

NOTICE INVITING TENDER FOR ENGAGING CONSULTANT FOR CONDUCTING VULNERABILITY ASSESSMENT AND PENETRATION TESTING (VAPT)

BL/IT/HO/VAPT/PT/201718/0017 dated 09/03/2018

Contact Person	Mr. Pradeep Thekutte	
Designation	AVP [IT Infrastructure]	
	Balmer Lawrie & Co. Ltd	
Address	4th Floor, 21, Netaji Subhash Road,	
	Kolkata – 700001	
Email ID	thekutte.p@balmerlawrie.com	
Website	https://balmerlawrie.eproc.in	
Website	www.balmerlawrie.com	
Last date and time for	19/03/2018 at 18:00 HRS	
submission of Tender	13/03/2010 at 10.00 FINS	

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Disclaimer

The information contained in the Tender document or information provided subsequently to applicants, whether verbally or form by or on behalf of Balmer Lawrie & Co. Ltd. is provided to applicants on terms and conditions set out in this Tender document and all other terms and conditions subject to which such information is provided.

Notice Inviting Tender (NIT)

To,			
M/s			
Dear Sir/Mad	dam,		

Balmer Lawrie wishes to engage competent organisation for conducting Vulnerability Assessment and Penetration Testing(VAPT) of underlying infrastructure deployed at BL's IT ecosystem which include Data Centre at Kolkata, Disaster Recovery Site - Ballygunge, Kolkata, Far DR Site - Gurgaon and various Regional Offices of BL. Based on the contents of the RFP, the selected bidder shall be required to independently arrive at the approach and methodology, based on industry best practices after taking into consideration the effort estimation to perform all such tasks, render requisite services and make available resources as may be required for successful completion of the entire assignment at no additional cost to BL.

Tender document can be downloaded from our corporate website www.balmerlawrie.com and our eProcurement platform - https://balmerlawrie.eproc.in

The tender document consists of the following:

- 1. Interpretation of General Conditions of Contract(GCC) Section I
- 2. General Instruction to Bidders Section II
- 3. General Terms and Conditions-Section III
- 4. Mandatory Qualifying Criteria for bidders Section IV
- 5. Technical Requirement (Background, Scope, Deliverables & Evaluation Methodology) Section V
- 6. All Annexures & Price Bid Format Section VI

The bidders are advised to submit their most competitive offers online complete in all respect and without any deviation.

It is a two bid system. The tenderer would be required to submit their e-bids i.e. one bid for Technical requirement along with all supporting documents as stated in the Tender Document and the Second bid as Price Bid. The Price bid has to be submitted online only in E-procurement price bid section. The bid of a tenderer will be rejected if he/she submits a hard copy of Price Bid.

Technical bid shall comprise of (Scan Photo Copy/Supporting duly stamped uploaded for Technical requirement)

- i. RFQ Bid form (RFQ bid submission letter) This should be duly signed by an authorized person to act on behalf of the Bidder.
- ii. Signed hard copy of RFQ document duly filled (all pages to be signed and stamped).

- iii. All Forms and Annexure attached duly filled, signed and stamped.
- iv. DD towards Earnest Money Deposit.
- v. Earnest money amounting to and in the manner specified along with the Un-priced bid.
- vi. Power of Attorney in original or duly notarised.
- vii. Detailed work schedule / bar chart establishing compliance with the time of completion.
- viii. All Forms and Annexure attached.
- ix. Soft copy of the documents in a CD
- x. Any other documents required in terms of this tender.

Price Bid Submission

Price Bid to be submitted online only in the price bid section of E-procurement website. Price bid submitted in technical bid envelope or in hard copy will lead to rejection of Tender.

Tender Submission

The Tenderer would be required to register on the e-procurement site https://balmerlawrie.eproc.in and submit their bids online.

For registration and online bid submission Tenderer may contact the following officials at the HELP DESK of M/s C1 India on browsing to the website https://balmerlawrie.eproc.in during business hours (10:00 a.m. to 06:30 p.m.) from Monday to Friday (excluding holidays of the Company):

Name			E-mails	Phone Numbers	
1.	Mr.	Tirtha	Das	tirtha[dot]das[at]c1india[dot]com	+91-9163254290
	(Kolka	ata)			
2.	Mr.	Tuhin	Ghosh	tuhin[dot]ghosh[at]c1india[dot]com	+91-8981165071
	(Kolka	ata)			
3.	Mr.	Partha	Ghosh	partha[dot]ghosh[at]c1india[dot]com	+91-8811093299
	(Kolka	ata)			
4.	Mr. C	H.Mani	Sankar	chikkavarapu[dot]manisankar[at]c1india[dot]com	+91-8939284159
	(Chen	nnai)			
5.	Ms Uj	jwala Sh	impi	ujwala[dot]shimpi[at]c1india[dot]com	+91-022-66865608
	(Mum	nbai)			

The Tenderer shall authenticate the bid with his Digital Certificate for submitting the bid electronically on e-procurement platform and the bids not authenticated by digital certificate of the Tenderer will not be accepted on the e-procurement platform.

All the Tenderers who do not have digital certificates need to obtain Digital Certificate (with both Signing and Encryption Components). They may contact help desk of M/s C1 India or any other DSC service provider.

The Tenderer shall invariably furnish the original DD / Bank Guarantee in favor of Balmer Lawrie & Co.

Ltd, Kolkata towards EMD which must reach on or before the due date and time of the Tender either personally or through courier or by post and the receipt of the same within the stipulated time shall be the responsibility of Tenderer (EMD is to be submitted in a separate envelope). The Company shall not take any responsibility for any delay or non-receipt. If any of the documents furnished by the Tenderer is found to be false/fabricated/bogus, the Tenderer is liable for black listing, forfeiture of the EMD, cancellation of work and criminal prosecution.

The bidders found defaulting in submission of hard copies of original Demand Draft / Bank Guarantee as EMD and other documents to the Tender Inviting Authority on or before the stipulated time in the Tender will not be permitted to participate in the Tender.

The bidder has to keep track of any changes by viewing the Addendum / Corrigendum issued by the Tender Inviting Authority on time-to-time basis in the e-Procurement platform. There will be no further paper advertisement on this. Interested parties have to keep referring to the website for further information. The Company calling for tenders shall not be responsible for any claims/problems arising out of this.

The Tenderer should complete all the processes and steps required for bid submission. The successful bid submission can be ascertained once acknowledgement is given by the system through bid submission number after completing all the process and steps. M/s C1 India or Balmer Lawrie will not be responsible for incomplete bid submission by users. Tenderers may also note that the incomplete bids will not be saved by the system and are not available for the Tender Inviting Authority for consideration.

Neither the Company (Balmer Lawrie & Co. Ltd.) nor the service provider (M/s C1 India) is responsible for any failure or non-submission of bids due to failure of internet or other connectivity problems or reasons thereof.

The hardcopies comprising of technical bid and EMD, as explained above should reach the office of Mr. Pradeep Thekutte, AVP[IT Infrastructure], Balmer Lawrie & Co. Ltd at 4th Floor, 21, Netaji Subhash Road, Kolkata 700001, on or before the due date of submission of tender.

Successful bidder shall be responsible for completion of the contract in all respect. Balmer Lawrie reserves the right to accept or reject any tender or part of tender or to reject all tenders without assigning any reasons thereof.

This is merely a request for quotation and carries no commitment / obligation to award the contract. RFQ does not obligate BL to pay any costs incurred by respondents in the preparation and submission of the proposal. Furthermore, the RFQ does not obligate BL to accept or contract for any expressed or implied services. Queries/Clarifications should be addressed by email to thekutte.p@balmerlawrie.com.

