



TENDER NO **REPL/VGL/LCV/003/21**

SUBJECT **HIRING OF CNG ENGINE LCV FOR TRANSPORTATION OF CNG THROUGH MOBILE CASCADES FROM MOTHER STATION TO DBS FOR A PERIOD OF THREE YEAR**

CORRIGENDUM No. 02

DATED 01-12-2021

This has reference to the subject tender. The corrigendum to the subject tender is hereby issued. All participating bidders are requested to note the changes in respect of the subject tender.

S. No.	TENDER CLAUSE	EXISTING ENTRY	AMENDED ENTRY
1.	34 & 35 OF SECTION IV - "SOW"	<p>34. The final extra running beyond fixed running distance shall be calculated on yearly basis and accordingly payment shall be made for extra running</p> <p>35. If LCV is running less than the Fixed running distance than the balance distance shall be adjusted in extra running of other LCV initially on yearly basis.</p>	<p>In the event of vehicles exceeding the fixed monthly running on cumulative basis (All running LCV), the payment of extra kms run shall be reconciled on monthly basis as per following formula: Amount to be paid for Extra Kms Run (₹) = (A – F) x R Where, A = Cumulative actual monthly running (kms) F = Monthly Fixed kms on cumulative basis (kms) R = Rate of Km (Rs.) as per Sr. No. 2 (SOR) In the event A (Cumulative actual monthly running (kms)) < F (Monthly Fixed kms on cumulative basis (kms)), no extra kilometres shall be paid and only monthly fixed payment shall be payable.</p>
2.	CLAUSE 10.0 "PERIOD OF MOBILIZATION" OF SECTION IV – "SCC"	The CONTRACTOR shall be given a mobilization period of 15 Days from the date of written intimation from EIC to deploy their LCV(s) and Resource(s).	The CONTRACTOR shall be given a mobilization period of 30 Days from the date of written intimation from EIC to deploy their LCV(s) and Resource(s).
3.	CLAUSE 11.0 "DURATION OF CONTRACT" OF SECTION IV - "SCC"	The contract shall be valid for a period of 36 (Thirty-Six) Months reckoned from the 16th day of issuance of LOA/LOI or the date of commencement/ deployment of 1 st LCV whichever is earlier.	The contract shall be valid for a period of 36 (Thirty-Six) Months reckoned from the 31st day of issuance of LOA/LOI or the date of commencement/deployment of 1st LCV whichever is earlier.

4.	SECTION IV - "SCC"	-	<p>Addition of the following Clause:</p> <p>Bidder must possess a valid registration under "The Motor Transport Worker Act, 1961" (Where the Act is applicable as per Sec-1 of Motor Transport Workers Act 1961 i.e. motor transport undertaking employing five or more motor transport workers).</p>
5.	SECTION IV - "SCC"	-	<p>Addition of the following Clause:</p> <p>At least minimum 40% [rounded upto the nearest integer] of LCVs deployed under this contract at any given point of the contract period must be in the name of Contractor i.e. firm/bidder in case of proprietorship/ partnership concern and in the name of the firm/ company for other than proprietorship / partnership concern. Remaining LCVs offered/ deployed may be owned or attached. In case of attached LCVs offered by the Contractor, owners of LCVs should give an undertaking on stamp paper of requisite value indicating its willingness for deploying the vehicle through the Contractor for the full period up to last date of proposed Agreement period, and under any circumstances, the said party will not make any claim whatsoever to the company. Vadodara Gas Limited will not deal with the owners of the attached LCVs. For any claim, losses, damages, etc for the attached LCV, the liability will solely rest with the Contractor.</p>
6.	<p><u>CLAUSE 17.0 "GOOD AND SERVICE TAX" OF SECTION IV - "SCC" AND SECTION VIII - "SOR"</u></p>	<p>Goods & Service Tax extra as applicable; the current rate of GST is 18%.</p>	<p>Quoted price shall be inclusive of all taxes and duties except Goods and Service Tax and evaluation shall be done after considering the GST (either 5% or 12%).</p> <p>a) The GST rate of 5% is subject to the condition that credit of input tax charged on goods or services used in supplying the services has not been taken and same shall be paid by VGL (service recipient) under Reverse charge mechanism (RCM) under section 9(3) of the GST Act.</p> <p>b) The GST rate @ 12% is subject to the condition that the GTA (Good Transport Agency) /LCV opting to pay central tax @ 6% & state tax @ 6%, henceforth, be liable to pay CGST & SGST (6% each) on all the services of LCV supplied by it. Further, there is no restriction on the GTA from taking ITC (input tax credit) if this option is availed and GST shall be payable by GTA/LCV (service provider).</p> <p>Declaration with respect to opting GST@ 5% or 12% shall be provided duly attested / certified by Chartered Accountant.</p>

It is advised that the above may please be taken in consideration while submitting your offer. Please also note that this communication forms an integral part of the tender document and a duly acknowledged copy of the same is to be submitted along with technical bid.

All other terms and conditions of above referred tender remain un-altered.

Resonance Energy Pvt. Ltd.