

CENTRE OF PLASMA PHYSICS - INSTITUTE FOR PLASMA RESEARCH

नाजिराखात, सोनापुर-७८२ ४०२, असम, भारत Nazirakhat, Sonapur-782 402, Assam, India.

Tel.: - 0361 - 2220010/2313116

Fax: - 0361 - 2313110

Website: - http://www.cppipr.res.in

E-mail: enquiry@cppipr.res.in

Our Enquiry No.	CPP-IPR/ST/S & R/2021-22/99
Our Enquiry Date	06.12.2021
Enquiry Due Date and Time	28.12.2021, 1:00 IST

We would appreciate if you could kindly let us have your offer for Service and Repairing for the following.

Sr. No.	Particulars	
1.	Details of Equipment	80 kW fully Thyristorised DC Power Supply
2.	Scope of the Work and other details	As per enclosed Annexure – I.
3.	Payment	Payment will be made within 30 days of successful completion of repairing and acceptance.
4.	TDS	Applicable TDS will be deducted.
5.	Validity of Offer	120 days.

Your offer complete in all respect must reach the Acting Centre Director latest by the due date in a sealed envelope marking on its top with enquiry number, due date, and work in brief.

Thanking you,

Yours faithfully,

S.R. Mohanty

Chairman, Stores Committee

Encl.: as above



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Annexure - I

Servicing and Repairing of 80 kW fully Thyristorised DC Power Supply:

Scope of Work:

Thorough checking of the entire Power Supply at Vendor's Workshop. Any faulty component/spare parts shall be replaced and should be original and new. The components/spares provided by the supplier against defective parts should be guaranteed as per the manufacturer's norms and such norms should be made available to CPP-IPR.

Acceptance Criteria:

Acceptance tests of repaired equipment will be carried at CPP-IPR site by the supplier in presence of CPP-IPR representative (Testing of the equipment is not required at Vendor's workshop with a dummy load) with the segmented plasma torch with which the same power supply was running for last 10 years. Vendor has to show smooth running of plasma with the repaired power supply at 150 A, 250A and 300 A plasma current in continuous mode for at least 15 minutes.

Quotes required as follows:

- 1. Vendor will quote for service and repair of the equipment in Annexure-II
- 2. Vendor will quote for mandatory spare parts in Annexure-II
- 3. Vendor will quote for anticipated spare parts in Annexure-II
- 4. Vendor will quote for To and Fro charges In Annexure-II
- 5. Vendor will quote for Transit and Storage Insurance in Annexure-II
- 6. On-site warranty for the replaced parts should mentioned.

Security Deposit for Contract:

Vendor will have to furnish to CPP-IPR an interest free security deposit for 3% (Three percent) of the order value in the form of Bank Guarantee of an equivalent amount from SBI/ nationalized banks or any one of the scheduled banks approved by RBI except from Co-operative banks and Gramin banks within 15 days from the date of LOI/Work order/Contract and the said Guarantee should be valid till the goods/services are accepted by CPP-IPR.

Terms and Conditions: As per enclosed document No. CPP-IPR/ST/01

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S.R. Mohanty Chairman, Stores Committee



ब्लाच्या भौतिकी केंद्र - प्लाप्ना अनुभंपार संस्थान

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Annexure-II

RATE SCHEDULE

We hereby offer rates against Enquiry No. CPP-IPR/ST/S & R/2021-22/99 dated 06.12.2021 as under :-

Sr No	Particulars	Qty.	Unit	Rate	Amount
01	Service/Repair Charge	01	job		
01			J		
02	Cost of mandatory spares (list to				
	be enclosed with rate)				A STATE OF THE STA
03	Anticipated sparcs (list to be				
	enclosed with rate)				
04	Loading & Unloading charge				
05	Transportation charge (To and				
	Fro)				
06	Transit insurance charge				
07	Storage Insurance charge at your				
	workshop				
08	Any other cost, if any	1			

Fill or Tick the appropriate Columns

in or non the ap	TAXES AN	D DUTIES	
Particulars	Applicable Rate (%)	Inclusive	Exclusive
GST		AND THE RESIDENCE OF THE PROPERTY OF THE PROPE	
Others, if any			

GST Registration No. & Date	PAN Card No.
Got registration no. as bate	

Date:

(Signature with Seal)



प्लाज्या भौतिकी केंद्र . प्लाज्या अनुसंधान संस्थान

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Document No.: CPP-IPR/ST/01

General Terms and Conditions for service and Repair:

- 1. Payment: Payment will be arranged within 30 days from the date of successful repair and acceptance and submission of Service reports duly signed by Our Engineer Incharge, bills in our Stores section, completed in all respects.
- 2. **GST:** The details of Taxes/GST and other levies legally leviable and intended to be claimed should be clearly indicated in the tender. Where this is not done, no claim on these amounts would be admissible later.
 - a) GST for Goods (IGST/CGST/SGST TAX BENEFITS): CPP-IPR is entitled to avail tax benefit as per the following notifications issued by Ministry of Finance, Department of Revenue, Government of India:
 - 1) No: 47/2017-INTEGRATED TAX (RATE) DATED 14/11/17 for IGST.
 - 2) No: 45/2017-CENTRAL TAX (RATE) DATED 14/11/17 for CGST And,

CPP-IPR is entitled to avail tax benefit as per the following notifications issued by Finance (Taxation) Department, Government of Assam:

1) No. 45, dated 14/12/17 for SGST

As per above notifications CPP-IPR will bear only 5% IGST for procurement of goods from outside Assam & 2.5% CGST and 2.5% SGST (total 5%) for procurement of goods within Assam. Vendors are required to charge tax as per these notifications while quoting/supplying the goods. Deviations, (if any) should be clearly mentioned in the quotation/offer.

Contractor needs to obtain GST Concessional Certificate before supply of Goods.

- b) GST for Services: As applicable.
- 3. TDS: Applicable TDS will be deducted. Bidders have to provide copy of PAN card.
- 4. Penalty: The successful Vendor/Bidder should pay penalty @ ½% (half percent) of the total contract/order value for the delay of each week from the specific time period allowed with respect to date of intimation for Maintenance Work in the Contract/Work Order subject to a maximum of 5% (Five percent) of the total Contract/Order value.
- 5. Termination of Contract: If the performance of the Contractor is not found satisfactory during the validity/extended validity of the Contract, CPP-IPR reserves the right to terminate the contract in full by issuing one month's notice to the Contractor without any financial obligation on the part of CPP-IPR. In the event of cancellation of the contract for any reason, the payment for the work carried out will be paid on pro-rata basis.
- 6. Contractor's Responsibility: Contractor should take all precaution and utmost care to avoid breakage, damage, loss etc. while carrying out the work at your premises. If any damage, loss is occurred to CPP-IPR's property while doing the work, contractor will be responsible for making compensation to CPP-IPR.

- 7. Third Party Liability: It will be entire responsibility of the contractor to insure his employees against all risks. It will be the liability of you to meet claims over the lives of any employee including himself who insures/dies due to accident caused while on duty at CPP-IPR site or while not on duty but came to meet the employees of contractor/supervisor/any person of you.
- 8. **Safety Requirement:** The contractor shall strictly observe all safety, security and prevailing labour regulations. The contractor shall be responsible for the proper behaviour of the staff employed by him and also for any breach of security regulations, thefts, sabotage etc.
- 9. Jurisdiction: The contract shall be governed by the Laws of India for the time being in force. The Courts of Guwahati, Assam only shall have jurisdiction to deal with and decide any legal or dispute arising out of this Contract/Work Order.
- 10. Arbitration: In the event of any dispute or difference arising out or of in connection with any of the terms and conditions of the Work order/ Contract, the matter shall be referred to the Director, IPR for settlement. In case the parties to the work order are not in a position to settle the dispute mutually, the matter shall be referred to a Sole Arbitrator to be appointed in accordance with the Arbitration and Reconciliation Act, 1996 and Arbitration and Conciliation (Amendment) Act, 2015 as amended time to time.
- 11. Force Majeure: During the period of Force Majeure, Maintenance servicing of equipment may be delayed and can be taken after conditions normalize if required. CPP-IPR is not liable to pay for Force Majeure duration if service is not rendered by successful bidder, Payment for force Majeure duration will be subjected to terms and conditions decided by CPP-IPR authorities.
- 12. Spares: If Scope of Work includes supply of Spares/Material then contractor needs to obtain separate order for the spares.
- 13. Genuineness of Spares: If Scope of Work includes supply of Spares/Material then Spares should be original OEM make and genuine.
- 14. Offer Validity: Offer/ quotation submitted by bidder should be valid up to 120 days from the date of enquiry due date.

Please note that above Terms and Conditions are general in nature. If there is any deviation in above conditions or any specific conditions added, then conditions mentioned in Enquiry document is to be considered Final.

Enquiry Specific Terms and Conditions:

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The below terms and Conditions are specific in nature. If it is required in any enquiry, its applicability will be mentioned in the enquiry documents as "Enquiry Specific Terms and Conditions".