Please acknowledge receipt and confirm your participation in this tender.

Thanking you, Balmer Lawrie & Co. Ltd

Tender Schedule

S. No.	Particulars	Description
1.	Tender reference number	BL/IT/HO/VAPT/PT/201718/0017 dated 09/03/2018
2.	Earnest Money Deposit	INR 25,000 only (INR Twenty Five Thousand Only)
3.	Date of Publishing of Tender document on the website	09/03/2018 at 09:30 HRS
4.	Last date and time of receiving applicant's clarifications in writing	15/03/2018 at 18:00 HRS
5.	Last date and time for submission of Tender	19/03/2018 at 18:00 HRS
6.	Date and time of Technical Bid Opening	20/03/2018 at 10:00 HRS
7.	Validity of Bid	180 days
8.	Validity of Price / Quoted Commercials	1 year from date of contract with bidder
9.	Place of Submission of Bid	Technical Bid & EMD: Mr. Pradeep Thekutte, AVP [IT Infrastructure], Balmer Lawrie & Co. Ltd. 4th Floor, 21, Netaji Subhash Road, Kolkata 700 001. Phone No:033-22225204 Email: thekutte.p@balmerlawrie.com
		Price Bid: https://balmerlawrie.eproc.in

Section-I

Interpretation of General Conditions of Contract.

1. **GENERAL**

The following general conditions shall be read in conjunction with the other conditions of contract, special conditions of contract, Technical Specifications etc. and shall be considered as an extension and not in limitation of the obligations of the Contractor. In case of discrepancy, if any, between these conditions the precedence shall be as stated elsewhere in the special conditions of contract.

2. <u>DISCREPANCY IN TENDER DOCUMENT</u>

Should there be any discrepancy, inconsistency, error or omission in the Tender Documents, the Tenderer shall bring it to the notice of the BL officer for necessary clarification / action. In the event such matters are referred to later the decision of the BL Officer directing the manner in which the work is to be carried out shall be final & conclusive and the tenderer shall carry out work in accordance with this decision.

3. SINGULAR AND PLURAL

Unless otherwise stated or repugnant to the context the singular shall include plural and vice-versa.

Section -II

General Instructions to Bidders.

1. Ethical Standard

A. Bidders are expected to observe the highest standard of ethics during the procurement and execution of this Contract. In pursuit of this policy, BL will reject the proposal for award if it determines that the Bidder being considered for award has engaged in corrupt or fraudulent practices in competing for the Contract.

For the purposes of this provision, the terms set forth below are defined as follows:

- i. "corrupt practice" means the offering, giving, receiving, or soliciting of anything of value to influence the action in the procurement process or in Contract execution; and
- ii. "Fraudulent practice" means a misrepresentation of facts in order to influence the procurement process
- iii. "Collusive practice" means designs to establish bid prices at artificial, non-competitive levels to deprive BL of the benefits of competition.
- B. Bidder should not be blacklisted by any CPSE/ Central Government Organization. A declaration in this respect must be submitted by the bidder on their letter head duly signed by the Authorised Signatory of the bidder.

2. EARNEST MONEY DEPOSIT

Unpriced Part should be accompanied by a Bank Draft / Bank Guarantee (To be submitted in a SEPARATE ENVELOPE) as per the attached format (Validity of which shall be three months from the date of Tender Opening) of INR 25,000 (INR Twenty Five Thousand only) towards Earnest Money Deposit (interest-free) executed by any scheduled bank drawn in favor of Balmer Lawrie & Co. Ltd payable at Kolkata. MSME and NSIC organization and startup organization will be exempted from paying EMD Fee but they have to provide the necessary supporting documents. Instructions for EMD are as follows:

- 2.1. The bid security shall be in the form of a Bank Guarantee / Demand Draft drawn on "Balmer Lawrie & Co. Ltd" payable at Kolkata, from a Scheduled or Nationalized Bank other than a Cooperative or Gramin Bank.
- 2.2. Any bid not accompanied with the prescribed bid security, shall be rejected by BL as non-responsive.
- 2.3. The EMD shall be refunded to the unsuccessful bidder(s) on submission of official request.
- 2.4. The bid security of the successful Bidder will be returned/ refunded when the Bidder has signed the Contract Agreement/PO issued and furnished the required Performance Bank Guarantee.
- 2.5. If the Bidder, after submission, revokes his bid or modifies the terms and conditions thereof during the validity of his bid except where Balmer Lawrie has given opportunity to do so, the earnest money shall be liable to be forfeited. Balmer Lawrie may at any time cancel or withdraw the Invitation for Bid without assigning any reason and in such cases the earnest money submitted by Bidder will be returned.

2.6. MSEs (Micro and Small Enterprise (MSE) are exempted from paying the application money and Earnest Money deposit (EMD) amount for which the concerned enterprise needs to provide necessary documentary evidence. For MSE's Government of India provisions shall be considered while evaluating the tender.

2.7 The bid security may be forfeited:

- (a) If a Bidder withdraws its bid during the period of bid validity period after submission of bid, except as provided under "Modification and Withdrawal of Bids".
- (b) In the case of the successful Bidder, if the Bidder fails to:
 - i. Sign the Contract/PO; or
 - ii. Furnish Performance Bank Guarantee.

3. Clarifications of bidding documents

Bidder can seek any clarification on RFQ document through written mail to thekutte.p@balmerlawrie.com as per the Pre Bid Clarification Dates mentioned in this tender, clearly mentioning the bidder name, tender no.

BL may at its sole discretion amend the RFQ Documents at any time prior to the deadline for submission of RFQ bid. However in case of such amendment, the RFQ submission date may be extended at the discretion of BL. Amendments made prior to submission of RFQ bid will be provided in the form of Corrigendum to the RFQ Documents.

4. Conditions for bid submission

The bidders shall upload their e-bids in the Scan Photo Copies prescribed in the RFQ documents. The bidder shall sign on the statements, documents, certificates owning responsibility for their correctness and authenticity.

5. Extension of RFQ bid submission

BL may, at its discretion, extend this deadline for submission of RFQ bids in which case all rights and obligations of BL and Bidders will thereafter be subject to the deadline as extended. Information on deadlines would be published in the website were the tender has been published.

6. Bid Price

The e- bid price must be prepared in accordance with the instructions specified below:

- The price bid should be completed as per the price bid format in ONLINE MODE only.
- b. The Total price must take into account all incidental costs associated with the provision of services including travel, transportation, communications, fees, Licenses cost, cost of service from 3rd party for requested integration etc. imposed on the bidder in India or any other country. There should be no other hidden costs for items quoted & no additional expense would be borne by Balmer Lawrie except quoted price. The offer must be made in Indian Rupees only and the offer should include all applicable taxes and other charges, if any.
- c. Quoted commercial / Rates should be valid for 1 year from date of contract with bidder.
- d. Price bid should be quoted only in e-procurement site as per the format as mentioned in AnnexureV.

7. Modifications and withdrawals of bids

The Bidder may modify or withdraw its bid after submission, provided that written notice of the modification or withdrawal is received by BL prior to the deadline prescribed for bid submission as mentioned in Tender Document.

8. Bid opening

- 1. The tender will be opened on the same day or the day appointed for the same by BL. Offers received without Bid Security shall be rejected.
- 2. "Price Bid" shall not be opened by BL on the same day and same shall remain unopened in the e-procurement site until such time that technical evaluation is completed.

