPA (the "Indemnified Party") from and against all isses on account of bodily injury, death or damage to tangible personal property arising in favour of any person, corporation or other entity (including the Indemnified Party) attributable to the Indemnifying Party's negligence or willful default in performance or non-performance under this Agreement. b) If the Indemnified Party promptly notifies Indemnifying Party in writing of a third party claim against Indemnified Party that any Service provided by the Indemnifying Party infringes a copyright, trade secret or patents incorporated in India of any third party, Indemnifying Party will defend such claim at its expense and will pay any costs or damages that may be finally awarded against IndemnifiedParty. c) Indemnifying Party will not indemnified Party's misuse or modification of theService; □ Indemnified Party's railure to use corrections or enhancements made available by the Indemnifiéd Party's comparty; □ Indemnified Party's use of the Service in combination with any product or information not owned or developed by IndemnifyingParty; □ Indemnified Party's distribution, marketing or use for the benefit of third parties of the Service; or □ Information, direction, specification or materials provided by Indemnified Party or any thirdpartycontractedtoit. IfanyServiceisorlikelytobeheldtobeinfringing, Indemnifying Party ball at its expense and option either o procure the right for Indemnified Party's sole and exclusive remedies and Indemnified Party as promptly as practicable informs the Indemnifying Party in writing of the claim or proceedings and provides all relevant evidence, documentary orotherwise; (ii) the Indemnified Party shall, at the cost of the Indemnifying Party, give the Indemnifying Party aty la reasonable | time, the Implementation Agency will have the option to terminate the Agreement. Please amend the clause as given below: Subject to Clause bbelow, ServiceProvider(the "IndemnifyinParty") undertakesto indemnify IPA (the "Indemnified Party") from and against all <u>reasonable</u> losses on account of bodily injury, death or damage to tangible personal property arising in favour of any person, corporation or other entity (including the Indemnified Party) <u>solely</u> attributable to the Indemnifying Party's <u>willful</u> negligence or willful default in performance or non-performance under this Agreement. b) If the Indemnified Party promptly notifies Indemnifying Party in writing of a third party claim against Indemnified Party that any Service provided by the Indemnifying Party infringes a copyright, trade secret or patents incorporated in India of any third party, Indemnifying Party will defend such claim at its expense and will pay any <u>reasonable</u> costs or damages that may be finally awarded against Indemnified Party. c) Indemnifying Party will not indemnify the Indemnified Party, however, if the claim of infringement is caused by □Indemnified Party's misuse or modification of theService: □ Indemnified Party's failure to use corrections or enhancements made available by the IndemnifyingParty; □ Indemnified Party's use of the Service in combination with any product or information not owned or developed by Indemnified Party's use of the Service; or □ information, direction, specification or materials provided by Indemnified Party or any thirdpartycontractedto it. Ifany Serviceisorlikelytobeheldtobeinfringing, Indemnifying Party shall at its expense and option either o procure the right for Indemnified Party to continue usingit, o replace it with a non-infringingequivalent, o modify it to make it non-infringing. o If such | |

| 26 | 15.4 Suspension | 24 | Clauses a to c | Request the suspension clause be excluded. | No change. As per RFP |
|----|---|----|--|--|---|
| 27 | 16. INDEMNIFICATION & LIMITATION OF LIABILITY | 26 | e) The liability of either Party (whether in contract, tort, negligence, strict liability in tort, by statute or otherwise) for any claim in any manner related to this Agreement, including the work, deliverables or services covered by this Agreement, shall be the payment of direct damages only which shall in no event exceed half of the total contract value payable under this Agreement. The liability cap given under this Clause c shall not be applicable to the indemnification obligations set out in Clause 16 and breach of clause 12.4 - 'Safety and Security' and clause 18 -'Confidentiality'. | -, | Please refer SI.No. 3.1 of the Corrigendum-5 |
| 28 | 18. CONFIDENTIALITY | 27 | a) IPA or its nominated agencies shall allow the Service Provider to review and utilize highly confidential public records and the Service Provider shall maintain the highest level of secrecy, confidentiality and privacy with regardthereto. b) Additionally, the Service Provider shall keep confidential all the details and information with regard to the Project, including systems, facilities, operations, management and maintenance of thesystems/facilities. c) IPA shall retain all rights to prevent, stop and if required take the necessary punitive action against the Service Provider regarding any forbiddendisclosure. d) The Service Provider shall execute a corporate non-disclosure agreement with IPA in the format provided by IPA and shall ensure that all its employees, agents and subcontractors involved in the project execute individual non-disclosure agreements, which have been duly approved by IPA with respect to thisProject. e) For the avoidance of doubt, it is expressly clarified that the aforesaid provisions shall not apply to the followinginformation: □ information already available in the publicodomain; □ information which has been developed independently by the ServiceProvider; □ information which has been received from a third party who had the right to disclose the aforesaid information; □ Information which has been received from a third party who had the right to disclose the aforesaid information; □ Information which has been developed independently by the Provider shares its confidential or proprietary information with IPA for effective performance of the Services, the provisions of the Clause a to c shall apply mutatis mutandis onIPA. g) Notwithstanding anything to the contrary mentioned hereinabove, the SP shall have the right to share the Letter of Intent / work order provided to it by IPA in relation to this Agreement, with it's prospective purchasers solely for the purpose and with the intent to evidence and support its work experience under this Agreement. | All oral confidential informations shall be clearly marked as confidential and shared to the receiving party within 10 days of disclosure, a) IPA or its nominated agencies shall allow the Service Provider and viz.a.vi to review and utilize highly confidential public records and the Service-Provider receiving party shall maintain the highest industry level of secrecy, confidentiality and privacy with regard thereto. b) Additionally, the Service-Previder disclosing party shall keep confidential all the details and information with regard to the Project, including systems, facilities, operations, management and maintenance of thesystems/facilities. c) IPAThe disclosing party shall retain all rights to prevent, stop and if required take the necessary punitive action against the Service-Previder receiving party regarding any forbidden disclosure. d) The Service Provider shall execute a corporate non-disclosure agreement with IPA in the format provided by IPA and shall ensure that all its employees, agents-and sub-contractors involved in the project execute individual non-disclosure agreements, which have been duly approved by IPA with respect to this Project. e) For the avoidance of doubt, it is expressly clarified that the aforesaid provisions shall not apply to the following information: □ information already available in the | No change. As per RFP |

| | 20. INTELLECTUAL PROPERTY | 28 | | a) Products and fixes: All products and related solutions and fixes provided | Please amend the clause as given below: | No change. As per RFP |
|----|-----------------------------|----|----|--|--|--------------------------|
| | RIGHTS | 20 | | , | A) Products and fixes: All products and related solutions and fixes | ive change. As per Ki i |
| | | | | agreement packaged with or otherwise applicable to such product. Service | provided pursuant to this work order shall be licensed according | |
| | | | | Provider would be responsible for arranging any licenses associated with | to the terms of the license agreement packaged with or otherwise | |
| | | | | products. "Product" means any computer code, web-based services, or materials | applicable to such product. Service Provider would be responsible | |
| | | | | comprising commercially released, pre-release or beta products (whether | for arranging any licenses associated with products. "Product" | |
| | | | | licensed for a fee or no charge) and any derivatives of the foregoing which are | means any computer code, web-based services, or materials | |
| | | | | made available to IPA for license which is published by product owner or its | comprising commercially released, pre-release or beta products | |
| | | | | affiliates, or a third party. "Fixes" means product fixes that are either released | (whether licensed for a fee or no charge) and any derivatives of | |
| | | | | | the foregoing which are made available to IPA for license which is | |
| | | | | when performing services (such as workarounds, patches, bug fixes, beta fixes and beta builds) and any derivatives of theforegoing. b) Bespoke development: | published by product owner or its affiliates, or a third party. "Fixes" means product fixes that are either released generally (such as | |
| | | | | Subject to the provisions of Clause 20 (c) and 20 (d) below, upon payment, the | commercial product service packs) or that are provided to you | |
| | | | | IPR rights for any bespoke development done during the implementation of the | when performing services (such as workarounds, patches, bug | |
| | | | | project will lie withIPA. c) Pre-existing work: All IPR including the source code and | fixes, beta fixes and beta builds) and any derivatives of | |
| | | | | materials developed or otherwise obtained independently of the efforts of a party | theforegoing. b) Bespoke development: Subject to the provisions | |
| | | | | under this Agreement ("pre-existing work") including any enhancement or | of Clause 20 (c) and 20 (d) below, upon payment, the IPR rights | |
| | | | | modification thereto shall remain the sole property of that party. During the | for any bespoke development done during the implementation of | |
| | | | | performance of the services for this agreement, each party grants to the other | the project will lie withIPA. c) Pre-existing work: All IPR including | |
| | | | | party (and their sub-contractors as necessary) a non-exclusive license to use, | the source code and materials developed or otherwise obtained | |
| 1 | | | | reproduce and modify any of its pre-existing work provided to the other party | independently of the efforts of a party under this Agreement ("pre- | |
| 1 | | | | solely for the performance of services under this Agreement for duration of the | existing work") including any enhancement or modification thereto | |
| 1 | | | | Term of this Agreement. Except as may be otherwise explicitly agreed to in a | shall remain the sole property of that party. During the | |
| 1 | | | | statement of services, upon payment in full, the Service Provider should grant IPA a non-exclusive, perpetual, fully paid-up license to use the pre- existing work | performance of the services for this agreement, each party grants to the other party (and their sub-contractors as necessary) a non- | |
| 1 | | | | in the form delivered to IPA as part of the service or deliverables only for its | exclusive license to use, reproduce and modify any of its pre- | |
| | | | | internal business operations. Under such license, either of parties will have no | existing work provided to the other party solely for the | |
| | | | | right to sell the pre-existing work of the other party to a Third Party. IPA's license | performance of services under this Agreement for duration of the | |
| | | | | to pre-existing work is conditioned upon its compliance with the terms of this | Term of this Agreement. Except as may be otherwise explicitly | |
| | | | | Agreement and the perpetual license applies solely to the pre-existing work that | agreed to in a statement of services, upon payment in full, the | |
| 29 | | | | bidder leaves with IPA at the conclusion of performance of theservices. d) | Service Provider should grant IPA a non-exclusive, perpetual, fully | |
| 25 | 22. LIQUIDATEDDAMAGES | 31 | a) | Residuals: In no event shall Service Provider be precluded from independently a) Time is the essence of the Agreement and the delivery dates are binding on | a) Time is the essence of the Agreement and the delivery dates | No change. As per RFP |
| | 22. 2.40.27.12.237.111.1020 | 0. | ۵, | the SP. In the event of delay or any gross negligence in implementation of the | are binding on the SP. In the event of delay or any gross | into onango: no poi ra r |
| | | | | project before Go-Live, for causes solely attributable to the SP, in meeting the | negligence in implementation of the project before Go-Live, for | |
| | | | | deliverables, IPA shall be entitled at its option to recover from the SP as agreed, | causes solely attributable to the SP, in meeting the deliverables, | |
| | | | | liquidated damages, as defined in SLA for each completed week or part thereof | IPA shall be entitled at its option to recover from the SP as | |
| | | | | subject to a limit of 10`% of the total contract value. | agreed, liquidated damages, as defined in SLA for each | |
| | | | | | completed week or part thereof subject to a limit of 5% 10% of the | |
| 30 | | | | | total value of Implementation Phase. | |
| | 22. LIQUIDATED DAMAGES | 33 | | a) Time is the essence of the Agreement and the delivery dates are binding on | Please amend the clause as given below: | No change. As per RFP |
| | | | | the SP. In the event of delay or any gross negligence in implementation of the project before Go-Live, for causes solely attributable to the SP, in meeting the | a) Time is the essence of the Agreement and the delivery dates are binding on the SP. In the event of delay or any gross | |
| | | | | deliverables, IPA shall be entitled at its option to recover from the SP as agreed, | negligence in implementation of the project before Go-Live, for | |
| | | | | liquidated damages, as defined in SLA for each completed week or part thereof | causes solely attributable to the SP, in meeting the deliverables, | |
| 1 | | | | subject to a limit of 10'% of the total contractvalue. b) The Parties agree that SLA | IPA shall be entitled at its option to recover from the SP as | |
| | | | | penalties defined in the Service Level Agreement are liquidated damages and | agreed, liquidated damages, as defined in SLA for each | |
| 1 | | | | that the deduction of any Service Credit by IPA shall be it's exclusive monetary | completed week or part thereof subject to a limit of 400.5 % of the | |
| 1 | | | | remedy for failure of SP to meet the Service Levels and is in full and final | total value of delayed services / Deliverables | |
| | | | | settlement of any claim which IPA may have for Losses caused by the failure to | contractvaluedelayed services or Deliverables subject to a limit of |] |
| | | | | meet a Service Level to which a Service Credit applies, provided that this Clause | 5% of the value of the delayed goods/ services. The penalty shall | |
| | | | | shall not limit the exercise by IPA of its rights to terminate the Agreement for material breach and the associated consequences of termination. | be payable only for the SLA breach for reasons solely attributable for the Bidder and such liquidated damage shall be IPA's sole and | |
| | | | | material preach and the associated consequences of termination. | exclusive remedy for all delays herein. b) The Parties agree that | 1 |
| | | | | | SLA penalties defined in the Service Level Agreement are | |
| | | | | | liquidated damages and that the deduction of any Service Credit | |
| | | | | | by IPA shall be it's exclusive monetary remedy for failure of SP to | |
| | | | | | meet the Service Levels and is in full and final settlement of any | |
| | | | | | claim which IPA may have for Losses caused by the failure to | |
| | | | | | I would be the state of the sta | |
| | | | | | meet a Service Level to which a Service Credit applies, provided | |
| | | | | | that this Clause shall not limit the exercise by IPA of its rights to | |
| | | | | | that this Clause shall not limit the exercise by IPA of its rights to terminate the Agreement for material breach and the associated | |
| 31 | | | | | that this Clause shall not limit the exercise by IPA of its rights to | |

