



Punjab Alkalies & Chemicals Limited

Regd. Office : S.C.O. 125-127, Sector 17-B, Post Box No.152, Chandigarh - 160 017 (INDIA)

Phone : 0172-3072500-01, 2703645-46, Grams : 'ALKALIES' Fax : 0172-2704797

Website : www.punjabalkalies.com

PACL: PUR: 2017: SCRAP -02

Dt.19.04.2017



TENDER DOCUMENT FOR SALE OF SCRAP

Dear Sir,

Sealed offers are invited from reputed parties for sale of various scrap/disposable items on "as is where basis is" and as per the following terms & conditions:-

1.	Scope of work /items for sale	As per annexure-I enclosed and lying at our works at Naya Nangal.
2.	Last date of submission of offers	05.05.2017
3.	Earnest Money Deposit	Earnest money equal to 5% of quoted value is to be deposited by way of demand draft favouring PUNJAB ALKALIES & CHEMICALS LIMITED PAYABLE at CHANDIGARH and in a separate envelop marked Earnest Money.
4.	Inspection of Material	Parties can inspect offered Material on any working day with prior intimation to PACL.
5.	Security Deposit	The successful party will have to deposit interest free security equivalent to 10 % of the total order value immediately on receipt of Sale Order. EMD amount will be adjusted in security deposit amount. Security will be released after satisfactory completion of Work / sale Order.
6.	Validity	Offers should be kept valid for minimum 60 days from date of opening of tender
7.	Lifting of Material	Within 30 days from the date of sale order.
8.	Duties & Taxes	Taxes and duties be clearly defined in your offer..
9.	Other terms & conditions	As per Annexure 'A' attached

Offers received late, without earnest money and without complete information are likely to be rejected. We reserve the right to accept/reject, in part or full, any or all offers without assigning any reasons thereof.

Thanking you,

Yours faithfully,
For Punjab Alkalies & Chemicals Ltd,


K K GOYAL
DEPUTY MANAGER (PURCHASE)

0172-4072538, 9815615339

19.04.2017

ANNEXURE-I

SR NO	LIST OF DISPOSABLE ITEMS DESCRIPTION OF ITEM	UNIT	QTY APROX	RATE	AMOUNT
1	BRASS SCRAP-CL2 TONNER VALVES ETC	KG	307		
2	MONAL SPINDLE SCRAP	KG	46		
3	MS SCRAP OF	MT	30.460		
	A) MS/RL POLISHED BRINE TANK	4.000			
	B) MS/RL HCL STORAGE TANK	16.000			
	C) M S PIPES/STRUCTURE	10.460			
4	BATTERIES 7 AH	NO	12		
5	FIRE HOSE PIPE	NO	24		
6	OLD CHOKES	NO	5		
7	EMPTY PAINT DRUMS 20 LTR CAP	NO	237		
8	USED TONNER FOR LASERR PRINTER	NO	11		
9	PRINTERS LX 00, LX 300 AND WIPRO 1050	NO	5		
10	COMPUTER MONITER- ZENITH	NO	2		
11	UPS-LIBERT/DB	NO	3		
12	MAG CARTRIDGE -TAPS	NO	1		
13	SS TEA CONTAINERS	NO	4		
	EMD				
	EXCISE DUTY				
	VAT				

ANNEXURE "A"

1. The items are offered for sale strictly on "AS IS WHERE IS BASIS".
2. The tender shall remain open for acceptance for a period of 90 days from the date of opening.
3. Earnest Money and Security Deposit should be deposited only in the form of DD payable at Chandigarh. In no case any other mode of payment or bank guarantee shall be accepted for earnest money and security deposit.
4. The tender will be considered only if accompanied by Earnest Money as stated in tender notice in the form of DD.
5. The earnest money will be liable to be forfeited on revocation of tender before the validity of the quotation expires or on refusal to enter into a contract after the award is made to the tenderer.
6. In case of the party whose tender is accepted by the company the earnest money will be appropriated towards security deposit for faithful and full performance of the contract.
7. The earnest money as well as security deposit will not bear any interest. The security deposit shall be adjusted in the last supply to be lifted against order. The company reserve the right to adjust the security deposit towards any loss or damage caused to the company by the buyer, their agents or workman.
8. The security deposit will be forfeited in case of breach of contract by the buyer apart from any other action which the company will be entitled to take for which the company's decision will be final and binding on the buyer.
9. The successful tenderer shall commence taking delivery of the material within 7 days from signing of contract.
10. The material tendered for sale be cleared completely from the PACL site by the buyer within period stipulated in the contract.
11. A penalty of Rs.100/- will be levied for each day of delay beyond the time limit provided in the contract and the same will be recovered from the buyer if he fails to lift the entire material within the stipulated time.
12. In case the buyer fail to take delivery within the stipulated time and or as per the terms and conditions of the contract. PACL will be free to sell the material to any third party at buyer's risk and cost difference in price, if any, will be recovered from the buyer.
13. The buyer will be allowed to load the trucks only between 10.00 A.M. to 4.30 P.M.
14. The buyer will have to collect and load the material in trucks from PACL's premises in presence of PACL's representative. PACL reserve the right to deliver only such material as are approved finally by PACL's representative at the time of delivery.
15. If the material is sold on weight basis, the weight recorded at PACL weight bridge or any other weight bridge decided by PACL will be final and binding on the buyer.

16. The addition to the price agreed upon PACL shall recover from the buyer all taxes and levies as applicable.
17. The value of the material will have to be paid for any cash or by way of DD in advance before the material leave PACL's premises. This however, will be in addition to security deposit which will be refunded as per terms and conditions stated in earlier paragraph.
18. The quantity is only indicative and may vary substantially.
19. PACL reserve the rights to enter into parallel agreement within one or more parties at its sole discretion.
20. The buyer will lift the entire available quantity of material as decided by PACL from its premises at the price specified without any selection of material as the sale is specifically on "AS IS WHERE IS" basis.
21. In case, it is found that contracted party is not lifting material as per PACL's satisfaction, PACL reserve the right to award contract to another party and in case the goods are sold at lower rates than contractual price then difference in rates, prices will be recovered from contractual party.
22. The buyer and his agents/workmen etc. are strictly prohibition in entering PACL plant area without prior permission from the competent authority.
23. The buyer will be responsible for any injury to any third party or their workmen, PACL will not be responsible in any way for payment of any compensation to anybody. The buyer will reimburse PACL, if PACL is called upon to pay any amount on this account. The buyer will also take necessary insurance policy for his workers under the workmen compensation ACT. The buyer will also fulfil any other obligation, which may be required by the Central/State Govt. or any other legal and/or any statutory authorities.
24. No smoking is permitted in our factory area and this rule should be strictly adhered by the buyer and their workmen. He and his workmen will also abide by all rules and regulations in force at PACL factory.
25. Buyer's representative should leave factory immediately after buyer's truck is cleared through factory main gate if no other work is to be attended by the buyer's representative.
26. PACL reserve the right to reject all or any of the tender or to accept the tender either in full or in part or to split up the contract without assigning any reason.
27. The current income tax clearance certificate should be enclosed with offer failing which the offer will not be considered.
28. Sales Tax Registration number of buyer must be indicated and sales tax declaration forms are provided in advance, otherwise sales tax in full be paid by the buyer.