9. Preliminary examination of bids

- **a.** BL will examine the bids to determine whether they are complete, whether the documents have been properly signed and whether the bids are generally in order. Any bids found to be non-responsive for any reason or not meeting the criteria specified in the Bidding Documents will be rejected by BL and shall not be included for further consideration. BL will also carry out a preliminary examination of any alternative bids submitted by Bidders.
- **b.** Prior to the detailed evaluation, BL will determine whether each bid is complete, and is responsive to the Bidding Documents. For the purposes of this determination, a responsive bid is one that conforms to all the terms, conditions, and specifications of the Bidding Documents.

10. Clarifications

During the bid evaluation, BL may, at its discretion, ask the Bidder for a written clarification of its bid, which the bidder is bound to provide, within specified time failing which BL may at its discretion reject the bid.

11. Award of Contract/ Purchase Order

- Balmer Lawrie reserves the right to accept or reject any First (Original) or Updated bid, and to annul the bidding process and reject all bids at any time prior to award of Contract, without thereby incurring any liability to the affected Bidder or any obligation to inform the affected Bidder of the grounds for such action.
- BL may at its own discretion cancel the tender without assigning any reason to the bidder.

12. Performance Bank Guarantee

- 12.1 The Contractor shall provide the Bank Guarantee from Nationalised Bank in favour of Balmer Lawrie at the times and in amount, manner and form specified in Annexure II. The security deposit shall be for the due and faithful performance of the contract and shall remain binding notwithstanding such variations, alterations or extension of time as may be made, given, conceded or agreed to the Contractor and the Purchaser.
- 12.2 The security deposit furnished by the Contractor will be subject to terms and conditions of the contract finally concluded between the party and the Purchaser will not be liable for payment of any interest on the security deposit or any depreciation thereof, or in case of bank deposit receipt, any loss resulting on account of failure of the bank. The security deposit shall be refunded/ bank guarantee released on application by the Contractor after

- the expiry of the guarantee period and after he has discharged all his obligations under the contract.
- 12.3 The successful bidder shall furnish Performance Bank Guarantees. Within fifteen (15) days after the Effective Date of Contract/PO, the Successful Bidder shall furnish PBG for an amount equivalent to 10% of the contract price as per the Price Schedule Annexure V) in Indian Rupees and would be valid till the end of contract period.
- 12.4 10% of the project cost can be released by Balmer Lawrie only if Performance Bank Guarantee from schedule bank is submitted by the bidder for an amount of 10% of the project cost.

Failure of the successful Bidder to comply with these requirements shall constitute sufficient grounds for the annulment of the award and forfeiture of the bid security.

13. Commencement of Work (BL Intends to issue PO to the successful bidder)

The Contractor shall commence the work on specific intimation from Balmer Lawrie in writing or the time indicated in the LOI/PO and shall proceed with the same with due expedition without delay. If the contractor fails to commence the work as per the terms of Order / Contract, Balmer Lawrie, at its sole discretion will have the right to cancel the Order / Contract. His Earnest Money and/or Security Deposit will stand forfeited without prejudice to any and all of Balmer Lawrie's other rights and remedies in this regard.

14. Bid Evaluation Criteria

- BL will examine the bids to determine whether the bids are complete as per checklist and / or as per requirements of Bidding Document.
- The bids without requisite EMD will not be considered and bids of such bidders shall be rejected.
- BL will examine the bids to determine whether they are complete, whether the original bidding document and Addendum / Corrigendum if any, have been returned with signed all the pages and the bids are generally in order.
- BL will examine the bidder's qualification and bids of only those bidders who meet the Mandatory Qualifying Criteria shall be taken for detailed evaluation.
- The bids are required on ZERO DEVIATION. Techno-commercially acceptable Bids shall be considered for Price Bid opening and evaluation

15. Expenses to be borne by Bidder

All expenses in preparation and submission of bids and visits to the office or any place in connection with the preparation of Bid shall be borne by Bidder. BL in no case shall be responsible or liable for these costs regardless of the outcome of the Bidding process

16. Termination of the Contract

BL reserves the right to terminate the Contract, without giving any reason whatsoever, at any stage during the currency of the Contract based on the contractor's performance or for any other reason, by giving 30 days' notice in writing.

BL shall have the right to terminate this CONTRACT if:

- The Service Provider fails to provide services or contractual obligations in accordance with the provisions of this contract.
- If the bidder is found to be currently Black-listed by any Govt, bank or any other institute

anywhere in India or abroad.

- The Service Provider suspends the performance of all or part of the services, or
- The Service Provider abandons to the services, or
- The Service Provider becomes bankrupt or goes into receivership or liquidation or makes an assignment for the benefit of his creditors.

In the event of termination of contract, the amount due to the Contractor as per contractual provisions after recovery of dues (from Contractor's pending invoices/ Security Deposit, as the case may be), shall be released to them.

17. Language of Bid

The bid prepared by the Bidder including all correspondence etc. relating to his offer/ bid shall be in ENGLISH language only.

18. Transfer of bid document

Transfer of bids submitted by one Bidder to another Bidder is not permissible.

19. Invoices and Payments

- The Contractor's request for payment shall be made to Balmer Lawrie in writing, accompanied
 by an invoice for the services rendered describing, as appropriate, the milestone completed.
 The Invoices will have to be raised according to the explicitly agreed rates and payment terms
 of the contract. The Contract Price shall be paid in Indian Rupees in accordance with the
 Payment Schedule.
- 2. The tax element applicable from time to time to be shown separately in the invoice.
- 3. Payments shall be made promptly by Balmer Lawrie, but in no case later than sixty (60) days after submission of an original invoice along with the stipulated acceptance/delivery certificate signed by competent authority/Project Coordinator/Authorized Representative, unless there is a clarification that is sought by Balmer Lawrie within this time.
- 4. Payment will be done by NEFT mechanism only.
- 5. Payments, if any, shall be made subject to deductions of TDS and such other taxes as may be applicable from time to time.
- 6. BL, may, at any time, by a written order given to a developer, make changes within the general scope of the contract related to terms & references, enlarging or reducing the scope or specifications. If any such change causes an increase or decrease in the cost of, or time required for the execution of the work, an equitable adjustment shall be made in the contract price or delivery schedule, or both, and the work order shall be amended accordingly.

SECTION III

General Terms and Conditions

- 1. The following terms shall have the meaning hereby assigned to them except where the context requires otherwise:-
 - Balmer Lawrie & Co. Ltd shall mean a Company registered under Indian Companies Act 1956, with its Registered Office at 21, N.S Road, Kolkata 700001 and its Authorized Officers or its Engineer or other Employees authorized to deal with this contract.
 - ii. "CONTRACTOR" shall mean the individual, or firms who enters into this Contract with Balmer Lawrie and shall include their executors, administrators, successors and assigns.
 - iii. "SITE" shall mean the place or places, including Project site where the system will be delivered and installed.
 - iv. "CONTRACT" or "CONTRACT DOCUMENT" shall mean and include the agreement, the work order, the accepted General Terms and Conditions of Contract, Special Conditions of Contract, Instructions to Bidder, etc.
 - v. Any conditions or terms stipulated by the bidder in the tender documents or subsequent letters shall not form part of the Contract unless specifically accepted in writing by Balmer Lawrie and incorporated in the Agreement.
 - vi. "TENDER SPECIFICATIONS" shall mean the Scope of Work, Special Instructions / Conditions, Technical specifications/requirement, etc., pertaining to the work and any other relevant reference in the Tender Document for which the Bidder are required to submit their offer.
 - vii. "APPROVED" "DIRECTED" or "INSTRUCTED" shall mean approved, directed or instructed by Balmer Lawrie.
 - viii. "SINGULAR AND PLURAL" etc. words carrying singular number shall also include plural and vice versa, where the context so requires. Words imparting masculine gender shall be taken to include the feminine gender and words imparting persons shall include any Company or Association or Body or Individuals, whether incorporated or not.
 - ix. "VALIDITY OF THE CONTRACT" The contract will remain valid till all the activities specified therein are completed in all respects to the satisfaction of Balmer Lawrie.
 - x. "COMPLETION OF THE CONTRACT" The contract will be treated as complete on full and final settlement of all Bills / invoices raised under the contract with no claim on either side.
- 2. Complaints, notices, communications and references shall be deemed to have been duly given to the Contractor, if delivered to the Contractor at his declared address or to his authorized agent / representative.