| | ANNEXURE G - NON-DISCLOSURE | 50 | Please add the below mentioned clause: | No change. As per RFP |
|----|--|----|--|-----------------------|
| | AGREEMENT | 56 | | No change. As per RFP |
| | AGREEMENT | | The term "Confidential Information" as used herein means any | |
| | | | information or documents disclosed by one party to the other party | |
| | | | orally, and which is reduced to writing within a period of 10 days of | |
| | | | the disclosure or in writing or including but not limited to any | |
| | | | written or printed documents, samples, model, technical | |
| | | | data/know-how, drawings, photographs, specifications, standards, | |
| | | | manuals, reports, formulae, algorithms, processes, information, | |
| | | | lists, trade secrets, computer programs, computer software, | |
| | | | computer data bases, computer software documentation, | |
| | | | quotations and price lists, research products, inventions, | |
| | | | development, processes, engineering techniques, strategies, | |
| | | | customers, internal procedures, employees and business | |
| | | | opportunity and clearly identified and marked as "Confidential | |
| | | | Information". This confidentiality restrictions shall be for the term of | |
| | | | the resultant contract and for a period of two years thereafter. | |
| | | | This restriction does not limit the right to use information contained | |
| | | | in the data if it: a. Is obtained from another source without | |
| | | | restriction. b. Is in the possession of, or was known to, the | |
| | | | receiving party prior to its receipt, without an obligation to maintain | |
| | | | confidentiality; c. becomes generally known to the public without | |
| | | | violation of this Proposal; d. is independently developed by the | |
| | | | receiving party without the use of confidential Information and | |
| | | | without the participation of individuals who have had access to | |
| | | | confidential information; e. is required to be provided under any | |
| | | | law, or process of law duly executed. | |
| 00 | | | | |
| 32 | 10.4 D . 11. (0).4 D . 11. 14. 1 | | | |
| | 10.1. Details of SLA Penalty Mechanism | 60 | The bidder will get 100% of Quarterly Payout for the concerned quarter if the The bidder will get 100% of Quarterly Payout for the concerned | No change. As per RFP |
| | and Calculations | | performance metrics are complied with for all the parameters and the total SLA quarter if the performance metrics are complied with for all the | |
| | | | score in a quarter is 100 or above. The bidder will get lesser payment in case of a parameters and the total SLA score in a quarter is 100 or above. | |
| | | | lower performance exhibited by a SLA score of less than 100. The maximum The bidder will get lesser payment in case of a lower performance | |
| | | | penalty to be levied is 10% of Quarterly Payout. The payments will be as per exhibited by a SLA score of less than 100. The maximum penalty | |
| | | | terms defined under Schedule VI of Volume III of this tender. to be levied is 40% 5% of Quarterly Payout. The payments will be | |
| | | | as per terms defined under Schedule VI of Volume III of this | |
| 33 | | | tender. | |
| | 10.1. Details of SLA Penalty Mechanism | 61 | The payment will be made by IPA to the bidder on quarterly basis. The quarterly Need clarity on this clause. Within how many days would the 80% | No change. As per RFP |
| | and Calculations | | invoice will be submitted by the bidder to the IPA, who will in turn release the 80% and 20% payment be released. | |
| | | | of the payment if there is no dispute and after verification/audit of the invoices | |
| | | | and necessary documents, release balance 20% payment. The payments will be | |
| 34 | | | released subject to acceptance procedure. | |
| | | | • | |

| | 5.3 Service Level Agreement and | 116 (VOL | The bidder will get 100% of Quarterly Payout for the concerned guarter if the | Please amend the clause as given below: | No change. As per RFP |
|----|-----------------------------------|-----------|---|---|-----------------------|
| | | 2) and 60 | performance metrics are complied with for all the parameters and the total SLA | The bidder will get 100% of Quarterly Payout for the concerned | 3 |
| | | (Vol 3) | score in a quarter is 100 or above. The bidder will get lesser payment in case of a | | |
| | | `/ | lower performance exhibited by a SLA score of less than 100. The maximum | parameters and the total SLA score in a quarter is 100 or above. | |
| | | | penalty to be levied is 10% of Quarterly Payout. The payments will be as per | The bidder will get lesser payment in case of a lower performance | |
| | | | | | |
| | | | made by IPA to the bidder on quarterly basis. The quarterly invoice will be | to be levied is 105% of Quarterly delayed services or | |
| | | | submitted by the bidder to the IPA, who will in turn release the 80% of the | deliverables Payout. The penalty shall be payable only for the SLA | |
| | | | payment if there is no dispute and after verification/audit of the invoices and | breach for reasons solely attributable for the Bidder and such | |
| | | | necessary documents, release balance 20% payment. The payments will be | liquidated damage shall be IPA's sole and exclusive remedy for all | |
| | | | released subject to acceptance procedure. The bidder will be eligible for an SLA | delays herein. The payments will be as per mutually agreed terms | |
| | | | holiday period wherein the SLAs shall not be applicable. This SLA holiday period | defined under Schedule VI of Volume III of this tender. The | |
| | | | will not be more than a quarter from the date of GO-Live, until and unless decided | | |
| | | | or agreed with IPA. The SLA holiday period is for streamlining the SLA | quarterly invoice will be submitted by the bidder to the IPA, who | |
| | | | measurement and monitoring process of the project. | will in turn release the 80% of the payment if there is no dispute | |
| | | | | and after verification/audit of the invoices and necessary | |
| | | | | documents, release balance 20% payment. The payments will be | |
| | | | | released subject to acceptance procedure mutually agreed | |
| | | | | between the parties. The bidder will be eligible for an SLA holiday | |
| | | | | period wherein the SLAs shall not be applicable. This SLA holiday | |
| | | | | period will not be more than a quarter from the date of GO-Live, | |
| | | | | until and unless decided or agreed with IPA. The SLA holiday | |
| | | | | period is for streamlining the SLA measurement and monitoring | |
| | | | | process of the project. Uptime- 100 or above. The time lost due to | |
| | | | | any of the following reasons shall be taken into account while | |
| | | | | calculating the availability/ uptime requirement: (a) Time lost due | |
| | | | | to power or environmental failures; (b) Time taken to recover the | |
| | | | | system because of power or environmental failures; (c) Time lost | |
| | | | | due to damage or malfunction in the system or any units thereof | |
| | | | | due to causes attributable to IPA such as attachment of additional | |
| | | | | devices, making alteration to the system, maintenance of the | |
| 35 | 40 ALIDIT ACCESS AND DEFENSE IN C | 00 1 | 7. TERMO OFFINATENT To OR shall be set of a set | system etc without Ridder' consent and/ or failure to maintain the | No de la composição |
| | | 28 and | 7. TERMS OFPAYMENT The SP shall bear the cost of any audits and inspections | | No change. As per RFP |
| | and SCHEDULE - IV - AUDIT, ACCESS | 48 | as per the scope of work defined in of the RFP. The terms of payment are | 7. TERMS OFPAYMENT The SP-IPA shall bear the cost of any | |
| | AND REPORTING | | exclusive of any costs of the Service Provider and the sub-contractor, for all | audits and inspections as per the scope of work defined in of the | |
| | | | reasonable assistance and information provided under the MSA, the Project | RFP. The terms of payment are exclusive of any costs of the | |
| | | | Implementation, Operation and Management SLA by the Service Provider | Service Provider and the sub-contractor, for all reasonable | |
| | | | pursuant to this Schedule. | assistance and information provided under the MSA, the Project | |
| | | | | Implementation, Operation and Management SLA by the Service | |
| 36 | | | | Provider pursuant to this Schedule. | |

| l l | Generic | NA | Generic : Request for | NA Bidder requests to add the following clauses in the Agreement | No change. As per RFP |
|-----|----------|----|-----------------------|---|--------------------------------|
| | | | Clause Addition | Validity of Proposal | 1.10 c.i.a.i.go. 710 poi 111 1 |
| | | | Clause Addition | Variation of Proposal This proposal will remain valid for acceptance for a period of | |
| | | | | weeks from the proposal date. | |
| | | | | | |
| | | | | Language for Communication | |
| | | | | The official language for communication on this assignment will be | |
| | | | | English. Further, all deliverable documents will be in the English | |
| | | | | language. | |
| | | | | Letter of Acceptance | |
| | | | | As the first step for the assignment, the OWNER will issue | |
| | | | | Implementation Agency a Letter of Acceptance. This letter will | |
| | | | | refer to proposal and confirm its acceptance. Initial payment, by | |
| | | | | cheque or draft drawn on a branch at the location of Bidder's | |
| | | | | branch submitting the proposal, must accompany the Letter of | |
| | | | | Acceptance. | |
| | | | | Lead Time | |
| | | | | Implementation Agency will commence work within weeks of | |
| | | | | receiving the requisite advance payment. | |
| | | | | Execution Infrastructure | |
| | | | | The OWNER will provide necessary and adequate infrastructure | |
| | | | | to enable Implementation Agency to fulfill its commitment for the | |
| | | | | assignment. This will be applicable for each Implementation | |
| | | | | Agency Consultant associated with the project and will be | |
| | | | | arranged for and provided at no cost to Bidder. The infrastructure | |
| | | | | will include: | |
| | | | | i. Office space; | |
| | | | | ii. Hardware and software: | |
| | | | | iii. Computer consumable including stationery, printer | |
| | | | | ribbons/toner, magnetic storage media such as floppy disks, | |
| | | | | tapes, cartridges, DATs; | |
| | | | | iv. Office stationery and consumable; | |
| 37 | | | | y Secretarial assistance, if necessary at site: | |
| | 2 | 9 | а | The Service Provider shall be required to design, develop, integrate, implement, As per Vol 1, it is mentioned "The Period for Development and | As per RFP |
| | | | | operate and maintain "NLP Marine ver1.0 for the Indian sea port communities Implementation of National Logistics Portal – Marine shall be one | |
| | | | | and provide technical support for one year to PCS 1x (design, develop, integrate, lyear from signing of the contract. The support and Maintenance of | |
| | | | | implement, operate and maintain "NLP Marine ver1.0) and during to the solution NLP shall be for four years thereafter. The NLP Project is for five | |
| | | | | for a period of 2 years for O&M from the date ofGo-Live, totaling to three years years from signing of contract." which is contradicting this clause. | |
| 38 | | | | Please confirm the actual tenure of contract period. | |
| | Volume 3 | 11 | 6 e | Any change in the constitution or internal reorganization of the entity (Service The Service Provider shall intimate IPA if there is any | Please refer the S.No. 3.8 of |
| | | | | Provider) will be subject to prior approval of IPA. reorganisation of the entity, however no approval will be sought | Corrigendum-5 |
| 39 | | | | from IPA for any reorganisation or change in constitution. | |

