

भारतीय मानक ट्यूरो

RANDOR BRASICH CSTICE COMCACCHAWAN, 117740% o, Narwadaya (sugar, Kanpus CLP 720800% obs. 0.90% 1395809-2218292, e.v. 0512-2018774, E-mail: kbo@sis.org.in

INVITES

Bureau of Indian Standards(\$1\$) is an autonomous body functioning under the Ministry, of Consumer Affairs. Food and Public **Distribution**. Govt of indial its primary functions, as given in the Birreau of Indian **Standards** Amit (\$3\$ are standard zation, quality periffication of products and services.

The Kanpur Branch office of BIS intends to categorice part of the Enforcement Activity to strengthen its drive against misuse of BIS Standard Mark for which it requires services of specialized agencies. Bids are invited for the interports discrete judgetiction of the Kanpur Branch Office , which includes the districts of Ages, Etawah, Kanpur Nagar, Kanpur Dehet, Mathura. Aligam, Fatebour, Firozattad, Jhansi, Harsirpur, Banda, Aurarya, Manpuri, Hartiras, Etah, Laliquer, Jalauri, Mahoba, Shahuji Nagar, Allanabad. Pratapgam, Kaushambi, Fatukoabat, Kanisau, of U.P.

Sealed Expression of apterest are invited from interested againties lucation wise in TWO BilD system, i.e. Teatrainal Bid and Price Bid separately. Soft Technical and Price Bids may be submitted in separate envelopes only sealed and both the envelopes may be put in a third envelope which may also be sealed and superscribed "Quotations due on 25th August, 2006" and submitted to the Director 3. Head, Kanpur Branch Office at the above address latest by 25th August, 2008 at 1500 bra.

Clear indication may be given on the Envelopes about Technical Bid and Price 8rd.Only Technical Bid shall be opened in the presence of such interested parties or their duly authorized representatives as may like to be present at 1930 hrs on 25th August, 2008 in the champer of Director & Head, BIS Kanour Office.

The date and time of opening of Price Bid, in case of agencies found eligible, shall be intimated separately. The Price Bid shall also be accompanied, by a Earnest Money of Rs.5.000.00 (Five thousand only) as Demend Oraft in favour of Sureau of Indian Standards. Kanpur, A. pro-bid, meeting withbe held on 18 August, 2008 at 1530ars in the chamber of Director & Head, BIS Kanpur Branch Office for the agencies interested to file the bid.

The details of terms and conditions and format for apolying for technical and Price Sids can be estained from the website of BIS: http://www.bis.org. in or can be had from the Office of Director & Head , BIS Kanour Branch Office on any working day between 1900 to 1700 hrs.

Director & Head , Kanpur Branch Office.

Times of India 03/08/2008



(कानपुर शाखा कार्यालय)

वन' 117/418 बी, सर्वोदय नगर, कानपुर (उ. प्र.), फोन: 0512–2295839, 2218292 2233012, फैक्स: 0512-2218774, f मेल : kbo@bis.org.in

द्वारा

की अभिव्यक्ति हेतु आमंत्रण

भारतीय मानक ब्यूरो एक स्वायत्त निकाय है जो कि उपभोक्ता मामले, खाद्य एवं सार्वजनिक वितरण मंत्रालय भारत सरकार के तहत कार्य कर रहा है भारतीय मानक ब्यूरो अग्निनियम, 1986 में दर्शाय अनुसार इसका प्रमुख कार्य उत्पादों एवं सेवाओं के मानकीकरण, क्वालिटी सर्टीफिकेशन का है। भारतीय मानक अपूरों का कानपुर शाखा कार्यालय, बीआईएस मानक-मार्क के दुरूपयोग को रोकने के अपने अभियान को मजबूती प्रदान करने हेतु आगरा, इटावा, कानपुर नगर, कानपुर देहात, मथुरा, अलीगढ़, फतेहपुर, फिरोजाबाद, झांसी, हमीरपुर, बांदा, औरैया, मैनपुरी, हाधरस, एटा, ललितपुर, जालीन, महोबा, शाह्जीनगर, इलाहाबाद, प्रतापगढ़, कीशाम्बी, फर्फखाबाद एवं कन्नीज जिलों हेतू अपनी इन्फोर्समेण्ट गतिविधियों को सम्पूर्ण / आंशिक रूप से, आउटसोर्स करने का इच्छुक है, अतएव इस हेत् बोलियां आमंत्रित की जाती हैं।

