TENDER FOR HIRING OF GODOWN FOR STORAGE AND OPERATIONS OF RAW JUTE/ JUTE BALES

Date: 10-02-2023

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Closing date of submission of bids: <u>06-03-2023 at 2:00 PM</u>

Opening of bids: <u>06-03-2023 at 2:30 PM</u>

Bhadrak RLD, The Jute Corporation of India Limited (JCI) invites sealed tenders from owners of well-constructed Godowns / Warehouses with Jute Bale Press Machine who maybe individuals, companies, institutions, service providers etc. located in the area of Marshaghai, Kendrapara, Odisha for the operations of the Corporation. Initially, the rent period will be 5 years. After completion of five years, the same may be renewed on mutual agreement between the parties.

Tenderer should submit the tender as under:

- 1. **Envelope "A":** Envelope marked as "Technical Bid- "which should contain all enclosures (as mentioned in terms & conditions).
- 2. **Envelope "B":** Envelope marked as "Financial Bid" which should contain Financial Bid only.
- Envelope "C": It should contain both Envelope -A & Envelope-B.

Each envelope should be superscripted as "TENDER FOR HIRING OF GODOWN FOR STORAGE AND OPERATIONS OF RAW JUTE/ JUTE BALES" and should contain the name and address of the tenderer at the bottom.

The Tender form duly completed in all respects addressed to the Regional Manager, should reach to the **Bhadrak RLD**, **The Jute Corporation of India Limited**, **AT/P.O.-Langudi**, **Arnapal**, **Bhadrak-756116** on or before <u>06.03.2023 by 2.00 p.m</u>. and the same will be opened at <u>2.30 p.m.</u> on the same day, in the presence of tenderers who may wish to remain present. The technical bid will be opened first. Technical evaluation will be carried out and the price bids of those tenderer who qualify in the technical bid will be opened afterward.

The prescribed Tender Forms along with terms & conditions can be obtained at the Regional Office, Bhadrak during working hours on any working day <u>upto 2.00</u> p.m on <u>06.03.2023</u> and the same is also available at JCI's website www.jutecorp.in and CPP portal.

The Corporation reserves its right to accept or reject partly or fully any or all tenders without assigning any reasons thereof.

Regional Manager, Bhadrak RLD, JCI

About JCI

The main activity of JCI is to conduct Minimum Support Price (MSP) operation to procure raw jute directly from jute grower which is based on the MSP fixed by the Government of India based on the recommendations made by Commission for Agricultural Cost & prices (CACP). Besides MSP operation JCI also purchases raw jute and conducted bailing of the same as per requisition of other Government / Semi-Government Organizations and conducts commercial trading of raw jute based on market opportunities. In addition to procurement of raw jute fibre JCI is also associated with various activities for the benefit of jute farmers e.g. distribution of certified jute seed to farmers, developmental activities for higher cultivation, higher quality jute, improved retting technology, development of raw jute market, development & promotional activities of jute based diversified product etc. JCI is actively engaged in enhancement of quality and yield of jute, demonstrating improved Retting and Ribboning technologies, undertaking pilot projects to popularize modern agronomic practices and so on.

JCI has 110 Departmental Purchase Centers (DPC) / Storage points in 6 Jute growing States, namely West Bengal, Bihar, Assam, Odisha, Andhra Pradesh and Tripura, with Head Office in Kolkata. JCI, as the nodal agency of Government of India, conducts Minimum Support Price (MSP) operation to procure raw jute in its DPCs, stores the same in DPC godown / assortment shed, carries out assortment of the procured jute, packs the assorted jute in to bales and conducts despatches of the jute to different locations across India.

JCI also carries out business of Jute Diversified products (JDP). For that, JCI also stores various jute products in its DPCs. It is utmost necessary to safeguard the stock.

BID-I (TECHNICAL)

1. Mandatorily requirements

- a) 130 kg capacity Bale press machine should be available in the godown premises.
- b) Total covered area should be minimum-4000 sq. ft.
- c) Office should be available in the premises.
- d) Copy of ownership documents should be submitted with duly signed by the owner

2. Location of the Premises

SI No	ltem	Distance (km)
1	Distance from Railway Station	
2	Distance from Bank	
3	Distance from Bhadrak RLD	
4	GPS location	

3.	Indicate clearly	that the	approached	road to	godown	is fi	t for	loaded	trucks ·
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YES NO

4. Description of the Premises

SI			М	Construction:		
No	Description		Length	Breadth	Height	Roof, Walls, Floor
a.	Godowns					
b.	Sheds (Mention	1				
	whether covered					
	from four sides	2				
	or not)					
		3				
C.	Bailing Press					
d.	Assortment Shed					
e.	Office					
	Accommodation					
f.	Residential					
	Accommodation					