1) Security Deposit for Contract: If demanded by CPP-IPR, Vendor will have to furnish to CPP-IPR an interest free security deposit for 3% (Three percent) of the order value in the form of Bank Guarantee of an equivalent amount from SBI/ nationalized banks or any one of the scheduled banks approved by RBI except from Co-operative banks and Gramin banks within 15 days from the date of LOI/Work order/Contract and the said Guarantee should be valid till the goods/services are accepted by CPP-IPR. The Security deposit shall be forfeited in case the selected Bidder does not start the work within the time limit specified or fail to complete the work within the stipulated delivery period or fail to comply with any of the terms and conditions in the Work order/contract. On successful completion of scope of work and its acceptance by CPP-IPR, service provider/supplier should send a letter to the Chairmen, Stores Committee, CPP-IPR to return the original BG.

2) Safeguard of CPP-IPR's Equipment:

• The successful Bidder/vendor will have to furnish to CPP-IPR an interest free security deposit in the form of Bank Guarantee of an amount equivalent to equipment's value from a SBI/ nationalized banks or any one of the scheduled banks approved by RBI except from Co-operative banks and Gramin banks within 15 days from the date of LOI/Work order/Contract and before lifting of equipment from CPP-IPR and the said Guarantee should be valid till 2 months from the date of Equipment delivered to CPP-IPR after successful repair. The Security deposit shall be forfeited in case any damage/loss that may be caused or suffered by CPP-IPR due to the Contractor's inability/failure to return the instrument(s) duly repaired within the Work Completion Period and also when the instrument(s) lie under the Contractor's custody, control or possession.

OR

- The successful Bidder/vendor will have to provide To and Fro Transit Insurance and Storage Insurance of an amount equivalent to equipment's value in favour of CPP-IPR. A copy of insurance policy should be submitted before lifting of equipment from CPP-IPR.
- 3) Warranty: If there is any need arises for replacement of spare parts during Maintenance activity of Equipment, then there should be Six months' warrantee for intended performance of replaced spares from the date of acceptance of particular service.
- 4) Authorization letter: If demanded by CPP-IPR, Bidder has to submit valid Authorization letter from OEM at the time of submission of offer.
- 5) Transportation, Loading, Unloading: To and Fro Transportation, Loading and Unloading of equipment/material will be in the scope of Contractor.

INSTRUCTIONS TO BIDDERS:

- 1) The Quotation and any order resulting from this enquiry shall be governed by our Conditions of Contract/Work Order and vendor quoting this enquiry shall be deemed to have read and understood the same.
- 2) Where counter terms and conditions have been offered by the Tenderer, the same shall not be deemed to have been accepted by CPP-IPR unless our specific written acceptance thereof is obtained.
- 3) Quotation: Quotation should be submitted in the prescribed PRICE BID FORMAT attached with this Enquiry and the same should be submitted to the Chairman, Store Committee, CPP-IPR in a sealed envelope super- scribing the same with our enquiry No., date, due date and brief description of item on or before the due date. Enquiry documents should be submitted with duly signed and stamped on each and every page of Enquiry, Scope of Work and General Terms and Conditions along with Price Bid. If there is any deviation in the Terms and Conditions, bidder can attach separate sheet for the same. Late/delayed/incomplete/unsigned quotations will not be considered. Envelopes received without Enquiry number, date, due date and brief description of item may be rejected. The quoted prices should be firm for a period of 120 days from due date for placing order. CPP-IPR is not bound to accept lowest rate/s. CPP-IPR reserves the right to place order on one or more parties.
- 4) Prices are required to be quoted according to the units indicated in the tender form/Enquiry. When Quotations are given in terms of units other than those specified in the tender form, relationship between the two sets of units must be furnished.
- 5) Tender should be free from Correction and Erasures. Corrections, if any, must be attested. All amounts shall be indicated both in words as well as in figures. Where there is difference between amounts quoted in words and figures, amount quoted in words

- shall prevail. Unsigned quotations will summarily be rejected. If there is a discrepancy between the unit price and total price, unit price shall prevail.
- 6) CPP-IPR shall be under no obligation to accept the lowest or any tender and reserves the right of acceptance of the whole or any part of the tender.

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- 7) No correspondence will be entertained within 30 days from the date of acceptance of material/Services and bills, whichever is later.
- 8) The Contractor/Supplier/Service Provider shall at all times indemnify the purchase against all claims which may be made in respect of the stores for infringement of any right protected by Patent Registration of design or Trade Mark and shall take all risk of accidents or damage, which may cause failure of supply from whatever cause arising and the entire responsibility for sufficiency of all means used by him for the fulfilment of the contract.
- 9) The ACD, CPP-IPR reserves the right to accept or reject any quotations fully or partly or to cancel the enquiry without assigning any reason.