| | Volume 3 | 12 | 0.1 | The Service Provider represents and warrants to IPA that: (a) it is duly | The Service Provider represents and warrants to IPA to the best | No change. As per RFP |
|----|----------|----|------|--|--|--------------------------------|
| | volume 3 | 12 | | | l · | No change. As per RFP |
| | | | | recognized and validly existing entity under the laws of India, and has full power | of its knowledge that: | |
| | | | | | (a) it is duly recognized and validly existing entity under the laws | |
| | | | | other agreements and to carry out the transactions contemplated hereby; (b) it is | | |
| | | | | | | |
| | | | | managementservices; (c) it has taken all necessary corporate and other actions | carry out the transactions contemplatedhereby; | |
| | | | | under applicable laws to its business to authorize the execution and delivery of | (b) it is a competent provider of a variety of information technology | |
| | | | | this Agreement and to validly exercise its rights and perform its obligations under | and business process managementservices; | |
| | | | | thisAgreement; (d) from the Effective Date, it will have the financial standing and | (c) it has taken all necessary corporate and other actions under | |
| | | | | capacity to undertake the Project in accordance with the terms of this Agreement; | applicable laws to its business to authorize the execution and | |
| | | | | (e) in providing the Services, it shall use reasonable endeavours not to cause any | delivery of this Agreement and to validly exercise its rights and | |
| | | | | unnecessary disruption to IPA's normal business operations (f) this Agreement | perform its obligations under this Agreement; | |
| | | | | has been duly executed by it and constitutes a legal, valid and binding obligation, | (d) from the Effective Date, it will have the financial standing and | |
| | | | | and is enforceable against it in accordance with the termshereof. | capacity to undertake the Project in accordance with the terms of | |
| | | | | | this Agreement; | |
| | | | | | (e) in providing the Services, it shall use reasonable endeavours | |
| | | | | | not to cause any unnecessary disruption to IPA's normal business | |
| | | | | | operations | |
| | | | | | (f) this Agreement has been duly executed by it and constitutes a | |
| | | | | Memorandum and Articles of Association or any Applicable Laws or any | legal, valid and binding obligation, and is enforceable against it in | |
| | | | | covenant, contract, agreement, arrangement, understanding, decree or order to | accordance with the termshereof. | |
| | | | | | (g) the information furnished in the tender documents and as | |
| | | | | | updated on or before the date of this Agreement is to the best of | |
| | | | | | | |
| | | | | (i) there are no material actions, suits, proceedings, or investigations pending nor | | |
| | | | | contemplated against it before any court of law or before any other judicial, quasi- | | |
| | | | | | (h) the execution, delivery and performance of this Agreement | |
| | | | | Agreement or which individually or in the aggregate may result in any material | shall not be in conflict with, result in the breach of, constitute a | |
| | | | | | default by any of the terms of its Memorandum and Articles of | |
| | | | | | Association or any Applicable Laws or any covenant, contract, | |
| | | | | | agreement, arrangement, understanding, decree or order to which | |
| 40 | | | | | it is a party or by which it or any of its properties or assets is bound | |
| 40 | Walana O | 40 | 40.0 | Instrumentality which may result in any adverse effect on its ability to perform its | oraffected: | Discourage Olding O. A. (tile |
| | Volume 3 | 18 | | Payment shall be made within 60 working days of the receipt of invoice along with | , | Please refer Sl.No. 3.1 of the |
| | | | | supporting documents by IPA subject to deduction of applicable liquidated | | Corrigendum-5 |
| | | | | damages and/or service credits/debits. The penalties are imposed on the Service | | |
| | | | | Provider as per the penalty criteria specified in theSLA. Bidder should raise the | credits/debits. The penalties are imposed on the Service Provider | |
| | | | | | as per the penalty criteria specified in theSLA. Bidder should raise | |
| | | | | deliverable/milestone/item. | the invoice only after acceptance has been provided for | |
| | | | | | respective deliverable/milestone/item. In the event IPA's | |
| | | | | | payments are not paid when due under this Agreement, such | |
| | | | | | amounts shall bear interest at a rate equal to the lower of twelve | |
| | | | | | percent (12%) per annum for the period commencing on the due | |
| 41 | | | | | date until the same are paid in full. | |
| | | | | | • | |

| | Value 0 | 00 | 440 | I/A Megra - Dell' - and ba | Lander B.F. and L. | N. O |
|----|----------|----|--------|--|--|--|
| 42 | Volume 3 | 20 | 14.2 a | interim draft within a reasonable period of time after receiving it from the Service Provider. When the Service Provider delivers a final written Deliverable to IPA, | delivers a final written Deliverable to IPA, IPA will have the opportunity to review such written Deliverable for an acceptance period as finalized in Kick-off. iii. IPA agrees to notify the Service Provider in writing by the end of the Acceptance Period either stating that the applicable written Deliverable is accepted / rejected in the form delivered by the Service Provider or describing with reasonable particularity any deficiencies that must be corrected prior to acceptance of such written Deliverable. If no written notification of acceptance or material non-conformance with the Acceptance Criteria is | No Change. As per RFP |
| 43 | Volume 3 | 21 | 14.2 b | ii. When the Service Provider has completed an Operational Deliverable, it will deliver the Operational Deliverable at the Installation Site (if not already there), install such Deliverable (if not already installed), and perform an installation test reasonably acceptable to IPA to verify that the Deliverable has been properly delivered and installed. The Service Provider shall notify IPA when the Operational Deliverable is 'Ready for Acceptance', provided that, unless otherwise agreed, such notice shall not occur prior to the successful completion by the Service Provider of any installation tests. Such notice will start the Acceptance Period, which will be fifteen (15) days or such other period as is stated in the RFP or agreed Project Plan. As was the case with written Deliverables, IPA's obligation to review any Operational Deliverable within the applicable Acceptance Period will be contingent on such Operational Deliverable being delivered to IPA as scheduled. If and to the extent any Operational Deliverable is delivered earlier or later than scheduled, the Acceptance Period for such Operational Deliverable shall be extended as reasonably necessary to accommodate the availability of the IPA personnel responsible for reviewing such Operational Deliverable Similarly, if and to the extent multiple Operational Deliverables are delivered to IPA within an Acceptance Period, the Acceptance Period for all Operational Deliverables shall be extended as reasonably necessary to accommodate the availability of the IPA personnel responsible for reviewing them. ii. IPA shall notify the Service Provider or describing the defects as provided in Clause 14.2 (b) (iv) below. If the Service Provider or sort receive any notice of defects from IPA by the end of the Acceptance Period, the Service Provider dient shall promptly notify IPA in writing that no such notice was received. iv. If IPA determines during the Acceptance Period that the Operational Deliverable as delivered by the Service Provider deviates from its approved sp | ii. When the Service Provider has completed an Operational Deliverable, it will deliver the Operational Deliverable at the Installation Site (if not already there), install such Deliverable (if not already installed), and perform an installation test reasonably acceptable to IPA to verify that the Deliverable has been properly delivered and installed. The Service Provider shall notify IPA when the Operational Deliverable is 'Ready for Acceptance', provided that, unless otherwise agreed, such notice shall not occur prior to the successful completion by the Service Provider of any installation tests. Such notice will start the Acceptance Period, which will be fifteen (15) ten (10) days or such other period as is stated in the RFP or agreed Project Plan. As was the case with written Deliverables, IPA's obligation to review any Operational Deliverable within the applicable Acceptance Period will be contingent on such Operational Deliverable being delivered to IPA as scheduled. If and to the extent any Operational Deliverable is delivered earlier or later than scheduled, the Acceptance Period for such Operational Deliverable shall be extended as reasonably necessary to accommodate the availability of the IPA personnel responsible for reviewing such Operational Deliverables. Similarly, if and to the extent multiple Operational Deliverables are delivered to IPA within an Acceptance Period, the Acceptance Period for all Operational Deliverables shall be extended as reasonably necessary to accommodate the availability of the IPA personnel responsible for reviewing them. iii. IPA shall notify the Service Provider in writing by the end of the Acceptance Period stating that the Operational Deliverable is accepted/rejected in the form delivered by the Service Provider or describing the defects as provided in Clause 14.2 (b) (iv) below. If the Service Provider on the Form delivered by the Service Provider or describing the defects as provided in Clause 14.2 (b) (iv) below. If the Service Provider on the form delivered by th | Please refer SI.No. 3.1 of the Corrigendum-5 |

| T | | | | () 0 (5 (; 5 ;) | () 0 (8 () (8 () | |
|---------|----------|----|--------|---|---|---------------------------------|
| V | /olume 3 | 22 | | If the Service Provider is unable to correct all deficiencies preventing Acceptance of a Deliverable for which it is responsible after a reasonable number of repeated efforts (but not more than three (3), IPA may at itselection: a. allow the Service Provider to continue its efforts to make corrections; or b. accept the Deliverable with its Deficiencies and deduct such proportionate amounts from the Service Providers fees as deemed appropriate by IPA; or c. terminate this Agreement for cause in accordance with the procedures set forth in Clause 15 (except that IPA is under no obligation to provide the Service Provider any further opportunity to cure) and recover its damages subject to the limitations set forth in this Agreement. | i. If the Service Provider is unable to correct all deficiencies | No Change. As per RFP |
| V 45 | | | | change of control of the Service Provider has taken place. For the purposes of this Clause, in the case of Service Provider, change of control shall mean the events stated in Clause 6, and such notice shall become effective at the end of the notice period as set out in Clause 6.1 (c). (c) In the event that Service Provider undergoes such a change of control, IPA may, as an alternative to termination, require a full Performance Guarantee for the obligations of Service Provider by a guarantor acceptable to IPA or its nominated agencies. If such a guarantee is not furnished within 30 days of IPA's demand, or any period extended by IPA, IPA may exercise its right to terminate this Agreement in accordance with this Clause by giving 15 days further written notice to the ServiceProvider. | This right of termination in the event of change control to be mutual as follows: (b) IPA Either Party may by giving a one month's written notice, terminate this Agreement if a change of control of the Service-Provider other party has taken place. For the purposes of this Clause, in the case of Service Provider, change of control shall mean the events stated in Clause 6, and such notice shall become effective at the end of the notice period as set out in Clause 6.1 (c). (c) In the event that Service Provider undergoes such a change of control, IPA may, as an alternative to termination, require a full Performance Guarantee for the obligations of Service Provider by a guarantor acceptable to IPA or its nominated agencies. If such a guarantee is not furnished within 30 days of IPA's demand, or any period extended by IPA, IPA may exercise its right to terminate this Agreement in accordance with this Clause by giving 15 days further written notice to the Service Provider Legal Anchor to confirm if we can agree to this. | No Change. As per RFP |
| | /olume 3 | 23 | 15.1 d | all charges for services Service Provider provides and any Deliverables and/or system (or part thereof) Service Provider delivers through termination, and ii. reimbursable expenses Service Provider incurs through termination. If IPA terminates without cause, IPA also agrees to pay any applicable adjustment expenses Service Provider incurs as a result of such termination (which Service Provider will take reasonable steps to mitigate). | (d) IPA agrees to pay Service Provider for i. all charges for services Service Provider provides and any Deliverables and/or system (or part thereof) Service Provider delivers through termination, and ii. reimbursable expenses Service Provider incurs through termination. If IPA terminates without cause, then, an advance notice of ninety (90) days needs to be provided to the Service Provider and IPA also agrees to pay any applicable adjustment expenses Service Provider incurs as a result of such termination along with termination fee and wind down costs as agreed by the parties (which Service Provider will take reasonable steps to mitigate). Suggest adding: Following termination of this Agreement by either party, IPA shall pay to Service Provider the charges for all Services and Deliverables provided to IPA up to the effective date of termination. | No Change. As per RFP |
| 46 V | /olume 3 | 24 | 15.3 | IPA may serve written notice on Service Provider at any time to terminate this | | No Change. As per RFP |
| | | | | an apprehension of bankruptcy to IPA or its nominated agencies. | Provider the other party at any time to terminate this Agreement with immediate effect in the event that the Service Provider other party reporting an apprehension of bankruptcy or insolvency to IPA either parties or its nominated agencies. | |
| 47 | | | 15.4 | Suspension | We cannot agree for any suspension of the Services as any | Please refer Sl.No. 3.11 of the |

| | Volume 3 | 24 | | indemnify IPA (the "Indemnified Party") from and against all losses on account of bodily injury, death or damage to tangible personal property arising in favour of any person, corporation or other entity (including the Indemnified Party) attributable to the Indemnifying Party's negligence or willful default in performance or non-performance under this Agreement. | below,ServiceProvider(the"IndemnifyingParty")undertakes to indemnify IPA (the "Indemnified Party") from and against all third party claims & losses on account of bodily injury, death or damage | No Change. As per RFP |
|----|----------|----|------|---|--|---|
| 49 | Volume 3 | 25 | | the Service; ii. Indemnified Party's failure to use corrections or enhancements made available by the Indemnifying Party; iii. Indemnified Party's use of the Service in combination with any product or information not owned or developed by Indemnifying Party; iv. Indemnified Party's distribution, marketing or use for the benefit of third parties of the Service; or v. information, direction, specification or materials provided by Indemnified Party or any third party contracted to it. If any Service is or likely to be held to be | 1. With respect to the exclusions of indemnity, suggest adding the below mentioned points as well: vi. third party software, where the Indemnifying Party's use of such software has been in accordance with relevant licensing terms; vii. use or combination of the Deliverables with items not provided by Indemnifying Party; vii. use or incorporation of the Deliverables in a manner for which they were not designed. 2. With respect to the remedy to be provided to the Indemnified Party, suggest adding one more remedy as follows: | No Change. As per RFP |
| 51 | Volume 3 | 25 | | personnel provided that the Indemnified Party may, at its sole cost and expense, reasonably participate, through its attorneys or otherwise, in suchdefense; | (ii) the Indemnified Party shall, at its own cost the cost of the Indemnifying Party, give the Indemnifying Party all reasonable assistance in the defense of such claim including reasonable access to all relevant information, documentation and personnel provided that the Indemnified Party may, at its sole cost and expense, reasonably participate, through its attorneys or otherwise, in suchdefense; | No Change. As per RFP |
| 52 | Volume 3 | 26 | | tort, by statute or otherwise) for any claim in any manner related to this Agreement, including the work, deliverables or services covered by this Agreement, shall be the payment of direct damages only which shall in no event exceed half of the total contract value payable under this Agreement. The liability cap given under this Clause c shall not be applicable to the indemnification obligations set out in Clause 16 and breach of clause 12.4 - 'Safety and Security' and clause 18 -'Confidentiality'. | | Please refer SI.No. 3.2 of the Corrigendum-5 |
| 53 | Volume 3 | 25 | 16 d | , · · | Suggest adding Customer Indemnity as follows: IPA shall indemnify, defend and hold harmless Service Provider against all liability, claims, costs, losses, damages, and expenses incurred by Service Provider arising from or related to any claim, suit, or action brought against Service Provider by a third party for infringement or misappropriation of a third party's copyright, patent, trade secret or other intellectual property rights by any intellectual property provided by IPA to Service Provider under this Agreement. | No Change. As per RFP |
| 54 | Volume 3 | 27 | | If the performance of the Contract is substantially prevented, hindered, or delayed for a single period of more than sixty (60) days on account of one or more events of Force Majeure during the time period covered by the Contract, the parties will attempt to develop a mutually satisfactory solution, failing which, either party may terminate the Contract by giving a notice to theother. | If the performance of the Contract is substantially prevented, | Please refer Sl.No. 3.1 of the Corrigendum-5 |