लोकेशन के आधार पर इच्छुक एजेन्सियों से, दोहरी बोली प्रणाली अर्थात तकनीकी बोली तथा कीमत बोली कप में, मोहरबन्द कवि की अभिव्यक्ति आमंत्रित हैं। दोनों,तकनीकी तथा कीमत बोलियों, को विधिवत मोहरबन्द किये पृथक लिफाफों में जमा करवाया जाए तथा दोनों लिफाफों को तीसरे लिफाफे में रक्शा जाये तथा उसको भी मोहरबन्द करके '25 अगस्त, 2008 को खोले जाने वाले उद्धरण' अंकित करते हुए 25 अगस्त 2008 को 1500 बजे तक निदेशक एवं प्रमुख कानपुर शाखा कार्यालय के पास उक्त पते पर जमा करवाया जाए। लिफाफे पर तकनीकी बोली तथा कीमत बोली स्पष्ट लिखा हो। केवल तकनीकी बोली 25 अगस्त 2008 को 1530 बजे प्रमुख कानपुर शाखा

कार्यालय के चेम्बर में उपस्थित होने वालों के समक्ष खोली जाएगी।

योग्य पाये जाने पर एजेन्सियों को कीमत बोली खोलने की तिथि सम्बन्धी सूचना पृथक तीर पर दी जाएगी। कीमत बोली के साथ भारतीय मानक ब्यूरो, कानपुर के पक्ष में डिमांड ड्राफ्ट के रूप में रू. 5000 / – बतौर धरोहर राशि संलग्न होनी चाहिए। बोली देने की इच्छुक एजेन्सियों हेतु एक पूर्व बोली बैठक 18 अगस्त 2008 को 1630 बजे भारतीय मानक ब्यूरो, प्रमुख कानपुर शाखा कार्यालय के कस में होगी।

विस्तृत प्रतिबन्धों एवं शतौँ तथा तकनीकी एवं कीमत बोली हेतु आवेदन करने के लिए प्रारूप को बीआईएस की वेबसाइट www.bis.org.in से डाउनलोड किया जा सकता है या किसी भी कार्य दिवस को 1000 से 1700 बजे के भीतर भारतीय मानक ब्यूरो, प्रमुख कानपुर शाखा कार्यालय से प्राप्त किया जा सकता है।

निदेशक एवं प्रमुख कानपुर शाखा कार्यालय

Terms & condition for outsourcing of Enforcement Raids under BIS Act, 1986

- I. The Scope of work shall be as under:
 Collection of information about misuse of BIS Standard Mark (Mark), discreet investigation, collection of prima facie evidence, assisting in raid and collection of evidence required for successful prosecution.
- II. The term 'Misuse of BIS Standard Mark' as specified above would cover violations of Section 11(1) and Section 12(b) of Bureau of Indian Standard Act, 1986 by the firms by actually using ISI mark or its colourable imitation without holding BIS licence for the product. Some examples of colourable imitation of ISI Mark are given at Annexure 'A'
- III. The documentary evidences required essentially for successful prosecution are as follows:
 - i) Document establishing misuse of ISI mark and its linkage with the person/firm/company etc.
 - ii) Proof of ownership/proprietorship/partnership of the entity where misuse is found.
 - iii) Correct name and addresses of the offender.
 - iv) Location/address of the premises.
 - v) Whether premises is rented or owned by offender,
 - vi) Registration of the firm.
 - vii) Photographs.
 - viii) Electricity bill/Telephone bill/Sales Tax documents/Bills pertaining to supply of materials/invoices raised for materials/ payments received for the material etc.
- IV. The agency would work in the geographical area for which it is appointed by BIS.
- V. The agency shall have adequate experience in intelligence collection, organizing raids and prosecution of cases for violation of provisions of various Acts issued by the Government of India on behalf of other Government Departments/PSUs. The details of experience may be given in the Proforma enclosed.
- VI. The agency shall have adequate infrastructure and manpower in the field of technical, legal and investigation at the location applied for.
- VII. The agency should have an annual turnover of at least **Rs 20 lacs** in the last three financial years.
- VIII. The Raids shall be carried out as per the provisions of Bureau of Indian Standards Act, 1986 and alongwith BIS officer(s) only.
- IX. The empanelled agency will maintain complete secrecy with respect to the work done for BIS.
- X. The assigned work will not be sub-contracted by the empanelled agency.
- XI. BIS shall have full rights to supervise & monitor the work assigned to the agency.

