

Sr. No.	RFP Document Reference(s) (Section & Page Number)	RFP Clause	Pre-bid Queries	Response
1	Revised-Delivery-and-Installation-Schedule-and-Penalty- Pg 1	(d) Delay in delivery, installation and integration beyond 98 days will attract a penalty 0.2 % of the total PO value, per day from the 99th day till the date of installation/integration subject to a maximum of 10% of the total PO value. (e) iv. Any other amounts that may become recoverable from the vendor will be recovered from any available Bank Guarantee(s)/Performance Bank Guarantees under this bid. (f) Also, a lump sum amount as deemed fit by LIC (within the limits of PBG) will be imposed as penalty on the vendor to make good of losses suffered by LIC in terms of business loss and for making alternate arrangements.	Bidder requests below modification: (d) Delay in delivery, installation and integration beyond 126 days *(it is mentioned 16 weeks in revised time schedule for delivery and installation Annexure. we request this to be 18 weeks) will attract a penalty 0.2 % of the total cost of the respective item total-PO-value , per day from the 127th day till the date of installation/integration subject to a maximum of 10% of the total cost of the respective item total-PO-value . (e) Bidder requests that PBG cannot be invoked for recovery of Penalties. For Penalties, Bidder will issue a credit note (exclusive of GST) to the LIC. (f) Bidder's liability will be capped at 5% of the undelivered services for any incremental cost.	Please refer to the "Revised2-Delivery and Installation Schedule and Penalty". For e) and f) please be guided by the RFP and the corrigendum thereafter
2	Bid Submission Timelines		Owing to unavailability of Bidder/OEM/Partner teams during the Annual Shutdown and Holiday period of last week of December , additional timelines are needed towards bid preparation work. Request LIC to extend bid submission timelines upto 20th January 2023.	Please refer to the revised dates in this corrigendum.
3	Clause 10 (Page 20/59)	Limitation of liability: Except in cases of criminal negligence or willful misconduct and in case of infringement of intellectual property rights, both parties shall not be liable, whether in contract, tort or otherwise, for any indirect or consequential loss or damage, loss of use, loss of production or loss of profits or interest costs, provided that this exclusion shall not apply to any obligation of supplier/vendor to pay liquidated damages to the Corporation and the aggregate liability of both the parties whether under the Contract, in tort or otherwise, shall not exceed the total Contract price with LIC under this Contract provided that this limitation shall not apply to the cost of repairing or replacing defective equipment	We request LIC that there should be entire exclusion from the RFP for indirect or consequential loss or damage, loss of use, loss of production or loss of profits or interest costs, irrespective of the events. Further, the bidder's aggregate liability in connection with obligations, undertaken as a part of this project regardless of the form or nature of the action giving rise to such liability, shall be limited to the twelve (12) months of charges collected by bidder under the order in which such liability has arisen. For any service-related breach, the sole remedy of LIC is to claim service credits from the bidder.	Both parties shall not be liable, whether in contract, tort or otherwise, for any indirect or consequential loss or damage, loss of use, loss of production or loss of profits or interest costs. The aggregate liability of both the parties whether under the Contract, in tort or otherwise, shall not exceed the total Contract price with LIC under this Contract provided that this limitation shall not apply in cases of criminal negligence, willful misconduct, infringement of intellectual property rights, obligation of suppliers/vendors to pay liquidated damages to the corporation and to the cost of repairing or replacing defective equipment.
4	Annexure XI - MAF	It would be highest level of support provided by the OEM and would be able to meet SLA parameters.	It would be the highest level of premium support provided by the OEM and would be able to meet the SLA parameters.	Please refer to the Revised MAF
5	Bid Validity Period	Revised Bid Validity Clause		Bids shall remain valid for 1 year from the date of submission of this tender
6	Core DC revised-Annexure-VIII(Technical-Specifications) Section 2 - Performance - Point 2.2	The proposed solution must be able to handle minimum 4,50,000 new sessions per second based on multiprotocol performance & real world traffic with 1024 B packet size .	Request you to amend the clause as "The proposed solution must be able to handle minimum 4,50,000 new sessions per second based on HTTP/TCP."	Please refer to the Revised2-Annexure VIII
7	Core DC -Annexure-VIII(Technical-Specifications) Section 2 - Performance - Point 2.3	The proposed solution must be able to handle minimum 75,00,000 concurrent sessions based on multiprotocol performance & real world traffic with 1024B Packet size.	Request you to amend the clause as "The proposed solution must be able to handle minimum 75,00,000 concurrent sessions."	Please refer to the Revised2-Annexure VIII
8	Core DC-DR - General Requirements Pont 1.9	The proposed appliance must natively support (without breakout) 8 x 1G Copper & 8 x 10G SFP+ Ports from day one. At least four 1G Copper ports should also support 10 SFP+ transceivers and at least four the 10 SFP+ ports should also support 1 G Copper ports .The appliance should have 2 x 100G QSFP ports. Management, sync, HA etc ports should be additional. All the modules and transceivers should be provided from day one. (12x1 GCopper , 12x10G SFP , 2x100G QSFP in addition to the management , sync and HA ports	Request you to provide more clarity on the type of 10G and 100G SFP required. 10G transceiver should be Multi-mode or Single-mode. QSFP28 100G transceiver should be SR or LR	Please refer to the Revised2-Annexure VIII

9	Core DC - Performance Point 2.6	The proposed appliance must have 192 GB of RAM from day one	Request relaxation to reduce it to 128GB or removal of this clause, this will enable us to quote. Need Amendment: The proposed appliance must have 128GB of RAM or above from day one.	Please refer to the Revised2-Annexure VIII
10	Core IDC-Yog revised-Annexure-VIII(Technical-Specifications) Section 2 - Performance - Point 2.2	The proposed solution must be able to handle minimum 1,50,000 new sessions per second based on multiprotocol performance & real world traffic with a packet size of 1024B	Request you to amend the clause as "The proposed solution must be able to handle minimum 1,50,000 new sessions per second based on multiprotocol performance & real world traffic."	Please refer to the Revised2-Annexure VIII
11	Core IDC-Yog -Annexure-VIII(Technical-Specifications) Section 2 - Performance - Point 2.3	The proposed solution must be able to handle minimum 15,00,000 concurrent sessions based on multiprotocol performance & real world traffic with a packet size of 1024B	Request you to amend the clause as "The proposed solution must be able to handle minimum 15,00,000 concurrent sessions."	Please refer to the Revised2-Annexure VIII
12	Core IDC-Yog - General Requirements Pont 1.9	The proposed appliance must natively support (without breakout) 8 x 1G Copper & 4 x 10G SFP+ Ports from day one. The appliance should have 2 x 40/100G QSFP ports. Management, sync, HA etc ports should be additional. All the modules and transceivers should be provided from day one.	The requirement for 2 X 40/100G QSFP - should the port support both 40G and 100G speeds, Request you to provide more clarity on this. Request you to provide more clarity on the type of 10G and 40G/100G SFP required. 10G transceiver should be Multi-mode or Single-mode. 40G transceiver should be SR4 or BiDi QSFP28 100G transceiver should be SR or LR	Please refer to the Revised2-Annexure VIII

Last Date for Bid Submission	16.01.2023 latest by 3:30 PM
eligibility and Technical Bid Opening date & time	16.01.2023 latest by 3:45 PM