| | V-1 0 | 07.0.00 | 140 | A Francis Character 1975 and a 1976 than the control of the Character 1976 | N. Oleren Arman DED |
|--------|----------|---------|-----|--|-----------------------|
| | Volume 3 | 27 & 28 | | e) For the avoidance of doubt, it is expressly clarified that the aforesaid provisions shall not apply to the followinginformation: i. information already available in the publicdomain; ii. information which has been developed independently by the ServiceProvider; iii. information which has been received from a third party who had the right to disclose the aforesaid information; iv. Information which has been disclosed to the public pursuant to a courtorder. Information which has been disclosed to the public pursuant to a courtorder. Information which has been disclosed to the public pursuant to a courtorder. Information which has been received from a third party who had the right to disclose the aforesaid information; iv. Information which has been received from a third party who had the right to disclose the aforesaid information; iv. Information which has been developed independently by the ServiceProvider; iii. information which has been developed independently by the ServiceProvider; iii. information which has been received from a third party who had the right to disclose the aforesaid information; iv. Information which has been developed independently by the ServiceProvider; iii. information which has been developed independently by the ServiceProvider; iii. information which has been developed independently by the ServiceProvider; iii. information which has been developed independently by the ServiceProvider; iii. information which has been developed independently by the ServiceProvider; iii. information which has been developed independently by the ServiceProvider; iii. information which has been developed independently by the ServiceProvider; iii. information which has been developed independently by the ServiceProvider; iii. information which has been developed independently by the ServiceProvider; iii. information which has been developed independently by the ServiceProvider; iii. information which has been developed independently by the ServiceProvider; iii. Information which has been developed i | |
| 55 | | | | provided by law. | |
| 56 | Volume 3 | 28 | | The Service Provider shall allow access to IPA to all information which is in the possession or control of the Service Provider and which relates to the provision of the Services as set out in the Audit, Access and Reporting Schedule and which is reasonably required by IPA to comply with the terms of the Audit, Access and Reporting Schedule set out as Schedule IV of this Agreement. Such audit rights shall be conducted once in sixmonths. The Service Provider shall allow upon (i) reasonable notice to the Service Provider; and (ii) during Normal Business Hour access to IPA to all information which is in the possession or control of the Service Provider in relation to the performance by the Service Provider of its obligations under this Agreement and which relate to the provision of the Services as set out in the Audit, Access and Reporting Schedule and which is reasonably required by IPA to comply with the terms of the Audit, Access and Reporting Schedule set out as Schedule IV of this Agreement. All audits hat to be conducted at IPA's costs and expenses. Such audit rights shall be conducted once per year. in sixmonths. In no event such audits shall mean any other than physical and procedural audits connection with the Services in compliance with clause 2 provide hereunder, and the scope of such audit shall be limited only to the systems and resources used for provision of Services hereunder. | s d d d d |

| | Volume 3 | 28 & 29 | 20 | (a) Products and fixes: All products and related solutions and fixes provided | (a) Products and fixes: All products and related solutions and fixes | No Change As per REP |
|----|----------|---------|--------|---|--|-------------------------|
| | volume o | 20 0 20 | 20 | | provided pursuant to this work order shall be licensed according | No onlinge. No per Ni i |
| | | | | agreement packaged with or otherwise applicable to such product. Service | to the terms of the license agreement packaged with or otherwise | |
| | | | | Provider would be responsible for arranging any licenses associated with | applicable to such product. Service Provider would be responsible | |
| | | | | products. "Product" means any computer code, web-based services, or materials | for arranging any licenses associated with products upon IPA's | |
| | | | | comprising commercially released, pre-release or beta products (whether | costs and expenses. "Product" means any computer code, web- | |
| | | | | licensed for a fee or no charge) and any derivatives of the foregoing which are | based services, or materials comprising commercially released, | |
| | | | | made available to IPA for license which is published by product owner or its | pre-release or beta products (whether licensed for a fee or no | |
| | | | | affiliates, or a third party. "Fixes" means product fixes that are either released | charge) and any derivatives of the foregoing which are made | |
| | | | | generally (such as commercial product service packs) or that are provided to you | available to IPA for license which is published by product owner or | |
| | | | | when performing services (such as workarounds, patches, bug fixes, beta fixes | its affiliates, or a third party. "Fixes" means product fixes that are | |
| | | | | and beta builds) and any derivatives of theforegoing. (c) Pre-existing work: All IPR including the source code and materials developed | either released generally (such as commercial product service packs) or that are provided to you when performing services (such | |
| | | | | or otherwise obtained independently of the efforts of a party under this | as workarounds, patches, bug fixes, beta fixes and beta builds) | |
| | | | | Agreement ("pre-existing work") including any enhancement or modification | and any derivatives of theforegoing. | |
| | | | | thereto shall remain the sole property of that party. During the performance of the | | |
| | | | | services for this agreement, each party grants to the other party (and their sub- | materials developed or otherwise obtained independently of the | |
| | | | | contractors as necessary) a non-exclusive license to use, reproduce and modify | efforts of a party under this Agreement ("pre-existing work") | |
| | | | | any of its pre-existing work provided to the other party solely for the performance | including any enhancement or modification thereto shall remain | |
| | | | | of services under this Agreement for duration of the Term of this Agreement. | the sole property of that party. During the performance of the | |
| | | | | Except as may be otherwise explicitly agreed to in a statement of services, upon | services for this agreement, each party grants to the other party | |
| | | | | payment in full, the Service Provider should grant IPA a non-exclusive, perpetual, | (and their sub-contractors as necessary) a non-exclusive, non- | |
| | | | | fully paid-up license to use the pre- existing work in the form delivered to IPA as | transferable, irrevocable, royalty free and perpetual license to use, | |
| | | | | part of the service or deliverables only for its internal business operations. Under | reproduce and modify any of its pre-existing work provided to the | |
| | | | | such license, either of parties will have no right to sell the pre-existing work of the | other party solely for the performance of services under this | |
| | | | | other party to a Third Party. IPA's license to pre-existing work is conditioned upon | Agreement for duration of the Term of this Agreement. Except as | |
| | | | | its compliance with the terms of this Agreement and the perpetual license applies | may be otherwise explicitly agreed to in a statement of services, | |
| | | | | solely to the pre-existing work that bidder leaves with IPA at the conclusion of | upon payment in full, in the event the Service Provider Materials | |
| | | | | performance of theservices. | are embedded in the Deliverables, the Service Provider should | |
| | | | | | grant IPA a non-exclusive, non-transferable, perpetual, fully paid- | |
| 57 | | | | | up license to use the pre- existing work in the form delivered to | |
| | Volume 3 | 28 & 29 | 20 | Intellectual Property Rights | Suggest adding the follows: | No Change. As per RFP |
| | | | | · · · | IPA acknowledges that the Deliverables may include Third Party | - ' |
| | | | | | Systems. Nothing in this Agreement or any Work Order issued | |
| | | | | | hereunder shall be construed to grant IPA rights to such Third | |
| | | | | | Party Materials and it shall be the sole responsibility of IPA to | |
| | | | | | obtain the requisite license, unless expressly stated to the | |
| | | | | | contrary in the Work Order. Service Provider shall reasonably | |
| | | | | | cooperate with IPA, at IPA's cost and expense, to secure | |
| 58 | | | | | appropriate licenses. | |
| | Volume 3 | 29 | | a) The SP warrants that the Project, including all the system(s), materials and | | No Change. As per RFP |
| | | | | goods supplied pursuant to the Agreement, shall be free from any defect or | system(s), materials and goods supplied pursuant to the | |
| | | | | | Agreement, shall be free from any defect or deficiency in the | |
| | | | | system and/or any of its systems(s) from fulfilling the technical requirements or | material, design, engineering, and workmanship that prevent the | |
| | | | | that limit in a material fashion the performance, reliability, or extensibility of the | system and/or any of its systems(s) from fulfilling the technical | |
| | | | | system and/or any of its sub-system(s). Commercial warranty provisions of | requirements or that limit in a material fashion the performance, | |
| | | | | products supplied under the Agreement shall apply to the extent they do not conflict with the provisions of this Agreement. | reliability, or extensibility of the system and/or any of its sub- system(s). Commercial warranty provisions of products supplied | |
| | | | | | | |
| | | | | | | i i |
| 1 | | | | b) The SP also warrants that the products, materials and other goods supplied | under the Agreement shall apply to the extent they do not conflict with the provisions of this Agreement | |
| 1 | | | | under the Agreement are new, unused and incorporate all recent improvements | with the provisions of this Agreement. | |
| | | | | under the Agreement are new, unused and incorporate all recent improvements in design that materially affect the system's or subsystem's ability to fulfil the | with the provisions of this Agreement. b) The SP also warrants to the best of its knowledge that the | |
| | | | | under the Agreement are new, unused and incorporate all recent improvements | with the provisions of this Agreement. | |
| | | | | under the Agreement are new, unused and incorporate all recent improvements in design that materially affect the system's or subsystem's ability to fulfil the technical requirements specified in theRFP. | with the provisions of this Agreement. b) The SP also warrants to the best of its knowledge that the products, materials and other goods supplied under the | |
| | | | | under the Agreement are new, unused and incorporate all recent improvements in design that materially affect the system's or subsystem's ability to fulfil the technical requirements specified in theRFP. c) In addition, the SP warrants that all Goods components to be incorporated into | with the provisions of this Agreement. b) The SP also warrants to the best of its knowledge that the products, materials and other goods supplied under the Agreement are new, unused and incorporate all recent | |
| | | | | under the Agreement are new, unused and incorporate all recent improvements in design that materially affect the system's or subsystem's ability to fulfil the technical requirements specified in theRFP. c) In addition, the SP warrants that all Goods components to be incorporated into the System form part of the SP/OEM's and/or Subcontractor's current | with the provisions of this Agreement. b) The SP also warrants to the best of its knowledge that the products, materials and other goods supplied under the Agreement are new, unused and incorporate all recent improvements in design that materially affect the system's or | |
| | | | | under the Agreement are new, unused and incorporate all recent improvements in design that materially affect the system's or subsystem's ability to fulfil the technical requirements specified in theRFP. c) In addition, the SP warrants that all Goods components to be incorporated into the System form part of the SP/OEM's and/or Subcontractor's current | with the provisions of this Agreement. b) The SP also warrants to the best of its knowledge that the products, materials and other goods supplied under the Agreement are new, unused and incorporate all recent improvements in design that materially affect the system's or subsystem's ability to fulfil the technical requirements specified in theRFP. c) In addition, the SP warrants to the best of its knowledge that all | |
| | | | | under the Agreement are new, unused and incorporate all recent improvements in design that materially affect the system's or subsystem's ability to fulfil the technical requirements specified in theRFP. c) In addition, the SP warrants that all Goods components to be incorporated into the System form part of the SP/OEM's and/or Subcontractor's current | with the provisions of this Agreement. b) The SP also warrants to the best of its knowledge that the products, materials and other goods supplied under the Agreement are new, unused and incorporate all recent improvements in design that materially affect the system's or subsystem's ability to fulfil the technical requirements specified in theRFP. c) In addition, the SP warrants to the best of its knowledge that all Goods components to be incorporated into the System form part | |
| | | | | under the Agreement are new, unused and incorporate all recent improvements in design that materially affect the system's or subsystem's ability to fulfil the technical requirements specified in theRFP. c) In addition, the SP warrants that all Goods components to be incorporated into the System form part of the SP/OEM's and/or Subcontractor's current | with the provisions of this Agreement. b) The SP also warrants to the best of its knowledge that the products, materials and other goods supplied under the Agreement are new, unused and incorporate all recent improvements in design that materially affect the system's or subsystem's ability to fulfil the technical requirements specified in theRFP. c) In addition, the SP warrants to the best of its knowledge that all | |
| 59 | | | | under the Agreement are new, unused and incorporate all recent improvements in design that materially affect the system's or subsystem's ability to fulfil the technical requirements specified in theRFP. c) In addition, the SP warrants that all Goods components to be incorporated into the System form part of the SP/OEM's and/or Subcontractor's current | with the provisions of this Agreement. b) The SP also warrants to the best of its knowledge that the products, materials and other goods supplied under the Agreement are new, unused and incorporate all recent improvements in design that materially affect the system's or subsystem's ability to fulfil the technical requirements specified in theRFP. c) In addition, the SP warrants to the best of its knowledge that all Goods components to be incorporated into the System form part | |
| 59 | Volume 3 | 30 | | under the Agreement are new, unused and incorporate all recent improvements in design that materially affect the system's or subsystem's ability to fulfil the technical requirements specified in theRFP. c) In addition, the SP warrants that all Goods components to be incorporated into the System form part of the SP/OEM's and/or Subcontractor's current | with the provisions of this Agreement. b) The SP also warrants to the best of its knowledge that the products, materials and other goods supplied under the Agreement are new, unused and incorporate all recent improvements in design that materially affect the system's or subsystem's ability to fulfil the technical requirements specified in theRFP. c) In addition, the SP warrants to the best of its knowledge that all Goods components to be incorporated into the System form part of the SP/OEM's and/or Subcontractor's current productlines. | No Change. As per RFP |
| 59 | Volume 3 | 30 | 21.1 d | under the Agreement are new, unused and incorporate all recent improvements in design that materially affect the system's or subsystem's ability to fulfil the technical requirements specified in theRFP. c) In addition, the SP warrants that all Goods components to be incorporated into the System form part of the SP/OEM's and/or Subcontractor's current productlines. | with the provisions of this Agreement. b) The SP also warrants to the best of its knowledge that the products, materials and other goods supplied under the Agreement are new, unused and incorporate all recent improvements in design that materially affect the system's or subsystem's ability to fulfil the technical requirements specified in theRFP. c) In addition, the SP warrants to the best of its knowledge that all Goods components to be incorporated into the System form part of the SP/OEM's and/or Subcontractor's current productlines. | No Change. As per RFP |
| 59 | Volume 3 | 30 | 21.1 d | under the Agreement are new, unused and incorporate all recent improvements in design that materially affect the system's or subsystem's ability to fulfil the technical requirements specified in theRFP. c) In addition, the SP warrants that all Goods components to be incorporated into the System form part of the SP/OEM's and/or Subcontractor's current productlines. The warranty period shall commence from the date of Final Acceptance of the | with the provisions of this Agreement. b) The SP also warrants to the best of its knowledge that the products, materials and other goods supplied under the Agreement are new, unused and incorporate all recent improvements in design that materially affect the system's or subsystem's ability to fulfil the technical requirements specified in theRFP. c) In addition, the SP warrants to the best of its knowledge that all Goods components to be incorporated into the System form part of the SP/OEM's and/or Subcontractor's current productlines. With respect to the Warranty period, the Service Provider shall | No Change. As per RFP |