- XII. The information of misuse as collected by the agency shall be given to Head of the concerned BIS Branch Office. In case any leading information about the misuse is provided to the agency by the BIS, the Agency shall confirm the same through appropriate investigation and arrange collection of evidence and inform the concerned BIS Branch Office.
- XIII. The bid should be submitted alongwith earnest money of Rs5,000/- (Rupees five thousand only) by Demand Draft to be drawn in favour of Bureau of Indian Standards payable at Chandigarh. The price bid should indicate the amount the agency will charge for a single raid leading to successful launch of prosecution. The payment shall be released only on successful launching of prosecution. In case of the single raid leading to successful launch of prosecution on the basis of the information provided by BIS, 40% of the amount of the charge of single raid indicated by the agency will be paid to them.
- XIV. An agreement will be signed by Director & Head with empanelled agency for the locations under their jurisdiction.
- XV. The representative of the empanelled organization shall conduct investigation in an ethical manner and not contravene the objective of BIS and the law of the land. In case it is established at any point of time that any of the agency's representatives has indulged in any practice which is unethical or unlawful, the agency will have to terminate the service of the concerned representative. In case of a serious complaint or repeated complaints, BIS shall have the right to terminate the agreement between the Agency and BIS.
- XVI. The agreement may be terminated by either party after giving one month's notice.
- XVII. For any dispute between BIS and the empanelled agency, Director General, BIS shall appoint sole arbitrator. Also, if required, **State courts will be the jurisdiction for such disputes.**
- XVIII. The contract with the agency would be initially for a period of one year, which may be extended further for a period of one year or less depending on performance of the agency as judged by BIS.
- XIX. The Bureau reserves the right to appoint more than one Agency in the same geographical area.
- XX. The agency should clearly indicate the location/multiple locations where it is willing to undertake the work.
- XXI. The empanelled agency will be required to give the Bank Guarantee as Performance Security at the time of signing the agreement as prescribed by BIS.
- XXII. The BIS reserves the right to accept or reject any or all the tenders in whole or in part without assigning any reasons.

XXIII. The bidder shall furnish the documentary evidence, copy of the relevant documents, balance-sheets etc duly notarized by a Notary Public to substantiate its eligibility against the above technical criteria alongwith the bid. In the absence of such requisite documents, BIS reserves to reject the bid without any reference to the bidders.

Format for Application – Technical Bid

1.	Location applied for	
2.	Bidders Profile	
3.	Power of Attorney for authorized signatory	
3.	Details of the Bidders infrastructure with manpower available (enclose supporting documents)	
4.	Contact person with Designation	
5.	Contact telephone numbers and Fax Number	
6.	e-mail address	
7.	Current scope of work	
8.	Current operational area of work	
9.	Registration with Government Bodies (enclose supporting documents)	
10.	Declaration that bidder is not banned or de-listed	
11.	Bidder's experience in intelligence collection, organizing raids and prosecution of cases as per proforma given below	
12.	Any other valid enlistment with any Government organization for similar work (enclose supporting documents).	
13.	Annual turnover for the last three years (enclose supporting documents)	
14.	Any other credential in the subject area (enclose supporting documents)	
15.	Acceptance of terms and condition	
16.	Any other information	

Format for providing bidder's experience details (Ref item 11 of Technical bid)

SI.No.	Experience in collecting evidence, organizing raids and prosecution of cases	Name of the company / Govt organization	Contract Number & Year of contract	Total value of contract

Signature of the	<u> </u>	
authorized signatory		
Name	:	
Designation	:	
Office Stamp	:	

Format for Price Bid

(In the envelope of Price Bid only rate for be mentioned.)	or carrying out the assigned work per	case to be paid may
1. Rate per Case (Excluding Service Ta		Rs
2. Service Tax	-	Rs
	Total	
	Signature of the : authorized signatory Name : Designation : Office Stamp :	