5.	Whe	ther Available
	a)	Bath Room
	b)	Sanitary Privy
	c)	Water
	d)	Electricity
	e)	Labour Quarters
	f)	Open area (Approx.)
	g)	Boundary Wall (Mention type of Construction, length and Height)
6.	Othe	r Particulars
	a)	Level of ground height / low
	b)	Distance between the premises and the nearest fire station
	c)	Whether water for fire fighting purpose available within 75 feet of the premises
	d)	If repairs additions or modifications required and whether land lord is agreeable to do the same before handing over
	e)	Floor type (Kactcha/ pacca)
	f)	Distance from bailing press from: i) Godown ii) Assortment Shed
7.	Tota	covered area
		rriving at effective covered area deduct – Bathroom, Kitchen, Latrine, and outsidenda& Labour quarters and or any other area not useful)
8.	Oper	n Area
9	Tota	Δrea -

Premises No
JL No Khatian No Plot No Dag No P.S P.O 11. Storage capacity of the bale godowns:(Qtls) (Basis: divide floor area by 15 and multiply the resultant figure by the number of layers the
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Name & Signature of the Tenderer with seal-

10. Schedule of the Premises

TERMS & CONDITIONS

- 1. A lease / rent agreement will be executed between the owner / landlord which shall be effective on and from the date of execution hereof. However, the Landlord shall be entitled to rent from the date of handing over the actual physical possession of the said premises to JCI. The agreement shall be valid for the period of five years. Upon expiry of the agreement, the same may be extended for further periods on mutual agreement between the parties.
- 2. The owner shall let out and the JCl shall take on the premises on tenancy basis.
- 3. JCI will pay monthly rent on receipt of the rent bills drawn by the Landlord or its authorised representative/constituted attorney through NEFT and/or cheque and/or demand draft in favour of the Landlord or its constituted attorney. In case the issuance of rent receipts and/or acceptance of payments is in the name of the constituted attorney, a duly executed power of attorney should be produced by the Landlord authorising the attorney for the aforesaid purpose. The aforesaid rent is inclusive of maintenance and other charges.
- 4. The landlord /owner shall before handing over the possession ensure the following
 - a. the roofs of godowns, assortment sheds, bailing press, office, residential accommodation must be leak proof
 - b. electrical wiring should be in order
 - c. bailing press should be in working condition
- 5. In the event the landlord/ owner fails to comply with clause 4 herein above JCI may cancel the tender or make repair renovation work on its own at the cost of the landlord and amount so incurred shall be deducted from the monthly rental bills.
- 6. All taxes, other levies in in connection with the said premises or any fixtures or fittings thereto would be borne by the landlord /owner and Jute Corporation of India Ltd shall not be liable for any taxes or levies whatsoever.
- 7. The landlord /owner shall, at its own cost if required under the Law shall obtain/renew necessary fire license from the competent authority. The Landlord shall, at its own cost
- insure the said premises along with the fittings and fixtures from any kind of damage or destruction including fire, flood etc. by taking necessary insurance policy of adequate amount.
- 9. JCI will be exclusively entitled to use electricity from the existing electricity meter standing in the name of the landlord or in the alternative the tenant shall obtain separate

electric connection in its own name. If the electricity is catered through existing meter in the name of the landlord, the landlord shall ensure that the monthly consumption bill in respect of the said meter reaches the tenant at least 7days prior to the due date.

- 10. During the continuance of the tenancy the landlord /owner shall at its own cost carry on repair or renovation work of the said premises or any part thereof or any fixtures of fittings attached thereto as and when requested by the men/or agents /staffs of the tenant. Such work shall be start within 5 days from the date of the such request. Upon failure to carry out work requested, the tenant may undertake such work at cost of the landlord /owner and adjust the amount incurred from the rent bills.
- 11. The JCI may use the said leased premises for processing and storing Jute and its allied products and all other agriculture commodities, as required from time to time.
- 12. The Landlord / Owner shall ensure presence of three weighing scales, two of 200 kgs capacity and one of 100 kg capacity along with weights one at the bailing house and the other for the other weighment. The landlord shall at its own cost ensure that the scales and weights are properly verified and stamped by the appropriate government authorities.
- 13. The landlord / Owner hereby agrees that the Tenant shall be entitled to sublet or under let or assign its right in respect of the said leased premises to any third party, with the prior consent from the landlord in writing.
- 14. The Landlord / Owner shall allow the tenant to use and enjoy the said premises and every part thereof during the subsistence of this agreement without any interruptions in the use by the landlord or any person or persons claiming under and for / on their behalf.
- 15. The JCI shall deduct Income Tax at source, if applicable in accordance with the rates prescribed by the Income Tax Act, 1961 and furnish in due time TDS Certificate admitting the tax deducted.
 - Provide however, that if the landlord / owner submits a necessary certificate for non-deduction, no deduction shall be made.
- 16. Upon the finalization of tender process, the landowner/ owner shall deliver quiet and peaceful possession of the said premises to JCI.