| 61 | Volume 3 Volume 3 | 30 | 21.1 g 21.1 h & i | connection with such work shall be paid to IPA by the SP or may be deducted by the IPA from any amount due to theSP. (h) If the System or any of its sub-systems cannot be used by reason of such default, defect or deficiency and/or making good of such default, defect or | defect or any damage to the System caused by such defect within a reasonable time period. IPA may, at Service Provider's option, refund of the fees paid for such nonconforming Services and Deliverables. fellowing notice to the SP, proceed to do such work-or contract a third party (or parties) to do such work, and the reasonable costs incurred by IPA in connection with such work-shall be paid to IPA by the SP or may be deducted by the IPA-from any amount due to theSP. (h) We cannot agree to this clause. Suggest striking out. (i) This is rolling warranty to which we cannot agree. Hence | No Change. As per RFP No Change. As per RFP |
|----------|-------------------|----|----------------------|---|--|--|
| 62 | | | | deficiency, the warranty period for the Project shall be extended by a period equal to the period during which the Project or any of its system could not be used by IPA because of such defect and/or making good of such default, defect ordeficiency. (i) Items substituted for defective parts of the System during the Warranty Period shall be covered by the Warranty for the remainder of the Warranty Period applicable for the part replaced or three (3) months, whichever isgreater. | | |
| | Volume 3 | 30 | 21.1 j | of the deliverables on any environment (hardware or software) other than the environment recommended or approved by the SP, (ii) the combination, operation, or use of some or all of the deliverables with information, software, specifications, instructions, data, or materials not approved by the SP; (iii) the deliverables having been tampered with, altered or modified by IPA without the written permission of SP, or (iv) use of the deliverables otherwise than in terms of the relevantdocumentation | iv. a Force Majeure Event as defined under this Agreement. Also Add: Except as expressly set forth in this agreement, Service Provider hereby disclaims all warranties (whether implied, statutory or | No Change. As per RFP |
| 63 64 | Volume 3 | 31 | 22 a | Time is of the essence | We cannot agree to this clause. Request deletion. | No Change. As per RFP |
| 65 | Volume 3 | 32 | 24.1 b | for one year following the expiry or termination of the Agreement valid and | | No Change. As per RFP |
| | V/-1 0 | 32 | | | This could not be considered as a reason for the termination of the Agreement. Hence, suggest deletion of this clause. IPA can take recourse under the law or the other remedies available under | No Change. As per RFP |
| 66 | Volume 3 | | | | this agreement to make good any loss caused to IPA. | |
| 66 | Volume 3 Volume 3 | 33 | 25.1 f | coverage after the Cure Period. Inadequate insurance coverage for any reason shall not relieve Service Provider of its obligations under this Agreement. Neither Party will solicit for employment or knowingly hire an employee of the other Party with whom such Party has contact pursuant to project engagements under this Agreement. This restriction shall not apply to employees of either Party responding to advertisements in job fairs or news media circulated to the general public. | this agreement to make good any loss caused to IPA. | No Change. As per RFP |

| | Volume 3 | 34 | | to the benefit of IPA and their respective successors and permittedassigns. (b) Subject to Clause 4.4, the Service Provider shall not be permitted to assign its rights and obligations under this Agreement to any thirdparty except its affiliates, group companies or any other entity under the common management or control. (c) IPA may assign or novate all or any part of this Agreement and Schedules/Annexures, and the Service Provider shall be a party to such novation, to any third party contracted to provide outsourced services to IPA or any of itsnominees. | and shall inure to the benefit of IPA and their respective | Please refer Sl.No. 3.3 of the Corrigendum-5 |
|----|----------|----|------|--|--|---|
| 69 | | | | | its Receivables under this Agreement to a third party ("Bank") and Service Provider is hereby notifying IPA of such assignment. For the sake of clarity, the term "Receivables" is hereby defined as any amounts due from IPA under an invoice raised by the Service Provider for Services delivered under this Agreement. Further, IPA acknowledges that Service Provider may share limited excerpts of this Agreement and other details directly relating to the Receivables on a "need to know" basis with the Bank, subject to appropriate confidentiality undertakings by the Bank. | |
| 70 | Volume 3 | 36 | 25.8 | | 1. Each party agrees to have and maintain in place and enforce, throughout the term of this Agreement, its own policies and procedures, to ensure compliance with applicable anti-bribery and anti-corruption laws. No payments or transfers of value which intend to or effect public or commercial bribery, kickbacks or other unlawful or improper means of obtaining or retaining business or directing business to any person or entity, and no facilitation payments, will be made. 2. In the event that there are any changes in law or regulations, applicable to this Agreement, including but not limited to changes in Applicable Laws, which adversely affect Service Provider's ability to render the Services and Deliverables under any Work Order, the parties shall upon mutual agreement amend the applicable Work Order (using the change order mechanism) in order to enable Service Provider to render the required Services and Deliverables under and Deliverables in accordance with the laws and regulations as amended at no additional cost to Service Provider, or to compensate Service Provider for any reasonable additional costs which it would have to incur in order to comply with the changes to such laws or regulations. 3. IPA acknowledges that it is best suited to ascertain the export control classification of any information, data, software, technology, or materials provided or disclosed to Service Provider and/or Service Provider's employees in connection with this Agreement. IPA represents and warrants that no export license is required in connection with the provision and/or disclosure of any information, data, software, technology, or materials to Service Provider's employees/contractors under this Agreement. Except as expressly agreed between the parties with respect to a Work | No Change. As per RFP |
| 71 | Volume 3 | 36 | | commitments, payments, gifts, kickbacks, lavish or expensive entertainment, or other things of value to any employee or agent of IPA in connection with this agreement and acknowledges that the giving of any such payment, gifts, entertainment, or other things of value is strictly in violation of IPA standard policies and may result in cancellation of this Agreement, or the SLA. | Order Service Provider shall have no obligation to secure any. The Service Provider represents, warrants and covenants- ensures that it has given no commitments, payments, gifts, kickbacks, lavish or expensive entertainment, or other things of value to any employee or agent of IPA in connection with this agreement and acknowledges that the giving of any such payment, gifts, entertainment, or other things of value is strictly in violation of IPA standard policies and may result in cancellation of this Agreement, or the SLA. | No Change. As per RFP |

| 72 | Volume 3 | 41 | | Means the products, infrastructure and services agreed to be delivered by the Service Provider in pursuance of the agreement as listed in the RFP and includes all documents related to the user manual, technical manual, design, process and operating manuals, service mechanisms, policies and guidelines (such as security related, data migration related), interalia payment and/or process related etc., source code and all its modifications; | | No Change. As per RFP |
|----|-----------|----|------------|--|---|--|
| =0 | Volume 3 | 49 | 4.1 | | the cost of the audit to be borne by the IPA | No Change. As per RFP |
| 73 | Volume 3 | 39 | Schedule 1 | each year, the cost of which shall be borne by the ServiceProvider. Schedule 1: Definitions: | Suggest adding the following definitions: | No Change. As per RFP |
| | volunie 3 | 39 | Schedule I | Scredule 1. Dell'illidis. | 1. "Service Provider Material" shall mean the Service Provider Pre-existing IP and Service Provider Incidental IP. 2. "Service Provider Pre-existing IP" shall mean all tools, software, methodologies, processes, know-how and other information or material created or licensed by Service Provider prior to the commencement of an applicable Work Order or outside the scope of such Work Order, and any modifications or enhancements made to any of the foregoing. 3. "Service Provider Incidental IP" shall mean all tools, software, methodologies, processes, know-how and other information or material created by Service Provider in the course of providing Services under an applicable Work Order without using IPA Materials or IPA's Confidential Information. 4. "IPA Materials" means all assistance, support, approvals, software, hardware and infrastructure provided by IPA to Service Provider to effectively provide the Services and Deliverables hereunder. 5. "Work Order" shall mean a written description of the Services and Deliverables to be provided by Service Provider as agreed to between the parties from time to time. | NO Citalige: As pel Krr |
| 74 | | | | | | |
| 75 | | 41 | | Means a breach by either Party (IPA or Service Provider) of any of its obligations under this Agreement which has or is likely to have an Adverse Effect on the Project which such Party shall have failed tocure; | Means a breach by either Party (IPA or Service Provider) of any of its obligations under this Agreement which has or is likely to have an Adverse Effect on the Project which such Party shall have failed to cure such breach within 30 days of notice; | |
| 76 | Volume 3 | 18 | 13.2 c | Payment shall be made within 60 working days of the receipt of invoice along with supporting documents by IPA subject to deduction of applicable liquidated damages and/or service credits/debits. | The cost negotiation needs to be made mutual for suspension period. | Please refer Sl.No. 3.1 of the Corrigendum-5 |
| 77 | Volume 3 | 24 | 15.4 | The Service Provider shall not be entitled to claim compensation for any loss or damage sustained by it by reason of such temporary suspension of the work for a continuous period of maximum 30 days. IPA may consider suitable compensation to the Service Provider in the event of suspension extending beyond a continuous period of 30 days. | We proposed "0.5% per week of delay for the delayed milestones capped to a maximum of 10%. | No Change. As per RFP |
| 78 | Volume 3 | 31 | | Time is the essence of the Agreement and the delivery dates are binding on the SP. In the event of delay or any gross negligence in implementation of the project before Go-Live, for causes solely attributable to the SP, in meeting the deliverables, IPA shall be entitled at its option to recover from the SP as agreed, liquidated damages, as defined in SLA for each completed week or part thereof subject to a limit of 10°% of the total contractvalue. | | No Change. As per RFP |

