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Amendments for Queries - Ref: CO/ITD/483/R2:2018-19 dated 24/12/2018–Request for Quotation (RFQ) for Supply, Configuration and Maintenance of Oracle Database Option Licenses

S.	Page#/	Point	Description	Clarifications Sought	Bank's Response
i	Clause No.	''	Description	olaringations sought	24 5 11355
No. 1.			Supplier's aggregate liability under	NA	Amended Clause: Supplier's aggregate liability under the contract shall be limited to a maximum of the contract value. This limit shall not apply to third party claims for (a) IP Infringement indemnity. (b) Bodily injury (including Death) and damage to real property and tangible property caused by Supplier's gross negligence. For (a) and (b) above, the liability is limited to the Compensation awarded by court of law. For the purpose of this section, contract value at any given point of time, means the aggregate value of the purchase order placed by bank on the Supplier that gave rise to claim, under this tender. Supplier shall not be liable for any indirect, consequential, incidental or special damages under the agreement/purchase order.
					The down time due to

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S.	Page#/	Point	Description	Clarifications Sought	Bank's Response
No.	Clause No.	1 01110	Description.		
140.	Clause No.				nonfunctioning of software attributable to Oracle is considered for delay or failure.
2.	Pg. No. 29/ Clause No. 14 Para 4	Non- Disclosure Agreement	The parties intend to engage in discussions and negotiations concerning establishment of business relationship between them. In the course of discussions and negotiations, it is anticipated that the parties may disclose or deliver to the other certain or some of its trade secrets or confidential or proprietary information for the purpose of business relationship.	NA	Amended Clause: The parties have entered in to contract on
3.	Pg. No. 30/	Non-	This agreement shall be effective	NA	Amended Clause:
	Clause No.		from the date of the execution of		This agreement shall be
	14 Point No.	Agreement	this agreement and shall continue		effective from the date of the
	4	4. Term	till expiration or termination of this agreement due to cessation of the business relationship between the parties. Upon expiration or termination as contemplated herein the Receiving party shall immediately cease any or all disclosures or uses of confidential information and at the request of the disclosing party, the receiving party shall promptly return or		execution of this agreement and shall continue after expiration or termination of this agreement due to cessation of the business relationship between the parties. Upon expiration or termination as contemplated herein the Receiving party shall immediately cease any or all disclosures or uses of
NO MANY & P			destroy all written, graphic or other tangible forms of the		confidential information and at the request of the disclosing
54 \Z	1		other tallyible forms of the	And the second s	Ture request of the disclosing

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			confidential information and all copies, abstracts, extracts, samples, note or modules thereof. The obligations of the receiving party respecting disclosure and confidentiality shall continue to be binding and applicable without limit until such information enters the public domain.		party, the receiving party shall promptly return or destroy all written, graphic or other tangible forms of the confidential information and all copies, abstracts, extracts, samples, note or modules thereof. The obligations of the receiving party respecting disclosure and confidentiality shall continue to be binding and applicable without limit until such information enters the public domain.
4.	Pg. No. 16 & 17 / Clause 4.3.2/4.3.3	Milestone and time	activation of 98 numbers of Oracle Database Vault(processor based),4 numbers ofOracle Diagnostic Pack, 4 numbers of Oracle Tuning Pack and 44 numbers of Oracle Data Masking & Subsetting Licenses should be completed within twelve (12) weeks from the date of intimation given by the Bank.	1) Supply, Installation and activation of 98 numbers of Oracle Database Vault(Processor based), 4 number of Oracle Diagnostic Pack, 4 numbers of Oracle Tuning Pack and 44 numbers of	Amended Clause: Supply, Installation and activation of 98 numbers of Oracle Database Vault(processor based),4 numbers of Oracle Diagnostic Pack, 4 numbers of Oracle Tuning Pack and 44 numbers of Oracle Data Masking & Subsetting Licenses should be completed within sixteen (16) weeks from the date of intimation given by the Bank.
5.	Pg. No. 9/ Clause No. 2.13.2	Commerci al Evaluatio n		1. Bidder would like to submit that all fees payable to Bidder are exclusive of any sales, use, value added tax, service taxes or taxes of a similar nature measured by the services, deliverables or charges	Please adhere to tender's terms and conditions.