Draft of Agreement Deed to be signed with the Agency

- DEED OF 1. This AGREEMENT made this theday(Date) between BUREAU OF INDIAN STANDARDS (BIS), a statutory body having its office situated at (address of Branch office or Regional office) hereinafter referred to as the FIRST PARTY (which terms or expression shall unless excluded by or repugnant to the context be deemed to include their successor-in-office, representatives, agents, attorneys or assignees) of the (name and address of the outsourced agency), hereinafter referred to as the SECOND PARTY (which terms or expression shall unless excluded by a repugnant to the context be deemed to include their successor-in-office, representatives, agents, attorneys or assignees) of the OTHER PART.
- WHEREAS the First Party invited Expression of Interest in two-bid system from Agencies
 possessing the experience, expertise and infrastructure to carry out specified Enforcement
 Activities of the FIRST PARTY as empowered under BIS Act, 1986 at the location (State /
 Area of jurisdiction of BO) having Branch / Regional office at (Branch / Regional office
 address).
- 3. AND WHEREAS the Second Party in response to the above invitation has expressed their interest having requisite experience, expertise and infrastructure, in specified activities.
- 4. AND WHEREAS the First Party considering the facts submitted by the Second Party and has agreed to engage the Second Party to undertake Enforcement Activities as specified by the First Party.
- 5. AND WHEREAS the Parties hereto have mutually agreed to put the terms and conditions in writing to avoid disputes, misunderstanding, litigations amongst themselves in future.
- 6. NOW THIS DEED OF AGREEMENT WITTNESETH and it is hereby agreed by and between the parties as follows :
- 7. The Second Party shall collect the information about misuse of BIS Standard Mark (
 Mark) including its colourable imitations in any form, carry out discreet investigation of the suspected misuse and shall collect prima facie evidences, assist First Party in raid and shall also assist First Party in collection of all evidences required for successful prosecution.
- 8. The term 'Misuse of BIS Standard Mark' as specified above would cover violations of Section 11(1) and Section 12(b) of Bureau of Indian Standard Act, 1986 by the firms/person actually misusing without holding BIS licence.
- 9. The above mentioned assignments shall be carried out by Second Party as per the provisions of Bureau of Indian Standards Act, 1986. For interpretations of any clause of this agreement, the final authority shall lie with the BIS.
- 10. The Second Party shall maintain complete secrecy with respect to the work assigned for or

on behalf of First Party.

- 11. The assigned work shall not be sub contracted by the Second Party.
- 12. The First Party shall supervise and monitor the work assigned to the Second Party.
- 13. The information of misuse as collected by the Second Party shall be given confidentially to Head of the BIS Branch Office at the location in the prescribed format.
- 14. The Second Party shall also help the First Party in enlisting independent witnesses during the raids and help advocate empanelled by First Party in preparation of the case for launching prosecution in respective Courts of Law.
- 15. The Second Party shall provide information of misuse, if gathered during their assigned work pertaining to areas other than the assigned locations to the Head of assigned Branch Office and Enforcement Officer at Regional Office free of cost.
- 16. The representative of the Second Party shall conduct investigation in an ethical manner and not contravene the objective of the First Party and the law of the land. In case it is established at any point of time that any of the representatives of the Second Party has indulged in any practice which is unethical or unlawful, the Second Party shall terminate the service of the concerned representative. In case of a serious complaint or repeated complaints, the First Party may terminate this agreement forthwith without notice. Besides, the Second Party shall render themselves liable for civil and criminal consequences.
- 17. Notwithstanding anything contained in clauses of the agreement, if any breach of the agreement occurs, either party can terminate the agreement after giving one month's notice in writing to the other party.
- 18. Arbitration In case of any dispute arising out of this agreement between the parties, then the Director General, Bureau of Indian Standards shall appoint a sole Arbitrator for this purpose, whose decision shall be final and binding on both the parties.
- 19. In case of unsuccessful raid, the expenditure so involved will be borne by the second party.
- 20. This agreement shall be valid for a period of one year i.e. from (**period**), which may be extended further for a period of one year or less based on the performance of the Second Party.
- 21. The Second Party shall deposit the Bank Guarantee as Performance Security in the prescribed proforma for performing the work assigned to them, with the First Party. The Bank Guarantee shall be valid upto 3 months after the validity of the agreement and shall remain with First Party during such period.
- 22. The Second Party shall be paid an amount of Rs ------ (Rupees ------ (Rupees -------only) plus Service tax as applicable by the First Party for each case on successful

- launching of prosecution in respective Court of Law. The Second Party shall submit monthly bill in duplicate to the First Party for the cases launched during the month.
- 23. Income tax as applicable shall be deducted by the First Party from the bill of Second Party unless exempted by the Income Tax Department.
- 24. IN WITNESS WHEREOF the Parties hereto have set and subscribed their respective hands and seal this the Day, Month and Year first above written

SIGNED, SEALED and DELIVERED at (place of BO/RO).

(Name and designation of the DDGR / HOB)
(Representative of First Party)

(Name and designation)
(Representative of Second Party)

In presence of witnesses:

1.

2.