| 79 | III | 15 | , | regulatory and governmental licenses, clearances and applicable approvals (hereinafter the "Required Consents") necessary for the Service Provider to provide the Services. The costs of such Approvals shall be borne by the Party normally responsible for such costs according to local custom and practice in the locations where the Services are to be provided. | Please confirm the list of licenses, clearance and approvals required to be obtained by Service Provider? What would be the approximate time for obtaining the same? What would be the approximate costs for obtaining the same? | Please refer Volume 2 of the RFP for scope of work and project requirements |
|----|--|----|----------|--|---|--|
| 80 | III —————————————————————————————————— | 17 | | Security and Safety (a) The Service Provider shall comply with the technical requirements of the relevant security, safety and other requirements specified in the Information Technology Act or Telegraph Act including the regulations issued by dept. of telecom (wherever applicable), IT Security Manual of IPA as specifically stated in the RFP and follow the industry standards related to safety and security (including those as stated in the RFP), insofar as it applies to the provision of the Services/Deliverables under this Agreement. | We could not locate any IT Security Manual of IPA in the RFP as referred in the said clause. Can you provide the same for our reference? | Please refer Annexure 2.6.16 "IPA IT Security Policy" in Corrigendum-5 |
| 81 | ш | 18 | 13.2 (b) | Invoicing and Settlement (b) The Service Provider alone shall invoice all payments only after receiving due approval of completion of payment milestone from the competent authority. Such invoices shall be accurate and all adjustments to or changes in the terms of payment as stated in RFP | Who shall be the competent authority for granting the approval of completion of payment milestone by the Service Provider? How to deal with a situation where there is a difference of opinion between the IPA and Service Provider w.r.t. completion of a milestone? | Please refer Clause 4 Governance in Volume 2 of the RFP |
| | ш | 24 | | Suspension a) The Service Provider shall, if ordered in writing by IPA, temporarily suspend the performance of any services or any part thereof under this Agreement for such specified/ ordered period and time. IPA shall inform the Service Provider about such suspension at least 30 days in advance. The Service Provider shall not be entitled to claim compensation for any loss or damage sustained by it by reason of such temporary suspension of the work for a continuous period of maximum 30 days. IPA may consider suitable compensation to the Service Provider in the event of suspension extending beyond a continuous period of 30 days. An extension of time for completion, corresponding with the delay caused by any such suspension of the works as aforesaid shall be granted to the Service Provider, if written request for the same is made. In case the suspension of works lasts for a period of more than 3 months, the Service Provider shall have the right to request IPA to pay reasonable immobilization and mobilization charges as may be consented to byIPA. | In case the suspension period exceeds beyond 3 months, does the Service Provider has the right to terminate the Agreement? If yes, under which provision? If no, shouldn't it be there? | Please refer SI.No. 3.11 of the Corrigendum-5 |
| 82 | III | 26 | | Limitation of Liability: e)The liability of either Party (whether in contract, tort, negligence, strict liability in tort, by statute or otherwise) for any claim in any manner related to this Agreement, including the work, deliverables or services covered by this Agreement, shall be the payment of direct damages only which shall in no event exceed half of the total contract value payable under this Agreement. The liability cap given under this Clause c shall not be applicable to the indemnification obligations set out in Clause 16 and breach of clause 12.4 - 'Safety and Security' and clause 18 -'Confidentiality'. | Whether clause c mentioned therein should be clause 'e'? | Please refer Sl.No. 3.2 of the Corrigendum-5 |
| 84 | III | 32 | | Obligation to maintain insurance | Please confirm whether the cost of all insurances mentioned | As per RFP |
| 84 | III | 34 | | Sub-contractors Except the work permitted to be sub-contracted, Service Provider shall not subcontract any work without IPA's prior written consent. However, the Service Provider shall provide the list of all the other services planned to be sub contracted, within 30 days of signing the Agreement. It is clarified that the Service Provider shall be the principal employer for all claims arising from the liabilities statutory or otherwise, concerning the sub-contractors. The Service provider undertakes to indemnify IPA from any claims on the grounds stated hereinabove. Notwithstanding the sub-contracting, the Service Provider shall remain solely responsible for and liable for successful delivery of Deliverables and accomplishment of the Project. | | Bidder is required to submit the subcontracting documents as per the requirements of the RFP |
| 86 | ··· | 34 | | Assignment (b) Subject to Clause 4.4, the Service Provider shall not be permitted to assign its rights and obligations under this Agreement to any thirdparty except its affiliates, group companies or any other entity under the common management or control. | What is the co-relation of this clause with Clause 4.4? | Please refer Sl.No. 3.3 of the Corrigendum-5 |

| | | | | | • | |
|----|------|----|--------------------------|--|---|--|
| 87 | III | 34 | 25.4 | 25.4 Trademarks,Publicity | Is the numbering of this clause incorrect as there are two clauses with the same no. ? | As per RFP |
| | III | 36 | 25.9 | Professional Fees All expenses incurred by or on behalf of each Party to this Agreement and the SLA, including all fees of agents, legal advisors, accountants and actuaries employed by either of the Parties in connection with the negotiation, preparation | Is there any stamp duty payable on the execution of the MSA and SLA? If yes, who will bear the cost of the same? | As per RFP |
| 88 | | | | and execution of this Agreement or the SLA shall be borne solely by the Party which incurred them. | | |
| | iii | 36 | 26 | of escalation, both the parties should agree on a mediator for communication between the two parties d) in case the mediation does not help in resolution and it requires expertise to | a) Who will bear the costs of mediator? Would it be shared equally by the Parties. b) Who will bear the costs of experts? Would it be shared equally by the Parties. | No Change. As per RFP |
| | | | | understand an issue, a neutral panel of 3 experts, agreeable to both parties should be constituted e) Any dispute or difference whatsoever arising between the parties to this Contract out of or relating to the construction, meaning, scope, operation or effect of this Contract or the validity of the breach thereof shall be referred to a sole Arbitrator to be appointed by mutual consent of both the parties herein. If the parties cannot agree on the appointment of the Arbitrator within a period of one month from the notification by one party to the other of existence of such dispute, | c) Who will bear the costs of proceedings of appointment of arbitrator by Delhi High Court? Would it be shared equally by the Parties. | |
| 89 | | | | then the Arbitrator shall be appointed by the High Court of New Delhi, India | | |
| 90 | III | 8 | 1.1.2 | (g) References to a 'Business day' shall be construed as a reference to a day (other than Saturday, Sunday and other gazette holidays) on which IPA or its nominated agencies/ partners is generally open for business at their respectivelocations. | The term "Business Day" has been defined in three different manners in the MSA & SLA. Please clarify which definition is to be taken as correct? | As per RFP |
| 91 | III | 39 | 27 | Schdeule I - Definitions Business Day: Means any day that is not a Sunday or a public holiday and starts at 9.30 AM. | As above | Please refer Clause 1.1.2(g) of Volume 3 of the RFP |
| 91 | III | 57 | Annexure H Clause 1.2 | 1.2 Interpretation | As above | Please refer Clause 1.1.2(g) of Volume 3 of the RFP |
| 92 | | | | In this Agreement, unless otherwise specifed: references to a 'business day' shall be construed as a reference to a day on whichthe ports are generally open for business; | | |
| | III | 48 | SCHEDULE -IV | SCHEDULE – IV - AUDIT, ACCESS AND REPORTING 7. TERMS OFPAYMENT The SP shall bear the cost of any audits and inspections as per the scope of work defined in of the RFP. The terms of payment are exclusive of any costs of the Service Provider and the sub-contractor, for all reasonable assistance and information provided under the MSA, the Project Implementation, Operation and | 1.If the audit is the requirement/obligation of IPA, then why the Service Provider should be made liable to bear the costs of such audit and inspections? 2. What could be quantum of such audit & inspection costs? | No Change. As per RFP |
| 93 | | | | Management SLA by the Service Provider pursuant to this Schedule. | | |
| 94 | liii | 54 | ANNEXURE -F | ANNEXURE F – ROLES AND RESPONSIBILITIES OF THE PARTIES Roles and Responsibilities of Service Provider i) Establish a reliable DR site to ensure businesscontinuity | What is DR site ? | As per RFP |
| 95 | III | 59 | 4 | Annexure H - SERVICE LEVEL AGREEMENT 4. Scope of SLA This Agreement has been executed in relation to the outsourcing portion of the Project between the Parties. | What does the term outstanding portion of the Project refers to ? | Please refer Volume 2 of the RFP for scope of work and project requirements |
| 96 | III | 60 | 8 | Annexure H - SERVICE LEVEL AGREEMENT 8. Commencement and Duration of thisAgreement Agreement shall commence on the date of Go-Live (hereinafter the "SLA Effective Date") and shall, unless terminated earlier in accordance with its terms or unless otherwise agreed by the Parties, expire on the date on which this Agreement expires or terminates, which shall be a period of FOUR years after Go- Live. | under Clause 6 of Volume - I would accordingly required to be changed? 3. How would the Service Provider be paid for performing its obligations under SLA? | Please refer SI.No. 3.7 of the Corrigendum-5 |
| | III | _ | 10 | 3. TERM AND DURATION OF THEAGREEMENT | As above | As per RFP |

| | I | Inc | 1.0. | | | lu o: |
|-----|----------------------------------|-----|---------|--|---|--|
| 98 | III | 60 | 10.1 | performance metrics are complied with for all the parameters and the total SLA score in a quarter is 100 or above. The bidder will get lesser payment in case of a lower performance exhibited by a SLA score of less than 100. The maximum | Damages, a maximum of 0.5% of contract value can be charged for delay of each week. Considering this for 3 months, a maximum | No Change. As per RFP |
| 99 | III | 62 | 1 | Adherence to timeline for Go-live | This clause provide penalty for delay beyond 4 weeks and 8 weeks, however the correponding Penalty column contains the same in INR XXX per week. Please clarify this. | Please refer Sl.No. 3.6 of the Corrigendum-5 |
| 100 | III | 62 | 2 | evaluation | This clause too provides penalty for the period XX along with the correponding Penalty column of INR XXX per substitution. Please clarify this. | Please refer Sl.No. 3.6 of the Corrigendum-5 |
| 101 | III | 75 | 13 | | Please clarfy whether instead of the word 'guarnatees', the word 'best efforts' should be used? | No Change. As per RFP |
| 102 | III | 77 | | | Please clarify whether Clause (b) is correct as it seems to contradict the lause (a) ? | No Change. As per RFP |
| 103 | Vol 3 - Master Service Agreement | 9 | | | Please let us know the implications of the same on the Service Provider. Need further clarity on this clause. | Please refer to Volume 2 of the RFP for details of Latch on Services |
| 104 | Vol 3 - Master Service Agreement | 11 | 4.4 (b) | In the event that the Agreement fails to come into effect on account of non- fulfilment of the Service Provider's Conditions Precedent, IPA or its nominated agencies shall not be liable in any manner whatsoever to the Service Provider and IPA shall forthwith forfeit the Performance Guarantee. | If the Agreement fails to come into effect then IPA shall not have the right to encash the performance bank guarantee. | Please refer Sl.No. 3.5 of the Corrigendum-5 |
| 105 | Vol 3 - Master Service Agreement | 11 | 6(e) | (e)Any change in the constitution or internal reorganization of the entity (Service Provider) will be subject to prior approval of IPA. | We suggest the deletion of this clause as it is not practically possible to take consent of IPA every time for the internal reorganisation. | Please refer the S.No. 3.8 of Corrigendum-5 |
| 106 | Vol 3 - Master Service Agreement | 14 | 8.3(e) | partners shall provide sign offs on the deliverable or its comments for changes. within a reasonable time period of to be finalized at to Kick-off of Project. | We suggest the below modification to this clause (a) Provide prompt Deliverable feedback: IPA or its nominated agencies/ partners shall provide sign offs on the deliverable or its comments for changes. within a reasonable time period of Fifteen (15) days to be finalized at to Kick-off of Project. In case the IPA or its nominated agencies/ partners fails to respond and provide feedback on above stated submission, the deliverables or SLA and performance reports will be deemed accepted. Any subsequent rework post acceptance/ deemed acceptance would form the subject of a formal change request under the provisions of this Agreement. | Please refer SI.No. 3.1 of the Corrigendum-5 |

| | Vol 3 - Master Service Agreement | 18 | 13.2(c) | (c)Payment shall be made within 60 working days of the receipt of invoice along We suggest the below modification to this clause (a) | Please refer Sl.No. 3.1 of the |
|-----|----------------------------------|----|---------|---|---|
| 107 | ŭ | | | with supporting documents by IPA subject to deduction of applicable liquidated damages and/or service credits/debits. The penalties are imposed on the Service Frovider as per the penalty criteria specified in the SLA. Bidder should raise the invoice only after acceptance has been provided for respective deliverable/milestone/item. Payment shall be made within 6930 working days of the receipt from the date of invoice along with supporting documents by IPA subject to deduction of applicable liquidated damages and/or service oredits/debits. The penalties are imposed on the Service Provider as per the penalty criteria specified in the SLA. Bidder should raise the invoice only after acceptance has been provided for respective deliverable/milestone/item. | |
| 108 | Vol 3 - Master Service Agreement | 19 | | (a) IPA or its nominated agencies shall provide Service Provider with the original tax receipt of any withholding taxes paid by IPA or its nominated agencies responsibility of IPA and hence the SP should not be held liable on payments under this Agreement. The Service Provider agrees to reimburse for the same. (a) IPA or its and hold IPA harmless from any deficiency including penalties and interest nominated agencies shall provide Service Provider with the relating to taxes that are its responsibility under this paragraph. For purposes of this Agreement, taxes shall include taxes incurred on transactions between and among IPA, the Service Provider and third party subcontractors. Beduction of Withholding Tax and payment thereof is the original tax receipt of any withholding taxes paid by IPA or its nominated agencies on payments under this Agreement. The Service Provider IPA agrees to reimburse and hold IPA SP harmless from any deficiency including penalties and interest relating to taxes that are its responsibility under this paragraph. For purposes of this Agreement, taxes shall include taxes incurred on transactions between and among IPA, the Service Provider and third party subcontractors. | , , |
| | Vol 3 - Master Service Agreement | 19 | | (c) If, after the date of this Agreement, there is any change of rate of levy under the existing applicable laws of India with respect to taxes and duties, which are directly payable by IPA for providing the goods and services i.e. service tax or amount to be paid to SP. Hence, we suggest the deletion of this any such other applicable tax from time to time, which increases or decreases the cost incurred by the Implementation Agency in performing the Services, then the remuneration and reimbursable expense otherwise payable to the SP under this Agreement shall be increased or decreased accordingly by correspondence between the Parties hereto, and corresponding adjustments shall be made to the ceiling amounts specified in Schedule VI. However, in case of any new or fresh tax or levy imposed after submission of proof of payment of such tax or levy. | No Change. As per RFP |
| 110 | Vol 3 - Master Service Agreement | 20 | | i. The Service Provider may submit interim drafts of written Deliverables (e.g., We suggest the below modification to this clause i. The system designs and documentation) to IPA for review. IPA agrees to review each Service Provider may submit interim drafts of written Deliverables interim draft within a reasonable period of time after receiving it from the Service (e.g., system designs and documentation) to IPA for review. IPA Provider. When the Service Provider delivers a final written Deliverable to IPA, agrees to review each interim draft within a reasonable period of IPPA will have the opportunity to review such written Deliverable for an acceptance period of sinalized in Kick-off. Provider delivers a final written Deliverable to IPA, IPA will have the opportunity to review such written Deliverable for an acceptance period of Fifteen days (15) days or such other period as stated in the RFP or the agreed Project Plan (the "Acceptance Period") as finalized in Kick-off | No Change. As per RFP |
| 111 | Vol 3 - Master Service Agreement | 20 | | iii. IPA agrees to notify the Service Provider in writing by the end of the Acceptance Period either stating that the applicable written Deliverable is accepted / rejected in the form delivered by the Service Provider or describing the end of the Acceptance Period either stating that the applicable written Deliverable saccepted of the Acceptance Period either stating that the applicable written Deliverable is accepted / rejected in the form delivered by the Service Provider or describing with reasonable particularity any deficiencies that must be corrected prior to acceptance of such written Deliverable. If the Service Provider does not receive any such notice from IPA by the end of the Acceptance Period, the Service Provider of the Service Provider does not receive the required notice within seven (7) days after IPA receives such written Deliverable will be deemed to be accepted by IPA. | Please refer SI.No. 3.1 of the Corrigendum-5 |