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NO.	Clause No.		Delivery, installation and support etc. (ii) Exclusive of Taxes only. TDS, if applicable, will be deducted as per the applicable rates from the payment. Arithmetical errors will be rectified on the following basis. (i) If there is a discrepancy between the unit price and the total price that is obtained by multiplying the unit price and quantity, the unit price shall prevail and the total price shall be corrected. (ii) If there is a discrepancy between words and figures, the amount in words will prevail. If the Supplier does not accept the correction of the errors, such quote will be rejected and they shall	franchise taxes. 2. Bidder will monitor the cost components related to this assignment. At each milestone and at the time of periodic reviews, in case of variances against its budget for reasons not attributable to Bidder like delays in inputs/approvals by the Buyer, non-availability of facilities at the Buyer, increase in the scope of the agreed Change-Requirements or increase in the Buyer's Implementation support requirements etc., Bidder will bring this to the attention of Buyer. All such cost increases will be discussed and mutually agreed upon. Bidder will then raise invoices, payment period and other conditions for such invoices, which will be	
6.	Pg. No. 12/ Clause No. 3.5	Payment	covering onsite support and updates: 100% payment (cost of licenses, 1st year ATS, onsite	2. Bidder would like to submit that all invoices and bills raised by Bidder will become due for payment within fifteen (15) days of presentation. All payments are to be made by demand draft/cheque	Please adhere to tender's terms and conditions.

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No.	Clause No.				p
	Clause No.		and on submission of Bank Guarantee, Contract Form, Service Level Agreement (SLA), Non-Disclosure Agreement (on Individual capacity and on behalf of the organization). The payment will be released within 15 days of submission of a request letter along with Invoice and delivery challan duly acknowledged by official of the Bank. 3.5.2. Subsequent ATS Payment:	favouring bidder. 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 Buyer and any such withholding by the Bidder shall not be treated as breach by it of the provisions of this Agreement.	
7.	Pg. No. 13/ Clause No. 3.8	Liquidated Damages	or all of the Goods or to perform the Services within the period(s) specified in the Contract, the Bank shall, without prejudice to its other remedies under the Contract, deduct from the Contract Price, as		Please adhere to tender's terms and conditions.

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			are not delivered in time, the Bank may consider termination of the contract. The down time due to non-functioning of software attributable to Oracle is considered for calculation of Liquidated Damages.		
8.	Pg. No. 13/ Clause No. 3.9		the contract shall be limited to a maximum of the contract value. This limit shall not apply to third party claims for a) IP Infringement indemnity. b) Bodily injury (including Death) and damage to real property and tangible property caused by Supplier's gross negligence. For the purpose for the section, contract value at any given point of time, means the aggregate value of the purchase order placed by bank on the Supplier that gave rise to claim, under this tender. c) Supplier shall not be liable for any indirect, consequential, incidental or special damages under the agreement/ purchase order. For (a) and (b) above, the liability	1. Bidder shall be excused and not be liable or responsible for any delay or failure to perform the services or failure of the services or a deliverable under this Agreement, to the extent that such delay or failure has arisen as a result of any delay or failure by BUYER or its employees or agents or third party service providers to perform any of its duties and obligations as set out in this Agreement. In the event that Bidder is delayed or prevented from performing its obligations due to such failure or delay on the part of or on behalf of BUYER, then Bidder shall be allowed an additional period of time to perform its obligations and unless otherwise agreed the additional period shall be equal to the amount of time for which Bidder is delayed or prevented from performing its obligations due to such failure or delay on the part of or on behalf of BUYER. Such failures or delays shall be brought to the notice of BUYER and subject to mutual agreement with BUYER, then Bidder shall take such actions as may be necessary to correct or remedy the failures or delays. Bidder shall be	Refer to amended Clause at S.No. 1 and Please adhere to tender's terms and conditions.

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			awarded by court of law.The liability is capped to Contract value. The down time due to	correction or remedy as above at time & material rate card as agreed upon between the parties.	
9.	Pg. No. 13,14/ Clause No. 3.10, 3.11	Terminatio n for Default / Terminatio n for Convenien ce	written notice of default sent to the Supplier, may terminate this Contract in whole or in part: if the Supplier fails to deliver any or all of the Goods within the period(s) specified in the Contract, or within any extension thereof granted by the Bank; if the Supplier fails to perform any	The Agreement resulting from this	Please adhere to tender's terms and conditions.