- 17. The Landlord / Owner shall co-operate and or execute necessary documents to enable JCI to obtain necessary permits /license for operating /carrying on its activities from the said premises.
- 18. The Landlord / Owner shall pay in time to the proper authorities the present rates, taxes, assessments and outgoings in respect of the said premises
- 19. The Landlord / Owner shall keep the premises in tenantable state of repairs and in wind and watertight condition.
- 20. Any bribe, commission, advantage offered or promised by or on behalf of the tenderer to any Officer or official of JCI shall (in addition to any criminal liability which the tenderers may face) debar his tender from being considered. Canvassing on the part or on behalf of the tenderer will also make his tender liable to rejection.
- 21. The Landlord/ Owner represents and assures it has full right, power and authority to enter and execute a rent agreement and that there is no dispute, mortgages, encumbrances, claims or prohibition whatsoever from any authority or person in connection to the leased premise. The owner hereby agrees and undertakes to keep the schedule properly during the pendency of the agreement free from all encumbrances, claims and demands of whatsoever nature.
- 22. Each Party ('Indemnifying Party') shall defend, indemnify and hold harmless the other Party ('Indemnified Party') from and against all liabilities, fines, suits, claims, debts, demands, losses (including attorney's fees, costs and expenses) arising out of any injury to person or damage or loss of property or any other reason/event which give rise to a third party claims, caused due to the negligence/misconduct/breach of terms of this agreement/ any acts or omissions of the indemnifying party, its agents, employees, invitees or by any other person acting on its behalf.
- 23. Neither party shall be considered in default of performance of any obligations under this Tender or Agreement if such performance is prevented, restricted or delayed by Force Majeure i.e., by reason of act of God, war, revolution, civil commotion, embargo, epidemic, acts of government acting in their sovereign capacity, labour difficulties (including strikes, picketing or boycotts) or any other circumstances beyond the reasonable control of a Party and not involving any fault, misconduct or negligence of the Party affected.
- 24. That the Parties shall attempt in good faith to resolve any dispute or claim arising out of or in relation to this Agreement through negotiation/ mediation. If the dispute cannot be settled amicably within fifteen (15) days from the date on which either Party has served

written notice on the other party of the dispute, then the remaining provisions of this agreement shall apply.

- 25. In the event of any dispute or difference between the parties (other than a matter to be resolved pursuant to Negotiation/ Mediation) arising out of this Tender Notice or agreement and/or relating to the interpretation of any provision or the performance or breach of any of the terms of this Tender Notice or agreement, such matter or matters shall be referred for arbitration and finally settled:
 - a. under [the Arbitration and Conciliation Act, 1996, as amended];
 - b. by a sole arbitrator to be mutually appointed by both the parties;
 - c. the language of the arbitration shall be English; and
 - d. The seat of the arbitration shall be at Bhadrak or Kolkata.
- 26. The Tender/ Agreement shall be governed, construed and enforced in accordance with the laws of India and the Courts at Kolkata shall have exclusive jurisdiction with respect to all matters and disputes arising out of or relating to this Tender or agreement.
- 27. The Landlord/ Owner have to enter into an agreement on Rs.100/- non judicial stamp paper after confirmation by JCI. The registration fee and stamp duty, if applicable shall be borne and paid by both the parties in equal shares.
- 28. A bidder shall not have a conflict of interest that may affect the Selection Process. Any Bidder found to have a Conflict of Interest shall be disqualified.
- 29. JCI is under no obligation to enter into any contract with any one by issuing this Tender Notice. JCI reserves the right to accept or reject any or all responses and to request additional submissions or clarification from one or more Bidder at any stage or to cancel the entire process without assigning any reason. JCI makes no representation or warranty, express or implied, as to the accuracy, correctness and completeness of the information contained in the bid documents.

DECLARATION

I/we hereby undertake to abide by all the terms and conditions of the tender supplied by the Corporation and a copy annexed herewith duly signed.

We agree with the above Terms and conditions.

	Name & Signature of the Tenderer with seal
Place:	
Date:	
Witness-1	
Name:	
Signature:	
Address:	
Witness-2	
Name:	
Signature:	
Address:	

BID - II (FINANCIAL)

Name of the Godown &Address:	
	and Conditions of the tender and declare to abide by the vn/warehouse for the purpose of Bhadrak RLD, The Jute elow mentioned rates: -
Rate per square ft only for the covered area per month inclusive of all taxes excluding GST	Rs per sq ft. (In Words)
Yearly Escalation (If any)	
	Name & Signature of the Tenderer with seal
Place:	
Date:	