| 112 | Vol 3 - Master Service Agreement | 21 | | i. To the extent not already specified in the RFP or agreed Project Plan, prior to the date on which the Service Provider is scheduled to deliver each Operational Deliverable to IPA, both the Service Provider and IPA will agree upon the testing procedures for the Operational Deliverable, including without limitation detailed test cases and expected results (the "Acceptance Tests"). The Acceptance Tests will be designed to determine whether the Operational Deliverable contains any defects. IPA will have the opportunity during the Acceptance Period to evaluate and test each Operational Deliverable in accordance with the following procedures by executing the Acceptance Tests. He was suggest the below modification to this clause the RFP or agreed Deliverable in the RFP or agreed Deliverable to IPA, both the Service Provider and IPA will agree upon the testing procedures will be designed to determine whether the Operational Deliverable contains any for the Operational Deliverable, including without limitation detailed test cases and expected results (the "Acceptance Tests"). The Acceptance Tests will be designed to determine whether the Operational Deliverable contains any defects. IPA will have the opportunity during the Acceptance Period to evaluate and test each Operational Deliverable contains any defects. IPA will have the opportunity during the Acceptance Period to evaluate and test each Operational Deliverable in accordance with the following procedures by executing the Acceptance Tests. IPA agrees that this does not include any new requirements other than existing asis operational requirements not test cases / data which had not been specified explicitly in writing by IPA to SP, prior to commencement of development. Any such requirements will be undertaken subsequently after Go-Live and the cost and duration for meeting such new requirements will be discussed and agreed separately. | No Change. As per RFP |
|-----|----------------------------------|----|---|--|---|
| 113 | Vol 3 - Master Service Agreement | 21 | | | Please refer SI.No. 3.1 of the Corrigendum-5 |
| 114 | Vol 3 - Master Service Agreement | 22 | | iv. IPA will have a reasonable additional period of time after receipt of the corrected Operational Deliverable to re-test it so as to confirm its proper in the functioning. The Service Provider will correct any further defects identified by IPA during the re-test as quickly as possible, but in no event more than ten (10) days after IPA notifies the Service Provider of the further defects, unless otherwise specified in the agreed Project Plan or RFP or agreed by IPA. We suggest the below modification to this clause in IPA will have a reasonable additional period of thirty (30) the further defects as to confirm its proper functioning. The Service after IPA notifies the Service Provider of the further defects, unless otherwise specified in the agreed Project Plan or RFP or agreed by IPA. We suggest the below modification to this clause suggest the below modification to this clause suggest the below modification to this clause suggest the below modification to the further defects, and so reasonable additional period of thirty (30) that the proper is in IPA will have a reasonable additional period of thirty (30) and safe if PA will have a reasonable additional period of thirty (30) and safe if PA will have a reasonable additional period of thirty (30) and safe if PA will have a reasonable additional period of thirty (30) and safe if PA will have a reasonable additional period of thirty (30) and safe if PA will have a reasonable additional period of thirty (30) and safe if PA will have a reasonable additional period of thirty (30) and safe if PA will have a reasonable additional period of thirty (30) and safe if PA will have a reasonable additional period of thirty (30) and safe if PA will have a reasonable additional period of the introvation in the suggest and safe if PA will have a reasonable additional period of the introvation in the suggest in th | |
| 115 | Vol 3 - Master Service Agreement | 22 | · | IPA shall be deemed to have accepted the Deliverables and/or System upon the date of delivery to the Service Provider by IPA of a notice (the "Acceptance Notice") to that effect. We suggest the below modification to this clause Save as otherwise provided in this Agreement, IPA shall be deemed to have accepted the Deliverables and/or System upon the date of delivery to that effect or, when the Deliverables and/or System in whole or part thereof is put to use other than for testing or piloting purposes to the extent applicable for each respective phase of implementation. | Please refer Sl.No. 3.1 of the Corrigendum-5 |
| 116 | Vol 3 - Master Service Agreement | 23 | | (i) If there is a material breach by the Purchaser or its nominated agencies which results in not providing support for conducting study, providing (i) If there is a material breach by the IPA or Purchaser or inputs, effecting data migration or not providing the certification of User Acceptance then the Implementation Agency will give a one month's notice for curing the material breach to the Purchaser. After the expiry of such notice period, the Implementation Agency will have the option to terminate the Agreement. We suggest the below modification to this clause suggest the below modification to the limitate suggest the below modification to the limitate suggest the below modification to this clause suggest the below modification to the limitate suggest suggest suggest suggest suggest the below modification to the limitate suggest su | No Change. As per RFP |

| 117 | Vol 3 - Master Service Agreement Vol 3 - Master Service Agreement | 23 15.2- Effects of Termination 23 15.2(d)- Effects of Termination | The Deliverables and/or Systems granted herein shall terminate in the event of termination pursuant to the termination clauses and in such event, IPA shall cease using the Deliverables and/or Systems and return all cooles of the Deliverables and/or Systems and return all cooles of the Deliverables and/or Systems, if applicable to SP together with a certified statement by an authorized officer of the IPA to that effect. Upon termination, such provisions and Sections of this Contract which expressly or by implication are intended to come into or remain in force after termination shall remain in full force and effect notwithstanding the expiry or termination. - reimbursable expenses Service Provider incurs through termination. IPA also agrees to pay any applicable adjustment expenses Service Provider incurs as a result of such termination (which Service Provider will take reasonable steps to mitigate). Since there is no clause on Termination without cause, we suggest the deletion of the following, reimbursable expenses Service Provider incurs through termination. If IPA terminates without cause, IPA also agrees to pay any applicable adjustment expenses Service Provider incurs as a result of such termination (which Service Provider incurs as a result of such termination (which Service Provider incurs through termination. It IPA terminates without cause, IPA also agrees to pay any applicable adjustment expenses Service Provider incurs as a result of such termination (which Service Provider will take reasonable steps to mitigate). | No Change. As per RFP No Change. As per RFP |
|-----|--|---|--|--|
| 118 | Vol 3 - Master Service Agreement | 24 15.4(a)- Suspesion | a) The Service Provider shall, if ordered in writing by IPA, temporarily we suggest the below modification to this clause suspend the performance of any services or any part thereof under this a) The Service Provider shall, if ordered in writing by IPA, Agreement for such specified/ ordered period and time. IPA shall inform the temporarily suspend the performance of any services or any part Service Provider about such suspension at least 30 days in advance. The Service Provider shall not be entitled to claim compensation for any loss or damage sustained by it by reason of such temporary suspension of the work for a continuous period of maximum 30 days. IPA may consider suitable compensation to the entitled to claim compensation for any loss or damage sustained by it by reason of such temporary suspension of the work for a continuous period of 30 days. An extension of time for completion, corresponding with the delay caused by any such suspension of the works as aforesaid shall be granted to the Service Provider, if written request for the same is made In case the suspension of works lasts for a period of more than 3 months, the Service Provider shall have the right to request IPA to pay reasonable immobilization charges as may be consented to by IPA. | Please refer SI.No. 3.11 of the Corrigendum-5 |
| 120 | Vol 3 - Master Service Agreement | 24 15.4(b)- Suspesion | 7- | Please refer SI.No. 3.11 of the Corrigendum-5 |
| 121 | Vol 3 - Master Service Agreement | 25 16(a)- Indemnification and limitation of liability | a) Subject to Clause b below Service Provider (the "Indemnifying Party") who suggest the indemnification clause to be reciprocal to protect Party") undertakes to indemnify IPA (the "Indemnified Party") from and against all losses on account of bodily injury, death or damage to tangible personal property a subject to Clause b below Service Provider interparty (the Indemnified Party) attributable to the Indemnifying Party's negligence or willful default in performance or non-performance under this Agreement. We suggest the indemnification clause to be reciprocal to protect the interest of both Party (the Subject to Clause b below Service Provider interparty (the Indemnifying Party") undertakes to indemnify IPAother Party (the Indemnified Party) from and against all losses on account of bodily injury, death or damage to tangible personal property arising in favour of any person, corporation or other entity (including the Indemnified Party) attributable to the Indemnifying Party's negligence or willful default in performance or non-performance under this Agreement. | No Change. As per RFP |

| | | | | T | C |
|-----|----------------------------------|----|-----------------|--|-------------------------|
| | Vol 3 - Master Service Agreement | | | The liability of either Party (whether in contract, tort, negligence, strict liability in tort, by statute or otherwise) for any claim in any manner related to this Agreement, including the work, deliverables or services covered by this considertation received by SP in the preceding three months from Agreement, shall be the payment of direct damages only which shall in no event exceed half of the total contract value payable under this Agreement. The liability cap given under this Clause c shall not be applicable to the indemnification obligations set out in Clause 16 and breach of clause 12.4- 'Safety and Security' and clause 18 -'Confidentiality'. The liability of event and also the applicability of the event and also the applicability of the indemnification obligations set out in Clause 16 and breach of clause 12.4- 'Safety and Security' and clause 18 -'Confidentiality'. We suggest to limit the liability up to the value of the value of the value of the vent and also the applicability of the action received by Service and also the applicability of the action of the event and also the applicability of the action of the event and also the applicability of the action of the event and also the applicability of the action of the event and also the applicability of the payment of under this Agreement. The liability of the liability of the value of the vent and also the applicability of the vent and also the applicability of the action of the event and also the applicability of the action of the event and also the applicability of the payment of the value of the vent and also the applicability of the payment of the vent and also the applicability of the vent and also th | |
| 122 | | | | | |
| 123 | Vol 3 - Master Service Agreement | 28 | Confidentiality | d) The Service Provider shall execute a corporate non-disclosure agreement with IPA in the format provided by IPA and shall ensure that all its employees, agents and sub-contractors involved in the project execute individual non-disclosure agreements, which have been duly approved by IPA with respect to this Project. We suggest the execution of the MUTUAL NDA in the agreed format and also to make this clause reciprocal to protect the interest of both Parties. Genvice Provider Both Parties shall execute a corporate Mutual non-disclosure agreement with IPA in the mutually agreed format provided by IPA and shall ensure that all its employees, agents and sub-contractors involved in the project execute individual non disclosure agreements, which have been duly approved by IPA with respect to this Project. | |
| | | | | e) For the avoidance of doubt, it is expressly clarified that the aforesaid e) For the avoidance of doubt, it is expressly clarified that the | No Change. As per RFP |
| 124 | | | | provisions shall not apply to the following information: aforesaid provisions shall not apply to the following information: | |
| 125 | | | | information already available in the public domain; information already available in the public domain; | No Change. As per RFP |
| 126 | | | | information which has been developed independently by the Service information which has been developed independently by Provider the Service Provider other Party: | |
| 127 | | | | information which has been received from a third party who had the right to information which has been received from a third party who | As per RFP |
| 121 | | | | disclose the aforesaid information; had the right to disclose the aforesaid information; Information which has been disclosed to the public pursuant to a court Information which has been disclosed to the public pursuant | No Chango As par PED |
| 128 | | | | information which has been disclosed to the public pursuant to a court of information which has been disclosed to the public pursuant to a court order. | 140 Change. As per Ni F |
| | Vol 3 - Master Service Agreement | 29 | 20 (b) | | No Change. As per RFP |
| | voi 3 - master Service Agreement | 29 | | (d) below, upon payment, the IPR rights for any bespoke development done during the implementation of the project will lie with IPA IPR rights of the Bespke Software shall always lie with Service Provider. Hence we suggest the following modification in the clause. (d) below, upon payment, the IPR rights for any bespoke development: Subject to the provisions of Clause 20 (c) and 20 (d) below, upon payment, the IPR rights for any bespoke development done during the implementation of the project will lie with IPAService Provider. | 0 1 |
| 129 | | | | | |