3. Risk Purchase

Balmer Lawrie reserves to itself the following rights in respect of this Contract without entitling the Contractor for any compensation.

- i. If at any time during the currency of the contract, the contractor fails to render all or any of the services required under the scope of work of the contract satisfactorily in the opinion of Balmer Lawrie, whose decision shall be final and binding on the contractor, Balmer Lawrie reserves the right to get the work done by other parties or departmentally at the cost and risk of the contractor and also forfeit the performance guarantee.
- ii. To recover any money due from the Contractor, from any moneys due to the Contractor

- under this or from the performance guarantee.
- iii. To claim compensation for losses sustained including Balmer Lawrie's supervision charges & overheads in case of termination of Contract.

4. Observance of Local Laws:

- i. The Contractor shall comply with all applicable Laws, Statutory Rules, and Regulations etc.
- ii. The Contractor shall pay all taxes, fees, license charges, deposits, duties, tolls, royalty, commissions or other charges that may be leviable on account of any of the operations connected with the execution of this contract.
- iii. The Contractor shall be responsible for the proper behavior and observance of all Regulations by the staff employed.

5. Force Majeure:

The following shall amount to force majeure conditions:-

- i. Acts of God, Act of any Government, war, blockades, Sabotage, riots, civil commotion, insurrection, terrorist acts, acts of Public enemy, Flood, Storms, Washouts, Fire, Explosion, landslides, lightning, Cyclone, Earthquake, epidemics, quarantine restrictions, arrest and restraints of the government, necessity for compliance with any court order, law ordinance or regulations promulgated by any governmental authority having jurisdiction, either federal /state /civil or military, strikes or other industrial disturbances, lockouts and other similar causes / events over which the Contractor has no control.
- ii. If the Contractor suffers delay in the due execution of the contract, due to delays caused by force majeure conditions, as defined above, the agreed time of completion of the work covered by this contract may be extended by a reasonable period of time provided notice of the happening of any such cause / event is given by the contractor to Balmer Lawrie within 14 days from the date of occurrence thereof.
- iii. The Contractor by the reason of such events shall neither be entitled to terminate this contract nor shall have any claim for damages against Balmer Lawrie in respect of such non-performance or delay in performance and deliveries under the contract shall be resumed as soon as practicable after such event has come to an end or ceased to exist, and the decision of contractor as to whether the deliveries have been so resumed or not shall be final and conclusive.
- iv. Force Majeure conditions will apply on both sides.

6. Prevention of Corruption

- i. Canvassing in any form or any attempt to influence directly or indirectly any official of Balmer Lawrie will lead to rejection of the bid and forfeiture of the Earnest Money Deposit.
- ii. Balmer Lawrie shall be entitled to cancel the contract and to recover from the Contractor the amount of any loss resulting from such cancellation, if the contractor has offered or given any person any gift or consideration of any kind as an inducement or reward for doing or intending to do any action in relation to the obtaining or the execution of the contract or any other contract with Balmer Lawrie or for showing or intending to show favor or disfavor to any person in relation to the contract with Balmer Lawrie , if the like acts shall have been done by

any persons employed by him or acting on his behalf whether with or without the knowledge of the Contractor in relation to this or any other contract with Balmer Lawrie.

7. Arbitration

- i. If any time, any questions, disputes or differences what so ever arising out of or in any way concerning the contract between Balmer Lawrie and the Contractors, the same shall be referred to the sole arbitrator i.e. Director [Finance] or nominee appointed by him in writing. The arbitration shall be conducted in line with the provisions Indian ARBITRATION AND CONCILIATION ACT, 1996. The award of the arbitrator shall be final and binding on both the parties. The fees of the arbitrator, if any, shall be paid equally by both the parties
- ii. The contract shall continue to be operated during the arbitration proceedings unless otherwise directed in writing by Balmer Lawrie or unless the matter is such that the contract cannot be operated till the decision of the arbitrator is received.
- iii. The place of Arbitration will be Kolkata.

8. Laws Governing the Contract:

The contract shall be governed by the Indian Laws for the time being in force and only courts in Kolkata, India shall have jurisdiction over this contract.

9. <u>Indemnity:</u>

The Contractor shall indemnify and keep indemnified Balmer Lawrie all losses, claims etc. arising out of any of his acts or out of the acts of his agents or associates or servants during the currency of the contract.

10. Conflict of Interest:

The consultant selected in this Tender will not be eligible to participate in the RFP, which will be the deliverable of this tender.

11. <u>Discrepancy in Words & Figures quoted in offer</u>

If there is a discrepancy between words and figures, the amount in words shall prevail, unless the amount expressed in words is related to an arithmetic error, in which case the amount in figures shall prevail.

12. Terms for Payment

The Contractor's request for payment shall be made to Balmer Lawrie in writing, accompanied by an invoice describing, as appropriate, the milestone completed. The Contract Price shall be paid in Indian Rupees in accordance with the Payment Schedule.

Payments shall be made promptly by Balmer Lawrie, but in no case later than sixty (60) days after submission of an original invoice along with the stipulated acceptance/delivery certificate signed by competent authority/Project Coordinator/Authorized Representative, unless there is a clarification that is sought by Balmer Lawrie within this time.

Payment will be done by EFT mechanism only

Payment Schedule -

Kindly refer Price bid format in Annexure V for details:

Stage	Project Deliverables	Payment Terms
Part 1	Draft Consultant Report to be submitted	50% of the Payment will be made after delivery of Draft Consultant Report incorporating all recommendations and their acceptance by Balmer Lawrie.
Part 2	Final Consultant report after Presentation to be submitted after incorporating Management comments	·

Note: All payments will be made in Indian Rupees

Price

Bidder shall quote a firm price for the total product giving applicable tax breakup which includes cost of solution, customization (if any), configuration, training to users, implementation, traveling and accommodation (if any). Balmer Lawrie may ask for the activity wise break-up of the price after opening the price bid.

The price should be inclusive of all outstation travel, boarding/lodging and any out of your pocket expenses. No additional expense would be borne by Balmer Lawrie except the quoted price. Bidder should provide a list of manpower they would engage pre and post completion of the project

Price should be quoted only in e procurement site as mentioned in Annexure V.

13. Liquidated Damage

- I. If the contractor is unable to complete the jobs specified in the scope of work as per the agreed project plan, it may request owner for extension of the time with unconditionally agreeing for payment of LD. Upon receipt of such a request, owner may at its discretion extend the period of completion and shall recover from the contractor, as an ascertained and agreed Liquidated Damages, a sum equivalent to 0.50% of contract value for each week of delay or part thereof. Any recovery of Liquidated Damages shall be effected from the amount payable to the Contractor and Performance Bank Guarantee. The LD shall be limited to 10% of the total contract value.
- II. The parties agree that the sum specified above is not a penalty but a genuine pre-estimate of the loss/ damage which will be suffered by the owner on account of delay/ breach on the part of the CONTRACTOR and the said amount will be payable by the contractor without proof of actual loss or damage caused by such delay/breach. Notwithstanding what is stated in Clause above, BL shall have the right to employ any other agency to complete the remaining work at the risk and cost of the Contractor, in the event of his failing to complete the work within the stipulated time or in the event progress of Contractor's work is behind schedule, as judged by the BL officer.

