



Date: June 03, 2022

Corrigendum- Request for Proposal for Undertaking Study and Implementation of the Digital Health Initiative for NABH, QCI

Corrigendum-III

This is with reference to the tender document “Request for Proposal for Undertaking Study and Implementation of the Digital Health Initiative for NABH, QCI” with Ref. No. QCI/NABH/0522/113 and Corrigendum-I May 25, 2022 & Corrigendum-II dated May 26, 2022

Following are the changes in mentioned clauses issued vide this corrigendum notification:

S. No.	Description	Changes/ Modifications
1.	Tender Summary Last date and time for submission of Applications – June 07, 2022 by 1500 Hrs.	 Last date and time for submission of Applications – June 13, 2022 by 1500 Hrs.
2.	Tender Summary Presentation Round – June 10, 2022 (Tentative)	 Presentation Round – June 20, 2022
3.	Deliverables and Timelines Phase-1: Digital Health Strategy Development and Roadmap Engagement Duration: 4 Months i. Draft Strategy Report for NABH Digital Health - 45 days from the start date ii. Draft NABH Digital Health Standards & Digital Health Maturity Level Final Strategy Report for NABH Digital Health (incl. all deliverables in clause B. Scope of Work above) - 90 days from the start date	Deliverables and Timelines Phase-1: Digital Health Strategy Development and Roadmap Engagement Duration: 4 Months i. Draft Strategy Report for NABH Digital Health - 75 days from the start date ii. Draft NABH Digital Health Standards & Digital Health Maturity Level Final Strategy Report for NABH Digital Health (incl. all deliverables in clause B. Scope of Work above) - 90 days from the start date



	iii. Final Strategy Report for NABH Digital Health (incl. all deliverables in Section B above) - 120 days from the start date	iii. Final Strategy Report for NABH Digital Health (incl. all deliverables in Section B above) - 120 days from the start date
4.	<p>Phase -2: Implementation support for the Digital Health Strategy</p> <p>Monthly Deliverables – As agreed with NABH</p>	<p>Phase -2: Implementation support for the Digital Health Strategy</p> <p>Monthly Deliverables – As agreed mutually between NABH and Bidder</p>
5.	<p>4. Pre-Qualification Criteria</p> <p>*In case the bidder(s) is / are a consortium (including an unincorporated Joint Venture), then the following conditions shall apply:</p> <p>vi. The prime member shall fulfil each eligibility criteria.</p>	<p>The prime member and the consortium member shall jointly fulfil each eligibility criteria.</p>
6.	<p>7. General Terms and Conditions</p> <p>7.23 Maintenance of Confidentiality: The service provider must not divulge any confidential information and assure that reasonable steps are undertaken to provide for the safe custody of any and all confidential information in its possession, and to prevent unauthorized access thereto or use thereof. The service provider must not, without the prior written consent of QCI, disclose any confidential information of QCI or any government department or relating to any ministry or any other party. In giving written consent to the disclosure of confidential information, QCI may impose such conditions as it deems fit, and the agency must comply with these conditions. Confidentiality clause shall continue for a longer period than one year after the</p>	<p>Maintenance of Confidentiality: The service provider must not divulge any confidential information and assure that reasonable steps are undertaken to provide for the safe custody of any and all confidential information in its possession, and to prevent unauthorized access thereto or use thereof. The service provider must not, without the prior written consent of QCI, disclose any confidential information of QCI or any government department or relating to any ministry or any other party. In giving written consent to the disclosure of confidential information, QCI may impose such conditions as it deems fit, and the agency must comply with these conditions. Confidentiality obligations shall survive the</p>



	termination of contract or contract expiry period. The selected service provider will be required to sign a mutually agreed Non-Disclosure Agreement (NDA) with QCI.	termination of this Contract / completion of services for a period of one (1) year. The selected service provider will be required to sign a mutually agreed Non-Disclosure Agreement (NDA) with QCI.
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Addendum-I



S. No.	Description	Changes/ Modifications
1.	<p>General Terms and conditions</p> <p>7.12.4 Termination of Contract</p> <p>The Agency may suspend or terminate the Contract, by not less than thirty (30) days in case:</p> <ul style="list-style-type: none">a. QCI does not make the payment to the Consultantb. Does not adhere to the arbitration judgement <p>if Bidder determines that a law, regulation or anything having similar import, or a circumstance(s) (including cases where client's ownership or constitution has changed), makes Bidder's performance of the Contract impermissible or in conflict with independence or professional rules applicable to Bidder.</p> <p>7.28 Limitation of Liability:</p> <p>Notwithstanding anything contained in the contract, Client agrees that the Vendor/ Bidder / Consultant shall not be liable to Client, for any losses, claims, damages, liabilities, cost or expenses ("Losses") of any nature whatsoever, for an aggregate amount in excess of the fee paid under the contract for the services provided under the contract, except where such Losses are finally judicially determined to have arisen primarily from fraud or bad faith of the Vendor/ Bidder / Consultant. In no event shall the Vendor/ Bidder / Consultant, be liable for any consequential (including loss of profit and loss of data), special, indirect, incidental, punitive, or exemplary loss, damage, or expense relating to the services provided pursuant to this Contract.</p>	