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No.	Clause No.				
			other obligation(s) under the Contract.	creditors or if a proposal is made for a declaration as insolvent or a proposal for	
			Contract.	any other composition scheme or	
			If the Supplier, in the judgment of	arrangement (or assignment for the	
			the Bank has engaged in corrupt or	benefit of its creditors), or if a trustee	
			fraudulent practices in competing	receiver, administrative receiver or similar	
			for or in executing the Contract.	officer is appointed in respect of all or any	
			For the purpose of this clause:	part of the business assets of the other	
			, ·	party or if an order is made or a	
			"corrupt practice" means the	resolution is passed for the purpose of the	
			offering, giving, receiving or	winding-up of the other party or for the	
			soliciting of anything of value to	making of an administration order	
			influence the action of a public	(otherwise than for the purpose of	
			official in the procurement process	amalgamation or reconstruction);	
			or in contract execution; and	(d) by either party pursuant to Force	
			"fraudulent practice" means a	Majeure. Termination shall be without prejudice to	
			misrepresentation of facts in order	any other rights or remedies a party may	·
			to influence a procurement process	be entitled to hereunder or at law and	
:			or the execution of a contract to	shall not affect any accrued rights or	
			the detriment of the Bank, and	liabilities of either party nor the coming	
			includes collusive practice among	into force or continuation in force of any	
			Bidders (prior to or after bid	provision hereof which is expressly	
				intended to come into force or continue in	
			bid prices at artificial non-	force on or after such termination.	
			competitive levels and to deprive	In the event of this assignment being	
			and open competition	terminated, the BUYER shall be liable to	
			and open compedition	make payments of all the amount due	
			In the event the Bank terminates the	under this assignment for which services have been rendered by Bidder's	
			Contract in whole or in part, the Bank	Consultant's. Forthwith on the expiry or	
			may procure, upon such terms and in	earlier termination of this agreement,	
			such manner as it deems appropriate,	each party shall, return to the other party	
			Goods or Services similar to those	all documents and materials, belonging to	
			undelivered, and the Supplier shall be	the other party with regard to this	
100.12	O Proposition of the Contract		liable to the Bank for any excess costs	assignment, or shall at the option of the	2 612

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No.	Clause No.				
			for such similar	disclosing party destroy all documents or materials in connection with this assignment.	
10.	16 & 17/ Clause 4.3.2	Agreemen t (SLA)	maintenance including 24*7 onsite support on call basis. Uptime of 99.5% to be maintained, calculated on 24*7 basis per quarter for every installation. The penalty applicable for every 0.1% drop in uptime is 0.1% of the totat cost of software whichever is impacted, up to a maximum deduction of ten percent (10%). This penalty is exclusive of other penalties and reinstatement charges if any, levied by the OEM. The down time due to nonfunctioning of software attributable to Oracle is considered for calculation of penalty. Further,	for availability of the Oracle software is not relevant in this case	Please adhere to tender's terms and conditions.

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			Also and an experience of the second	entitled to invoice the Buyer for additional	
				costs incurred in connection with	
				correction or remedy as above at time &	
				material rate card as agreed upon	
				between the parties. 2. Bidder requests	
				Buyer to consider revising the maximum	
				penalty to be levied to 5% of Quarterly	
				Payout and in no event the overall	
				punitive penalty shall exceed 1% of the	
				total contract value. Bidder would like to	
		-		further submit that it shall not be liable	
				for any penalties if the performance or	
				delay issues is caused by actions or	
				inactions of Buyer or attributable to	
				Buyer. 3. Bidder requests Buyer to take	
				into account the time lost due to any of	
				the following reasons while calculating the	
				availability/ uptime requirement: (a) Time	
				lost due to power or environmental	
1				failures; (b) Time taken to recover the	
				system because of power or	
ļ				environmental failures; (c) Time lost due	
				to damage or malfunction in the system	
				or any units thereof due to causes	
İ				attributable to Buyer such as attachment	
				of additional devices, making alteration to	
				the system, maintenance of the system,	
				etc. without Supplier's consent and/ or	
				failure to maintain the site as required by	
ŀ				MSP; (d) Time taken for scheduled	
				maintenance/ troubleshooting either for	
				preventive purposes or improvement in	
				function or other purposes; (e) Time	
				taken for reconfiguration or other planned	
12 N				downtime situations; (f) Scheduled	
) [美]	A Company of the Comp			shutdowns as required by Buyer; (MSP	