- III. If in the opinion of the BL officer the works have been delayed beyond the day of completion:
 - 1. By force Majeure or
 - 2. By reasons of exceptionally inclement weather or

By reason of civil commotion, illegal strikes or lock-out in which case the Contractor should immediately give written notice thereof to the owner.

Then the Owner may in writing make a fair and reasonable extension of time for completion of the works, provided further that the Contractor shall constantly use his best endeavor to proceed with the works. Nothing herein shall prejudice the rights of the Owner in this regard.

Section IV

Mandatory Qualifying Criteria for Bidders: Bidders who wish to bid should confirm to the following criteria as of Tender Publication Date. Price Bid opening will be done only for the bidders who comply with the Mandatory Qualification.

Parameter	Requirement Description	Supporting documents To be submitted
Power of	Name and designation of the person authorized to	To be submitted on a
Attorney	sign the Bid / proposal and all other documents	stamp paper signed by
	incidental to the RFP	Notary
Existence	The bidder should be consulting firm of repute	Certificate
	operating in India for the last 5 years as on	of incorporation issued by
	31/03/2017 with core business operations in the	Registrar of Companies
	IT/Management consulting services. Organisation	
	with ISO 9001, ISO 27001, ISO 20000 certification	
	will be preferred.	
	The Bidder should be empanelled by CERT-IN as	Proof of CERT-IN
	Information Security Audit organisation and should	empanelment to be
	remain in the panel up to 31/03/18 during the	attached.
	currency of contract.	
	The Bidder should have at least 3 year experience in	Proof to be attached
	offering Information Security Services such as	
	Security Assessment, Security Testing, Security	
	Audit, Cyber Security related, Defining Security	
	policies, procedures and baselines. Risk Assessment	
	consulting to organisations in India,	
Full Cycle	The bidder should have conducted at least 1 (One)	Documentary evidence in
Implementation	VAPT (as per scope of this tender) in an	the form of Work order /
Experience as	Organization who is in business in India for last 3	Purchase order and
Primary	years.	Completion certificate
Contractor		from client, along with the
		client's contact details
	The consultants conducting the VAPT should be a	Furnish the details and
	certified professional (i.e Certified Ethical	attach relevant proof
	Hacker(CEH) / Licensed Penetration Tester(LPT) /	
	CREST Penetration Certification etc. or equivalent	
	and their registration / certificate should be valid as	
	on date	
	The bidder should have minimum 5 certified	Proof to be attached.
	resources on payroll out of which at least 2 should	
	be either CEH/LPT/CREST certified and at least 3	
	with CISM/CISA/CISSP/ISMS/CRISC/CASP/CCISO	
	etc. or equivalent and their registration /	
	certification should be current.	

Self-Certified	An undertaking (self-certified) that the bidder has	Attach Self Certification
Undertaking	not been blacklisted by a Central/State Government	
	institution and there has been no litigation with any	
	government department on account of similar	
	services.	
Financial	The company should not have incurred losses in the last 3 financial years i.e. 2014-15, 2015-16, 2016-17	Copy of audited Balance Sheet and P&L statement
stability of	as evidenced by the audited accounts of the	for the financial year 2014-
the bidder	organization.	15, 2015-16, 2016-17.

Section V

Technical Requirement

1. Background.

Balmer Lawrie & Co. Ltd (BL), a Govt. of India Enterprise under the Ministry of Petroleum & Natural Gas is a professionally managed multi-location company with business spanning both in manufacturing and service sectors. Please visit www.balmerlawrie.com for details of various businesses and locations of the company. The organization is steadily growing and relies heavily on the IT Infrastructure to enable the growth and operationalize efficiencies.

BL operations and user base is spread across 30 locations with Corporate Office at Kolkata having around 180 users, factory locations have less than 100 users while small spoke locations have around 10 users. The application infrastructure is already centralized at the Primary Data Centre in Kolkata and a Near Disaster Recovery Centre (NDR Site) has been built at Ballygunge, Kolkata (approx. 12 kms from BL HO). The primary Data Centre is accessed by the users from various locations through MPLS VPN network or through Internet.

The current infrastructure system comprises of core business application Servers supporting five strategic business units that are hosted at the Data Centre in Kolkata. The applications are hosted on disparate platforms on individual Servers. The business functions are executed with the help of these applications on a real time basis. BL has implemented SAP as ERP solution for it manufacturing SBU — Industrial Packaging (IP) and Grease & Lubricant (G&L), the Financial Accounting module of SAP is applicable for the whole organization. Besides the SAP Solution, the Service Business Units of Travel & Vacations (T&V), Logistic Services and Logistic Infrastructure operates on its core business application procured and customized for BL. The IT Infrastructure for SBU-Travel is hosted on a third party infrastructure outside BL's Data Centre and the application connects to SAP application through IPSEC tunnel.

Apart from the above, BL has invested in 3 EMC Data Domain for Disk based backup solution placed at Central Data Centre, Near DR Site (Ballygunge, Kolkata) and Far DR Site (Gurgaon).

Each RO's have a separate internet connectivity with a mix and match of Broadband and ILL connectivity from various ISPs. Each of these locations have routers for MPLS, ILL or ADSL for Broadband. Servers and Desktops are protected by Trend Micro Antivirus.

2. Requirement Synopsis

Balmer Lawrie wishes to engage competent organisation for conducting Vulnerability Assessment and Penetration Testing(VAPT) of underlying infrastructure deployed at BL's IT ecosystem which include Central Data Centre - Kolkata, Near Disaster Recovery Centre - Ballygunge, Kolkata, Far DR Site - Gurgaon and various Regional Offices of BL. Based on the contents of the RFP, the selected bidder shall be required to independently arrive at approach and methodology, based on industry best practices after taking into consideration the effort estimation to perform all such tasks, render requisite services and make available resources as may be required for successful completion of the entire assignment at no additional cost to BL.

<u>Note</u>: . VAPT of Internet facing applications and Website / Web Applications is not in the scope of this tender as the same is being carried out by another consultant.

List of IT Infrastructure

S.	IT Assets	Details	Qty
No			
1	Physical Servers	IBM, DELL, HP	56
2	Virtual Servers	PowerVM, HyperV	50
3	Storage	IBM, Dell, EMC	3
4	Routers	CISCO 2911, 2811, 1911,1841,867	9
5	Firewall	Checkpoint 4800, 2200, CISCO ASA 5505	13
6	CoreSwitch	CISCO 6506-E	2
7	Switches	CISCO 3850, 3650, 3560, 2960, CE-500, D-Link,	70
		TPLink, Dell N4064, 2048	
9	Load Balancer	Peplink	1
10	Secure Web Gateway	Bluecoat SWG S200	1
11	Desktop	HP, Dell, Wipro	600
12	Laptop	HP, Dell	450

N.B. The above list is only indicative and not exhaustive one

3. Scope of work

The selected bidder should carry out an assessment of Vulnerability and Threats and assess the risks in the company's Information Technology infrastructure. This would including identifying existing threats if any and suggest remedial solutions and recommendation of the same to mitigate all identified risks with the objective of enhancing the security of information systems. In addition to the remote assessment selected bidder shall also perform the onsite assessment of IT Assets under the scope of the RFP and should perform all the three security assessment methods i.e. examination, test and interview. The bidder would be required to provide services broadly in the following categories:

- Approach and Project Schedule which would include projected time span.
- Methodology
- Submission of Draft Security Assessment Report / VAPT report etc.
- Provide Guidance to fix the gaps indicated and provide alternate recommendation in case primary recommendation is not feasible to implement.
- Retest the environment after the flagged security areas are fixed by BL.
- Submission of the final report.

