

Amendment to "RFQ-IT-03/2018-19 dated 20/06/2018 for CFHL Website Revamping / Redesigning, Hosting, Development & Maintenance "

It is has been decided to change the following clause of the RFQ:

a. Following clauses has been changed in the RFQ

Sl. No.	Page No.	Clause No.	Existing	Amended
a.	6	<u>18.Execution of Agreement</u> <u>Clause no 18.1</u>	18.1 Within 21 days from the date of acceptance of the Order, the selected bidder shall sign a stamped "Agreement" with the Company at Bengaluru as per the format to be provided by the Company. Failure to execute the Agreement makes the EMD liable for forfeiture at the discretion of the Company and also rejection of the selected Bidder.	18.1 Within 30 days from the date of acceptance of the Order, the selected bidder shall sign a stamped "Agreement" with the Company at Bengaluru as per the format to be provided by the Company. Failure to execute the Agreement makes the EMD liable for forfeiture at the discretion of the Company and also rejection of the selected Bidder.
b.	10	<u>26.3 Termination for Default</u> <u>Clause no 26.3.2</u>	26.3.2 In the event the Company terminates the Contract in whole or in part, it may procure, upon such terms and in such manner as it deems appropriate, Products and Services similar to those undelivered, and the Supplier shall be liable to the Company for any excess costs for such similar Products or Services. However, the Supplier shall continue performance of the Contract to the extent not terminated.	26.3.2 In the event the Company terminates the Contract in whole or in part, it may procure, upon such terms and in such manner as it deems appropriate, Products and Services similar to those undelivered, the Supplier shall continue performance of the Contract to the extent not terminated.
c.	12	<u>29 Order Cancellation/Termination of Contract</u>		29.8 The above clauses on cancellation and termination of the contract should have a breach rectification Notice provision as under: Either party may terminate this Agreement if: 29.8.1 The other party breaches any material term or condition of this Agreement and the party fails to cure such breach within thirty (30) days of receipt of written notice of the same. 29.8.2 Supplier may however terminate the Agreement and the Services in particular at its sole discretion, by giving thirty (30) days' notice of its intention to so terminate, if the Company fails to pay amounts in terms of the Agreement when due and fails to cure the breach within the notice period.

d.	13	<u>33. Legal Disputes and Jurisdiction of the court:</u> <u>Clause no:33.1</u>	<p>33.1 The Company Clarifies that the Company shall be entitled to an injunction, restraining order, right for recovery, specific performance or such other equitable relief as a court of competent jurisdiction may deem necessary or appropriate to restrain bidder/prospective bidder from committing any violation or enforce the performance of the covenants, obligations and representations contained in this RFQ. These injunctive remedies are cumulative and are in addition to any other rights and remedies the Company may have at law or in equity, including without limitation a right for recovery of any amounts and related costs and a right for damages.</p>	<p>33.1 The Company Clarifies that the Company shall be entitled to an injunction, restraining order, right for recovery, specific performance or such other equitable relief as a court of competent jurisdiction may deem necessary or appropriate to restrain bidder/prospective bidder from committing any violation or enforce the performance of the covenants, obligations and representations contained in this RFQ. These injunctive remedies are cumulative and are in addition to any other rights and remedies the Company may have at law or in equity, including without limitation a right for recovery of any amounts and related costs and a right for damages. In addition, notwithstanding the foregoing, claims for preliminary injunctive relief, other pre-judgement remedies and claims for the Company's failure to pay for Service(s) in accordance with the Agreement, may be brought in a court of competent jurisdiction over the parties and the subject matter.</p>
e.	17	<u>4. Annexure-2 Scope of work</u> <u>Clause no:44</u>	<p>44. The CMS should have ability to synchronize the updated contents from UAT environment to Production. Also should have ability to select the items that are to be synchronized from UAT to production and the provision to schedule the synchronization.</p>	<p>44. The CMS should have feasibility to synchronize the updated contents from UAT environment to Production. As of now UAT environment is not in plan.</p>
f.	17	<u>4. Annexure-2 Scope of work</u> <u>Clause no:45</u>	<p>45. The CMS should have multiple site management to manage a collection of websites and microsities through a centralized interface. The Content authors should be able to easily contribute to multiple websites, or utilize content from other websites. Also CMS should be easily able to share and synchronize Users, roles, content, permissions, and templates between sites.</p>	<p>45. The CMS should have multiple site management to manage a collection of websites and microsities through a centralized interface. The Content authors should be able to easily contribute to multiple websites, or utilize content from other websites. Also CMS should be easily able to share and synchronize Users, roles, content, permissions, and templates between sites.</p> <p>Currently CFHL have www.canfinhomes.com and customer site https://canfinonline.in , any further addition of website/microsite will be subject to change management on agreed commercial.</p>

g.	18	<u>4. Annexure-2</u> <u>Scope of work</u> <u>Clause no:47</u>	47. CMS should have a simple interface for defining segments through various criteria such as where the visitor came from, what they searched for, their location, duration of their visit. Ability to define custom criteria and should have any combination of AND/OR criteria to define segments.	47. CMS should have a feasibility for defining segments through various criteria such as where the visitor came from, what they searched for, their location, duration of their visit. Ability to define custom criteria and should have any combination of AND/OR criteria to define segments. As of now Analytics tools is not in plan and will depends on Business demands w.r.t to change management on agreed commercial.
h.	18	<u>4. Annexure-2</u> <u>Scope of work</u> <u>Clause no:49</u>	49. Archival of part or whole of the site should be supported with easy restoration capability. Usage statistics, high/low, peak traffic etc. should be supported.	49. Archival of part or whole of the site should be supported with easy restoration capability. Usage statistics, high/low, peak traffic etc. should be supported. Take respective backups and keep maintain them during the contractual period.

All the other Instructions and Terms & Conditions of the above RFQ remain unchanged.
Please take note of the above Amendments while submitting your response to the subject RFQ.

Date: 30/06/2018
Place: Bengaluru

Asst. General Manager (IT)