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11.	Da No 22/		Bid Security Form	may also request Buyer for a shutdown for maintenance purpose, which request will not be denied unreasonably by Buyer); (g) Time taken for booting the system (h) Time lost due to unavailability of links Bidder would like to add the following	
	Pg. No. 23/ Clause No. 8	Bid Security Form	Bid Security Form	bank clause as last para in the EMD format: "Notwithstanding anything contained herein: - Our liability under this bank guarantee shall not exceed Rs. <insert value=""> (Rupees <insert in="" value="" words=""> only This bank guarantee shall be valid up to <insert date="" expiry=""> - It is condition of our liability for payment of the guaranteed amount or any part thereof arising under this bank guarantee that we receive a valid written claim or demand for payment under this bank guarantee on or before <insert date="" expiry=""> failing which our liability under the guarantee will automatically cease.</insert></insert></insert></insert>	Please refer to Page no. 25, last paragraph.
12.	Pg. No.24/ Clause No. 9	Contract Form	Contract Form	Bidder request Buyer to consider the attached Additional terms document consisting bidder's standard contract terms	Please adhere to tender's terms and conditions.
13.	Pg. No.24/ Clause No. 9	Performan ce Guarantee	Performance Guarantee	Bidder would like to add the following clause in the form: "This Bank Guarantee issued byBank, on behalf of MSP in favor of the Buyer is in respect of a new Contract dated As communicated by MSP on the date of execution of this Bank Guarantee an amount of Rupees	Please adhere to tender's terms and conditions.

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	S. No.	Page#/ Clause No.	Point	Description	Clarifications Sought	Bank's Response
		Pg. No. 12/ Clause 3.5.2	: Cost for Enabling and	100% Payment on completion of configuration of Oracle database features by OEM as per Bank's requirement and on submission of invoice with proof of installation certificate duly counter-signed by the Bank's representative	only) is outstanding and payable to MSP, in respect of pervious contracts between MSP and the Buyer. As communicated by MSP on the date of execution of this Bank Guarantee, there are no outstanding disputes related to any pervious contracts between MSP and the Buyer. Oracle has requested to include below terms: 1) Payment has to released based on milestone billing. After completion of each milestone, the sign off has to be given by the bank. Invoice will be raised for the activity completed and 100 % payment has to be made by the bank within 15 days of invoice submission. 2) The full payment for Enabling and Configuring Oracle features by OEM has to be released within 6 months from the date of acceptance of purchase order.	terms and conditions. It is clarified that If the configuration of Oracle database features could not be completed within six months from the date of notification due to reasons attributable to bank., Bank will release the payment on receipt of letter from the successful bidder requesting for release of
		Clause 4.7.3	es	Separate customer support identifier (CSI) number has to be provided for Oracle Database Vault (group 1), Oracle Data Vault (group 2), Oracle Diagnostic Pack, Oracle Tuning Pack and Oracle Data Masking & Subsetting Licenses.	Does bank require two CSI number, one for Oracle Database Vault (Group 1) and Other CSI for Other products mentioned in RFP or does bank require individual CSI number for each line item. Oracle has confirmed that, they would not be able to provide separate CSIs for each line item.	Please adhere to tender's terms and conditions.
B	16	Pg. No. 10/	Performa	Within 15 days of Issue of Purchase	Within 15 days of issue of Purchase	Please adhere to tender's te

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No.	Clause No.				
	Clause	nce	Order, the supplier shall furnish to	Order, the supplier shall furnish to the	rms and conditions.
	2.17.1	Security	the Bank the Performance Security	Bank the Performance Security equivalent	
				to 5% of the Amount quoted for licenses,	
				OEM update & support and onsite support	
			support, activation & configuation	for the first year in the form of a Bank	
			charges by OEM and onsite support	Guarantee, valid for 15 months with	
				further one month claim period, in the	
			Bank Guarantee, valid for 15	format enclosed. (Request you to please	
			months with further one month	waive off the Performance Security for	
			claim period, in the format	OEM installation activity.)	
			enclosed.		