N.B. All deliverables as per the scope of this RFP will become the property of BL.

The scope of the activity can be enhanced and/or repeated as per BL's requirement. Initially BL proposes VAPT to be conducted for IT Assets in the Data Centre, Disaster Recovery Site and

Regional Offices but subsequently intends to repeat the activity one or more times within 1 year.

The VAPT exercise must cover the following IT Infrastructure but not limited to:

- All Servers in the Data Centre and Disaster Recovery Site.
- All Firewall Devices in the Data Centre, Disaster Recovery site, and Regional Offices.
- Secure Web Gateway Device in the Data Centre.
- All Routers installed at Data Centre, Disaster Recovery Site and Regional Offices.
- All
- All L3, L2 Network Switches installed at Data Centre, Disaster Recovery Site and Regional Offices.
- All Security Devices including Video Conferencing Devices at Data Centre, Disaster Recovery Site and Regional Offices.
- Desktop and Laptops

It may be noted that the testing would include external and Internal, Black Hat and White Hat testing. During the first spell of Black Hat testing wherein the bidder would scan all the critical application and data and perform penetration test to simulate an external hacking or cyber warfare attack both at application layer as well as network layer, it would be mandatory to inform BL and thereafter BL would decide whether it may or may not be mandatory to inform before the test.

Successful bidder must ensure that during the VAPT activity, level of intrusiveness and boundaries of testing are not violated. The bidder should adhere to applicable laws and rules and regulation and guidelines prescribed by various regulatory, statutory and government authorities during the execution of the test. VAPT activities should be comprehensive but not limited to the following activities:

- Vulnerability Scanning Check if vulnerability exist in the Servers, Network and Security Devices in scope without disturbing business operations.
- Port Scanning Find active ports on the Server port addresses on a host.
- Network Scanning Identify active host on a network for the purpose of simulating attack and also for network security assessment with the help of suitable procedure / tool.
- Malware Scanning
- Spoofing
- War dialing
- Password cracking Attempting to guess passwords using password cracking tools.
- Access control mapping ACL has to be reviewed and recommended for improvement.
- System and OS fingerprinting Guess the system information like type and version of OS etc.
- Denial of Service (DOS) and DDOS attacks
- Man in the Middle attack To rule out possibilities of eavesdropping.
- Network and Security Device assessment Review and recommend for improvement.
- Firewall Rule base review.
- IDS/IPS review and fine tuning of signature

- Server assessment (OS security configuration)
- DMZ Network Architecture review
- Man in the Middle attack
- Any other attack

The assessment should include the following for testing:

- DMZ Zone
- Remote Access
- Network Security Assessment and Components
- VPN
- Video Conferencing Network

<u>Approach Document</u>: The bidder would provide presentation on planning, test matrix, approach and methodology in the presence of technical team and management team and would provide approach document which would include but not limited to the following:

- Scope of the VAPT activity
- Project Timelines
- Resources i.e. Team authorized to conduct the assessment along with their credentials.
- Tools to be deployed / used
- Assurance of zero risk / restoration
- Handling of sensitive / critical data and Servers
- Ensuring operational impact
- Measures to be taken in the event of an incident
- Immediate mitigation measures in case of unseen disruption of services.

After the presentation the bidder would submit the document incorporating modification as discussed within 3 days of presentation. After the same is reviewed by BL and consent, the bidder would initiate the activity in coordination with IT Infrastructure team.

Draft Security Assessment Report / VAPT report

It is recommended that the report should contain any and all the findings that impact the security posture of the assessed entity in cases where exploitation did not occur. In the testing phase, all relevant test need to be conducted as per the project schedule and satisfactory report should be obtained from the concerned authorities of BL before proceeding it for execution. Potential risks posed by known vulnerabilities and should be ranked. Both external and internal vulnerabilities scan is to be conducted. An external vulnerabilities scan is to be conducted from outside the organization and internal vulnerability scan from inside the organization, The details of IP etc. must be shared before conducting the external vulnerability scan. Description of each vulnerability verified and/or potential issue discovered should be provided. More specific risk that the vulnerability may pose, including method as to how and what extent it may be exploited should be provided.

<u>Documentation of identified vulnerability</u>: The report should contain all the details of the step, test vectors, and exploited vulnerabilities that lead to positive and/or false positive penetration during testing for which remediation and retesting are required. It is important to identify vulnerabilities that are not always exploited but may pose a potential risk to the environment.

The reports must have the following items:

- Executive summary
- Statement of Scope
- Statement of Methodology
- Limitations
- Segmentations
- Summary of Test results
- Recommendations
- Tool used
- Clean up

Recommendations

Remediation recommendations to close the deficiencies identified, Detailed steps (wherever/whenever applicable) to be followed while mitigating the reported deficiencies. Security issues that pose an imminent threat to the system are to be reported immediately. In case the primary recommendation is not feasible for BL to implement for any reason, bidder would give the alternate recommendations.

Retest after the Draft report

After the submission of draft report and recommendation, BL would fix the identified vulnerabilities within a mutually agreed time period. Thereafter, Bidder shall perform a retest to validate the newly implemented control mitigate the original risk. The scope of a retest should consider whether any changes occurring as a result of remediation identified from the test are classified as significant. All changes should be retested, however, whether a complete system retest is necessary will be determined by the risk assessment of those changes.

Submission of Final Report

After the retest is performed, the bidder shall submit its final report as following:

- Executive summary
- Statement of Scope
- Review of past threats and vulnerabilities
- Statement of methodology
- Limitations
- Summary of Test results
- Recommendations
- Tools Used
- Clean Up

Tools and Resources

All the software, hardware equipment like laptops, tools etc. to carry out the assignment has to be brought by the selected bidder at no extra cost. Selected bidder will use audit tools that are licensed and not a trial version. In case of the same is of open source kind, bidder should ensure that there is no risk to BL and its IT Assets. Bidder should disclose the details of the automated tools used to accomplish the assessment process. The bidder must have a valid license of the said automated tool(s).

Training and Awareness programme

Bidder should provide training to BL's officials with respect to IT Security and best practices to protect the IT Assets from any kind of security threats.

4. Evaluation Methodology

The objective of evolving this evaluation methodology is to facilitate the selection of the most optimal solution which would meet the business requirements of BL. The bid would be first evaluated on technical capability and then on the financials. All bids shall be evaluated by an Evaluation Committee set up for this purpose by the BL. The evaluation shall be on the basis of quality of the solution & services offered and the price quoted.

The Technical Evaluation shall have the weightage of 100 marks for evaluation, and this weightage shall be taken into consideration for arriving at the overloading factor on the commercials of the Bidder. Notice for Technical presentation would be sent to those bidders who have qualified the Mandatory Qualifying Criteria.

The technical proposals will be subjected to evaluation at the first stage. The bidders scoring less than 60 marks (cut-off marks) out of 100 marks in the technical evaluation shall not be considered for commercial opening of the bids. Once the evaluation of technical proposals is completed, the bidders who score more than the prescribed cut-off score will only be short-listed for commercial opening of the bids.