Performa for Bank Guarantee

REF.

PERFORMANCE SECURITY (CONTRACT PERFORMANCE BANK GUARANTEE) - UNCONDITIONAL

(TO BE STAMPED IN ACCORDANCE WITH STAMP ACT)

	Bank Guarantee No.:
	Date:
То	
(DDGR/HOB and address of RO/BO)	
Dear Sirs,	
In consideration of the BIS, (Address of the RO/BO) (herein responsible to the context or meaning administrators and assigns) having awarded to M/s(hereinafter	ng thereof include successors, having principal office at referred to as the "Outsourced
Agency (OSA)" which expression shall unless repugnant to the contheir respective successors, administrators, executors by issue of OWNER Order	ontext or meaning thereof include and assigns) the work of
and the same having been accepted by the	
for as per above referred Orde for the work of	r naving a total value of and the OSA having
agreed to provide a Contract Performance and warranty guarant aforementioned Contract to Owner.	ee for faithful performance of the
We (bank)having Head Office a Bank, which expressly shall, unless repugnant to the contesuccessors, administrators, executors and assigns) do hereby go OWNER on demand any and all moneys payable by the OSA to only) of the Contract Prices (Quoted rate x No of Annual raids expass aforesaid at any time uptoOSA. Any such demand made by OWNER on bank shall he inclu	ext or meaning thereof include uarantee to undertake to pay the the extent of 5.0 % (Five percent ected, Appx 1 per month per BO) without a reference to the
any difference between OWNER and OSA discharges this guard dispute pending before any Court, Tribunals, arbitrators or any other	•
The bank undertakes not to revoke this guarantee durit consent of OWNER and further agrees that the guarantee here enforceable till the OWNER discharges this guarantee. OWNI without affecting in any way the liability of the BANK under this extend the time for performance by OSA of the afore mentioned the fullest liberty, without affecting this guarantee, to postpone from	in contained shall continue to be ER shall have the fullest liberty s guarantee from time to time to CONTRACT, OWNER shall have

power vested in them or of any right which they might have against OSA, and to exercise the same at any time in any manner, and either to enforce to forebear to enforce any covenants contained or implied, in the aforementioned CONTRACT between OWNER and OSA or any other course of or remedy or security available to OWNER. The BANK shall not he released of its obligations under these presents by any exercise by OWNER of its liability with reference to the matters aforesaid or any of them or by reason or any other acts of omission or commission on the part of OWNER or any other indulgence shown by OWNER or by any other matter or thing whatsoever which under law would, hut for this provision, have the effect or relieving the BANK. The BANK also agrees that OWNER at its option shall be entitled to enforce this Guarantee against the Bank as a Principal debtor, in the first instance without proceeding against OSA and notwithstanding any security or other guarantee that OWNER may have in relation to the OSA's liabilities.

Notwithstanding an	ything contained I	herein above our liat	oility under this Guarantees restricted	to
AND it shall remain	in force upto and	including	and shall he extended from time to tile ehalf this Guarantee has been given.	
to a total amount o upon your first writt caveat or argumen	f (amount of guar en demand decla t, any sum or su	rantees in words and ring the OSA to be in ms within the limits	sponsible to you on behalf of the OSA I figures) and we undertake to pay you default under the contract and without of (amount of guarantee) as aforesays for your demand or the sum specification.	ou, out aid,
This guarantee is va	alid until the	_ of 200 .		
Association and the	undersigned has		ur under memorandum and Article under the Power of Attorney/Resolut k.	
Dated	. The	day of	200 .	
WITNESS:				
(SIGNATURE)		(SIGNAT	URE)	
		BANK RI	JBBER	
(NAME)				
STAMP		(NAME)		
(OFFICIAL SEAL) per		•	Designation with bank stamp Plus Attorney as Power Of Attorney/ Resolution Board of Directors	
		Date:		

Annexure A

सावधान

प्रिय उपभोक्ता, कुछ गैर-जिम्मेदार लोग आपको 🕼 मुहर से मिलती-जुलती निम्न प्रकार की नकलों से धोखा देते हैं:

CONFORMING TO



SPECIFICATION



SPECIFICATION

INSIDE



MATTRESS

FITTED WITH



AS PER



WITH





APPROVED BY



ये सभी चिह्न भारतीय मानक ब्यूरों की ओर से किसी तरह का कोई आश्वासन नहीं देते और भारतीय मानक ब्यूरो अधिनियम, 1986 के प्रावधानों का उल्लंघन करते हैं।