| | Vol 2 Master Service Agreement | 20 20 /0 | Per existing work. All IRR including the source code and materials developed on. The License to be granted to IRA shall be see transferable and | No Chango As par PEP |
|-----|----------------------------------|-----------------------------------|--|-----------------------|
| | Vol 3 - Master Service Agreement | 29 20 (c | Pre-existing work: All IPR including the source code and materials developed or otherwise obtained independently of the efforts of a party under this Agreement ("pre-existing work") including any enhancement or modification thereto shall remain the sole property of that party. During the performance of the services for this agreement, each party grants to the other party (and their sub-contractors as necessary) a non-exclusive license to use, reproduce and modify any of its pre-existing work provided to the other party solely for the performance of services under this Agreement for duration of the Term of this Agreement. Except as may be otherwise explicitly agreed to in a statement of services, upon payment in full, the Service Provider should grant IPA a non-exclusive, fully paid-up license to parties will have no right to sell the pre-existing work of the other party to a Third Party. IPA's license to pre-existing work in the form deliverable only for its internal business operations. Under such license, either of parties will have no right to sell the pre-existing work of the other party to a Third Party. IPA's license to pre-existing work in the form deliverable or party sold for the services. The License to be granted to IPA shall be non-transferable and revocable. Pre-existing work: All IPR including the source code and materials developed or otherwise obtained independently of the efforts of a party under this Agreement ("pre-existing work') including any enhancement or modification thereto shall remain the sole property of that party. During the performance of the services from the sole property of that party. During the performance of the services from the sole property of that party. During the performance of the estisting work' in the form delivered to IPA as part of the service or deliverable, revocable license to use, reproduce and modify any of its pre-existing work or the preformance of the services. The License to be granted to IPA shall be non-transferable and revocable. Pre-existing work in | No Change. As per RFP |
| 130 | | | I A the consideration of the c | |
| 131 | Vol 3 - Master Service Agreement | 29 21.1(a) - Warranty standard | a) The SP warrants that the Project, including all the system(s), materials and goods supplied pursuant to the Agreement, shall be free from any defect or deficiency in the material, design, engineering, and workmanship that prevent the system and/or any of its systems(s) from fulfilling the technical requirements or that limit in a material fashion the performance, reliability, or extensibility of the system and/or any of its sub-system(s). Commercial warranty provisions of products supplied under the Agreement shall apply to the extent they do not conflict with the provisions of this Agreement. The system/software supplied to IPA shall be reasonably free from the defects. a) The SP warrants that the Project the defects. b) The SP w | |
| 132 | Vol 3 - Master Service Agreement | 30 21.1(e) - Warranty standard | e) If during the warranty period any defect or deficiency is found in the material, design and performance/workmanship of the Project and other Services provided by the SP, the SP shall in consultation and agreement with Purchaser, and at the Implementation Agency's sole cost repair, replace, or otherwise make good (as the SP shall, at its discretion, determine) such default, defect or deficiency as well as any damage to the system caused by such default, defect or deficiency. Any defective component, excluding hard disks, that has been replaced by the SP shall remain the property of the_SP. | |
| 133 | Vol 3 - Master Service Agreement | 30 21.1(g) - Warranty standard | g) If the SP fails to commence the work necessary to remedy such defect or any damage to the System caused by such defect within a reasonable time period, IPA may, following notice to the SP, proceed to do such work or contract a not be held liable for the thirdy party cost third party (or parties) to do such work and the reasonable costs incurred by IPA in connection with such work shall be paid to IPA by the SP or may be deducted by IPA from any amount due to the SP. If the SP fails to commence the work necessary to remedy such defect or any damage to the System caused by such defect within a reasonable time period, IPA may, following notice to the SP, proceed to do such work or contract a third party (or parties) to do such work or contract a third party (or parties) to do such work shall be paid to IPA by the SP or may be deducted by the IPA from any amount due to the SP. | |

| 134 | Vol 3 - Master Service Agreement | 31 | | The Service Provider shall have no liability in the case of breach of this warranty due to (i) use of the deliverables on any environment (hardware or software) other than the environment recommended or approved by the Service Provider, (ii) the combination, operation, or use of some or all of the deliverables with information, software, specifications, instructions, data, or materials not approved by the Service Provider; (iii) the deliverables having been tampered with, altered or modified by IPA without the written permission of the Service Provider, or (iv) use of the deliverables otherwise than in terms of the relevant documentation. | Please refer SI.No. 3.4 of the Corrigendum-5 |
|-----|----------------------------------|---------|-----------------------------|---|---|
| 135 | Vol 3 - Master Service Agreement | 31 | | the SP. In the event of delay or any gross negligence in implementation of the contract value. project before Go-Live, for causes solely attributable to the SP, in meeting the deliverables, IPA shall be entitled at its option to recover from the SP as agreed, liquidated damages, as defined in SLA for each completed week or part thereof subject to a limit of 10% of the total contract_value. | No Change. As per RFP |
| 136 | Vol 3 - Master Service Agreement | 31 | Cover | enforceable insurance policies (if relevant) in the amount not less than the provided in Schedule I of the Agreement. Insurance Cover specified in Schedule I. | Please refer Sl.No. 3.12 of the Corrigendum-5 |
| 137 | Vol 3 - Master Service Agreement | 32 | 24.1 (d)-Insurance Cover | (a) The Liability of Service provider under this Clause shall ceases once the source code is handed over to IPA. Source code shall not be handed over to IPA in any case as it would be kept in Escrow Account and hence we suggest the deletion of this clause. | , |
| 138 | Vol 3 - Master Service Agreement | 32 | | The Service Provider must, on request by IPA, provide current relevant We suggest the modification in the clause as coverage decided at confirmation of insurance documentation from its insurance brokers certifying that the time of the execution of the Agreement shall be final and it has insurance as required by this Clause 24. The Service Provider agrees to replace any coverage prior to the date of expiry/cancellation. Whatsover. | No Change. As per RFP |
| 139 | Vol 3 - Master Service Agreement | 34 | 25.4(b) - Assignment | (a) Subject to Clause 4.4, the Service Provider shall not be permitted to We suggest to include the assignment of rights by SP with a prior assign its rights and obligations under this Agreement to any third party except its consent of IPA. affiliates, group companies or any other entity under the common management or control. | Please refer Sl.No. 3.3 of the Corrigendum-5 |
| 140 | Vol 3 - Master Service Agreement | 37 | and dispute resolution | (e) Any dispute or difference whatsoever arising between the parties to this Contract out of or relating to the construction, meaning, scope, operation or effect of this Contract or the validity of the breach thereof shall be referred to a sole for both Parties. Arbitrator to be appointed by mutual consent of both the parties herein. If the parties cannot agree on the appointment of the Arbitrator within a period of one month from the notification by one party to the other of existence of such dispute, then the Arbitrator shall be appointed by the High Court of New Delhi, India. The provisions of the Arbitration and Conciliation Act, 1996 will be applicable and the award made there under shall be final and binding upon the parties hereto, subject to legal remedies available under the law. Such differences shall be deemed to be a submission to arbitration under the Indian Arbitration and Conciliation Act, 1996, or of any modifications, Rules or re-enactments thereof. The Arbitration proceedings will be held Delhi, India. Any legal dispute will come under the sole jurisdiction of New Delhi | No Change. As per RFP |
| 141 | Vol 3 - Master Service Agreement | 39 & 41 | Schedule-I - Definitions | Acceptance Notice: in relation to the Deliverables or Systems or any parts Defects: when used with respect to the Deliverables or System or any part clarity and to protect the interest of both Parties. Hereof, such items that are not in compliance with the Specifications and Service Levels; and "Defective" and "Deficient" shall be construed accordingly. | No Change. As per RFP No Change. As per RFP |
| 143 | | | | | No Change. As per RFP |

| 144 | Vol 3 - Master Service Agreement | 41 | Definitions | Deliverables: Means the products, infrastructure and services agreed to be delivered by the Service Provider in pursuance of the agreement as listed in the RFP and includes all documents related to the user manual, technical manual, design, process and operating manuals, service mechanisms, policies and guidelines (such as security related, data migration related), interalia_payment and/or process related etc., source code and all its modifications; | Deliverables shall not include the source code. | No Change. As per RFP |
|-----|----------------------------------|----|-------------|--|--|-----------------------|
| 145 | Vol 3 - Master Service Agreement | 41 | Definitions | Go Live: Means operating the full solution on the target production environment successfully as per the scope of work as defined in the RFP by the actual intended users of IPA and integration of existing systems and commissioning the DR set up. | We suggest the following modification in the definition Go Live: Means operating the full solution on the target production environment successfully as per the scope of work other than that of User Acceptance Testing (UAT) or parallel run as defined in the RFP by the actual intended users of IPA and integration of existing systems and commissioning the DR set up. At the time of Go Live the database would be initialised and all existing transactions would be deleted. In case Go Live is delayed because of factors out of SP's control, then the agreed associated payment terms such as payment on Go Live milestone or subsequent AMC would still be adhered to. | No Change. As per RFP |
| 146 | Vol 3 - Master Service Agreement | 42 | Definitions | Intellectual Property Rights Means and includes all rights in the Bespoke Software, its improvements, upgrades, enhancements, modified versions that may be made from time to time, database generated, compilations made, source code and object code of the software, the said rights including designs, copyrights, trademarks, patents, trade secrets, moral and other rights therein. | Intellectual Property Rights Means and includes all rights in the Services, Pre-existing Software, Deliverables, Bespoke Software, its improvements, upgrades, enhancements, modified versions that may be made from time to time, database generated, compilations made, source code and object code of the software, the said rights including designs, copyrights, trademarks, patents, trade secrets, moral and other rights therein. | No Change. As per RFP |
| 147 | Vol 3 - Master Service Agreement | 43 | Definitions | Software Means the software designed, developed / customized, tested and deployed by the Service Provider for the purposes of the rendering the Services to the Stakeholders of the Project and includes the source code (in case of Bespoke development) along with associated documentation, which is the work product of the development efforts involved in the Project and the improvements and enhancements effected during the term of the Project, but does not include the third party software products except for the customization components on such products (including the COTS products used for the product), proprietary software components and tools deployed by the Service Provider and which ,i.e.,the bespoke software, shall be solely owned by the IPA | We suggest the following modification as the ownership of bespoke software shall lie with SP. Software Means the software designed, developed / customized, tested and deployed by the Service Provider for the purposes of the rendering the Services to the Stakeholders of the Project and includes the source code (in case of Bespoke development) along with associated documentation, which is the work product of the development efforts involved in the Project and the improvements and enhancements effected during the term of the Project, but does not include the third party software products except for the customization components on such products (including the COTS products used for the product), proprietary software components and tools deployed by the Service Provider and which ,i.e.,the bespoke software, shall be solely owned by the!PASP. | No Change. As per RFP |

| 148 | Vol 3 - Master Service Agreement | 43& 44 | Change Control Schedule | sorvices and that a significant reentent of this change can be accomplished by the organizing processes and responsbilities without a material effect on the cost. The SP will endeavour, wherever reasonably practicable, to effect change without an increase in the terms of payment as stated in the Terms of Payment Schedule and IPA will work with the Service Provider to ensure that all changes are discussed and managed in a constructive manner. However, where the cumulative effect of the changes done on different occassions in a preceding three months' period adds upto 10 man days or more, then the cost of such changes will be reimbursed by IPA. This Change Control Schedule sets out the provisions which will apply to all the changes to this agreement and other documents except for the changes in SLAs for which a separate process has been laid out in the SLA Agreement. The roles and responsibilities along with the timeline for Change Request shall be finalized during project execution phase. | Any change in the software should be routed through the Change Request procedure and the corrosponding increase in the amount for the same. Hence, we suggest the following modification in the clause. b) IPA and SP recognize that frequent change is an inevitable part of delivering services and that a significant element of this change can be accomplished by re-organizing processes and responsibilities without a material effect on the cost. The SP will endeavour, wherever reasonably practicable, to effect change without an increase in the terms of payment as stated in the Terms of Payment Schedule and IPA will work with the Service Provider to ensure that all changes are discussed and managed in a constructive manner. However, where the cumulative effect of the changes done on different eccasions in a preceding three menth's period adds up to 10 man days or more, then the cost of such changes will be reimbursed by IPA. This Change Control Schedule sets out the provisions which will apply to all the changes to this agreement and other documents except for the changes in SLAs for which a separate process has been laid out in the SLA Agreement. The roles and responsibilities along with the timeline for Change Request shall be finalized during project execution phase. | No Change. As per RFP |
|-----|----------------------------------|--------|---|--|---|---|
| 149 | Vol 3 - Master Service Agreement | 45& 46 | Management | continue running the project operations for a period of 6 months after termination | There shall not be any obligation on the part of SP to continue to provides the services once the termination orders are issued. Hence, we suggest the deletion of this clause. | No Change. As per RFP |
| | Vol 3 - Master Service Agreement | 54 | | | . 00 | As per RFP |
| | Vol 3 - Master Service Agreement | 61 | , | | We suggest the maximum SLA penalty to be levid should be 0.5% of the quarterly pay out. | No Change. As per RFP |
| 152 | Vol 3 - Master Service Agreement | 61 | 10.1 (Annexure H - Service Level Agreement) | The payment will be made by IPA to the bidder on quarterly basis. The quarterly invoice will be submitted by the bidder to the IPA, who will in turn release the 80% of the payment if there is no dispute and after verification/audit of the invoices and necessary documents, release balance 20% payment. The payments will be released subject to acceptance procedure. | payment of the undisputed invoice. | Please refer SI.No. 3.1 of the Corrigendum-5 |
| 153 | Vol 3 - Master Service Agreement | 75 | 13(a)- Scope of Services | a) SP shall ensure that Services are available at various locations as per the | SP shall provide the services at the different locations of IPA provided IPA reimburse the additional cost towards provision of services at each of these locations. | No Change. As per RFP |