1. Technical Score			
Each Requirement will have a technical Score. The maximum sum of all the technical scores is equated 100. A Solution must score minimum 60 marks to be technical qualified and to be considered for commercial evaluation. The score achieved by a solution will be called Technical Score (TS)			
1.1 Bidder's Experience (Max 50 marks)	Marks		
The bidder should have conducted at least 1 (One) VAPT (as per scope of this tender) in an Organization who is in business in India for last 3 years.	• 1 Customer = 5 • 2 or 3 Customer = 10 • >=4 Customer = 20		
• Engagement Manager should have handled such projects in firm for at least 3 years.	• 5 marks		
 Team member to be deployed should be certified on any one of the following CEH/LPT/CERT (Marks per member = 5) 	• 15 marks		
• Details of Tools to be deployed and persons trained on those tools (3 marks for each licensed tool and additional 2 marks for certified team member on the same licensed tool)	• 10 marks		
Technical Presentation (Max 50 Marks)			
The Technical presentation would comprise of the following 1. Understanding of the Requirement. 2. Approach to the solution 3. Differentiator	20 marks 20 marks 10 marks		

2 Commercial Scaling

The Price-Bid evaluation is done only for those bids which are responsive and have secured a Technical score of 60 marks at least. Evaluation of Price Bids will be based on the relative competitiveness of the bids based on Total Cost of Ownership (TCO) of the solution to BL. Following will be the logic of TCOmod through financial bid will be evaluated for relative competitiveness

- 1. Bidder scoring 60 69 in Technical score TCO will be scaled up by 1.4 times (TCOmod = Original TCO*1.4)
- 2. Bidder scoring 70 70 in Technical score TCO will be scaled up by 1.2 times (TCOmod = Original TCO*1.2)
- 3. Bidder scoring 80 100 in technical score TCO will be scaled up by 1.0 times (TCOmod = Original TCO)

5. Contract Completion Certificate

Completion Certificate shall be issued by BL after successful completion of work. Bidder has no other obligation under agreement. Submission of final documentation incorporating all the modifications.

Note:

The bidder should provide compliance statement for all the above specifications of technical requirements against each item.

Section VI

Annexure & Price Bid Format

ANNEXURE – I

BANK (GUARANTEI	E VERIFICA	TION	CHECK	LIST

	CHECK LIST	<u>YES</u>	<u>NO</u>
I.	Does bank guarantee compare verbatim with		
	standard Balmer Lawrie & Co Ltd preform for		
	BG?		
II. a.	Has the executing officer of the BG indicated		
	his name, designation and power of attorney		
	No./ Signing Power No. etc. on BG		
b.	Is each page of BG duly signed/initialed by the		
	executant and last page is signed with full		
	particulars as required in the Balmer Lawrie's		
	standard proforma of BG and under the seal of		
	the Bank.		
c.	Does the last page of the BG carry the		
	signature of two witnesses alongside the		
TIT A	signature of the executing Bank Manager?		
III. A.	Does the non-judicial stamp paper for BG purchase in the name of BG issuing Bank		_
b.	Is the BG on non-judicial Stamp paper of		
υ.	value Rs. 100/- (Rupees One Hundred		
	Only?)		
c.	Is the date of sale of non-judicial stamp paper		
С.	shown on the BG and the stamp paper is issued		_
	not more than six months prior to date of		
	execution of BG		
IV. A.	Are the factual details such as bid		
	specifications No., LOI No., Contract price		
	etc. correct?		
b.	Whether over-writing/ cutting, if any on the		
	BG authenticated under signature and seal of		
	executant		
V. a.	Is the amount of BG in line with contract		
	provisions/agreement/tender?		
b.	Is the validly of BG in line with contract		
	provisions/agreement/tender		
VI.	Covering letter from bank enclosed with the		
	BG		
VII.	BG shall be from a Nationalized/ Scheduled		
	Bank only		

ANNEXURE II

BANK GUARANTEE AGAINST PERFORMANCE (ON NON-JUDICIAL PAPER OF APPROPRIATE VALUE)

Letter of Guarantee No.

Dated: the day of
THE GUARANTEE is executed at Kolkata on the da
of
(hereinafter referred to as "the Bank" which expression shall unless expressly executed or repugnant to
the context or meaning thereof mean and include its successors and assigns).
WHIEDEACD I I '0 C I I I I I I
WHEREAS Balmer Lawrie & Co. Ltd. (local address),
company within the meaning of the Companies Act, 1956 and having its Registered Office at 21, Neta
Subhas Road, Kolkata – 700 001 (hereinafter referred to as "the Company") issued a Tender being Not Dated (hereinafter referred to as "the said Tender") for (set out purpose of the job) and pursual
thereto Messrs. / Mr (Set out full name and address of the
Contractor) (Hereinafter referred to as "the Contractor" which term or expression wherever the context.
so requires shall mean and include the partner or partners of the
Contractor for the time being/his/its heirs, executors, administrators, successors and assigns) (Delet
which is not applicable) has accepted the said Tender and fields its quotation.
AND WHEREAS the quotation of the Contractor had been accepted by the Company and in pursuance
thereof an Order being No
Order") has been placed by the Company on the Contractor for (set out purpose of the job).
AND WHEREAS under the terms of the said Order the Contractor is required to furnish the Compan
at their/his/its own costs and expenses a Bank Guarantee for Rs
conditions of the said Tender and to do execute and perform the obligations of the Contractor under the
Agreement dated the
Agreement ") entered into by and between the Company of the one part and the Contractor of the other
part, the terms of the said Tender and the terms contained in the said Order which expression sha
include all amendments and/or modifications/or variation thereto.
AND WHEREAS the Contractor had agreed to provide to the Company a Bank Guarantee as securit
for the due performance of their/his/its obligations truly and faithfully as hereinbefore mentioned.
NOW THIS GUARANTEE WITNESSETH as follows:
1. In consideration of the aforesaid premises at the request of the Contractor, w
(Set out the full name of the Bank) the Bankers of the Contractor sha
perform fully and faithfully their/his/its contractual obligations under the Agreement dated the
day of Entered into by and between the Company of the one part an
the Contractor of the other part, the terms and conditions of the said Tender and the said Order.
2. We, (set out full name of the Bank) do hereby undertake to pay to the Company without an
deduction whatsoever a sum not exceeding Rs (Rupees
only) without any protest, demur or proof or condition on receipt of a written demand from the Compan
stating that the amount claimed is due by way of loss and damage caused to or would be caused to or

suffered by the Company due to bad workmanship or by reason of breach of any of the terms and conditions of the Agreement, the said Tender and the said Order hereinbefore mentioned. 3. The Guarantee is issued as security against due performance of the obligations of the Contractor or under the Agreement aforesaid and the said Tender and the said Order hereinbefore mentioned and subject to the conditions that our liabilities under this Guarantee is limited to a maximum sum of of loss or damage suffered or to be suffered by the Company in its opinion at any period of time, whichever is lower. We, (set out full name of the Bank) further agree that the undertaking herein contained shall remain in full force for a period of months from the date of the satisfactory execution of the Contract. 5. This Guarantee shall not be affected by any amendment or change in the Agreement or change in the constitution of the Bank and/or the Company and/or the Contractor. Agreement during its currency except with the previous consent of the Company in writing. 7. All claim under this Guarantee must be presented to us within the time stipulated after which date the Company's claim/right under this Guarantee shall be forfeited(set out full name of the Bank) shall be released and discharged from all liabilities hereunder. 8. This instrument shall be returned upon its expiry or settlement of claim(s) if any, thereunder. 9. Notwithstanding anything contained hereinbefore our total liabilities under this Guarantee shall not and unless a demand or claim in writing under this Guarantee reaches us on or before the date of claims of the Company under this Guarantee shall be forfeited(set out full name of the Bank) shall be released and discharged of all our liabilities under this Guarantee thereafter. 10. We have power to issue this guarantee in your favor under our Memorandum and Articles of Association and the undersigned has full power to execute this Guarantee under Power of Attorney

SIGNATURE OF TENDERER

dated the day of granted to him by the Bank.

Place:

ANNEXURE III

<u>Bid form – Techno-Commercial Bid Submission for engaging consultant for conducting</u> Vulnerability Assessment and Penetration Testing (VAPT)

	Bidder's Ref. No
	Date:
То	
Pradeep Thekutte AVP(IT Infrastructure) Balmer Lawrie & Co Ltd 21, N.S. Road, Kolkata 700001	
Dear Sir,	
Having examined the bid documents, including Addendum, acknowledged, we, the undersigned, offer the above-named Fabidding documents for the sum as mentioned in Price Bid or su accordance with the terms and conditions of the Contract.	acilities in full conformity with the said
We further undertake, if invited to do so by you, and at our own a place of your choice.	a cost, to attend a clarification meeting at
We undertake, if our bid is accepted, to commence execution completion within the respective timelines stated in the bid doc	
If our bid is accepted, we undertake to provide Performance I and within the time specified in the bid documents.	Bank Guarantee(s) in the form, amount,
We agree to abide by this bid, which consists of this letter and (One hundred & eighty) days from the date fixed for submiss documents, and it shall remain binding upon us and may be expiration of that period unless otherwise extended mutually.	sion of bids as stipulated in the bidding
We note that a formal Contract/ Purchase Order would be prepared and the successful bidder.	ared and executed between the Company
We understand that you are not bound to accept the lowest or will not have any rights to raise any claim, whatsoever it may be bids.	
[signature with office seal]	
In the capacity of[Designation]

Duly authorized to sign this bid for and on behalf of_____ [Name of the bidder]

Annexure IV

<u>Sub: Undertaking for manpower deployment while engaging consultant for conducting Vulnerability Assessment and Penetration Testing (VAPT)</u>

Ref: Date	:ed:						
for a	I/We						
S No.	Name of the Resource Person	Designation	Certifications	Years of Experience	Total No of Years in present Organisation	Experience (project handled	Achievem ent (if any)
Des Nan	ignation ne :	norized Signator	ry with office se	al			
Plac Date							

Annexure V

Price Bid	Format (Please Quot	e for Price Bid	l only in E-pi	rocurement Site)	
Ref: Dated:					
	is to be submitted for n Testing (VAPT).	r engaging cor	nsultant for c	onducting Vulnerab	vility Assessment and
Given belo	ow is the price bid sun on of E procurement sit		he bidder sho	uld quote for the fol	lowing (only in Price
	item, the bidder should ent site for each item of		ollowing deta	ils. This form shall	be available in the e-
Price Bid	for Solution				
SL.	Stage	Quantity	UOM	Total Charges (in Rs.)	Total Charges (in wards)
1.	Consultancy charges as per scope (**Total charges will be inclusive of taxes.)	1	Lumpsum		
 The control of the cont	axes and other componente Commercials quoted ontract with bidder ease mention NA / 0 w. Taxes are exempted, the deliverables as per entioned above. axes shall be payable at the consultant selected in the deliverable of this	t existing rate of ude the cost of n this Tender v	are not application the application the application travelling etc.	cable. is/are to be enclosed applied by successfu ble services. c. Separate payments	. ul bidder at the rates will not be made.
	s list of taxes & duties is able taxes and duties	s indicative and	not exhaustiv	e. For each pricing e	element please provide
	[signature	with office seal]		
In the capa	acity of			_[Designation]	

Duly authorized to sign this bid for and on behalf of_____ [Name of the bidder]

ANNEXURE-VI:

BID COMPLIANCE STATEMENT:

(Please submit the following undertaking on your company's Letter head)

NAME OF WORK: Engagement of consultant for conducting Vulnerability Assessment and Penetration Testing (VAPT)

TENDER ENQUIRY NO. :BL/IT/HO/VAPT/PT/201718/0017 dated 09/03/2018

We hereby confirm that our Bid complies with the total techno-commercial requirements/ terms and conditions of the bidding document and subsequent addendum/corrigendum (if any) without any deviation/ exception/ comments/ assumptions.

We also confirm that we have quoted for all items of schedule of rates and prices have been filled without any condition and deviation.

We further confirm that terms and conditions, if any, mentioned in our bid (Un-priced as well as Schedule of Rates) shall not be recognized and shall be treated as null and void.

SIGNATURE OF BIDDER

(With name of authorised signatory & designation)

NAME OF BIDDER :

COMPANY SEAL

ANNEXURE-VII:

PAST EXPERIENCE OF SIMILAR SERVICES PROVIDED

SL NO	DESCRIPTION OF WORK	CONTRAC T VALUE	SCHEDULE DURATION	ACTUAL DURATION	Details of similar works COMPLETED

SIGNATURE OF BIDDER :

NAME OF BIDDER :

COMPANY SEAL :

ANNEXURE-VIII:

FINANCIAL DETAILS:

A. ANNUAL TURNOVER STATEMENT

The Bidder shall indicate here the turnover during preceding 3 years based on the audited balance sheets & profit & loss account statement. Copy of audited balance sheets including profit & loss account is attached.

FINANCIAL YEAR	ANNUAL TURNOVER (IN RS.)	NET WORTH (IN RS.)	REMARKS
2016 – 17			
2015 – 16			
2014 – 15			

B. Net Worth: Reserve + Capital - Accumulated losses

C. Copy of Income Tax return filed within last 12 months is enclosed.

D. PAN and Service Tax Registration:

PAN No. (Given by Income Tax)	Service Tax Registration

Copy of PAN Number and Service Tax registration are attached.

E. <u>Details of Bank particulars (All details as per format attached)</u>

Bidder confirms that they are not under liquidation, court receivership or similar proceedings.

(Seal & Signature of Bidder)

ANNEXURE-IX:

ACCEPTANCE FOR ELECTRONIC FUND TRANSFER / RTGS TRANSFER

01	Name & Address of the Supplier / Sub-	
	contractor	
	Details of B	ank Account:
02	NAME & ADDRESS OF THE BANK	
03	NAME OF THE BRANCH	
04	BRANCH CODE	
05	MICR CODE	
06	ACCOUNT NUMBER	
07	TYPE OF ACCOUNT	CURRENT A/C / O / CASH
		D CREDIT
08	BENEFICIERY'S NAME	
09	IFSC CODE OF THE BRANCH	
10		
	EMAIL ID	
11		
	TELEPHONE/MOBILE NO.	
12	GST PID	
13	SAC Code	

ANNEXURE X: Bidder's Profile

Reference no.: BL/IT/HO/VAPT/PT/201718/0017 dated 08/03/2018

Sr. No.	Details	Remarks
		(Yes/No)
1	Name & Address of the Bidder	
2	Type of organization & year of	
	incorporation / Registration. (attach	
	certificate of registration / incorporation)	
3	PAN No. (Attach copy)	
4	GST registration no.(attach certificate)	
5	Correspondence address at Kolkata with	
	contact person/s name/s, telephone	
	number, mobile number etc.	
6	Name and designation of the person	
	authorized to sign the Bid / proposal and	
	all other documents incidental to the RFP	
7	Contact person/s name/s, telephone	
	number, mobile number etc. and	
	escalation matrix for the purpose of this	
	RFP	