

INVITATION TO QUOTE ITQ REF NO: NKF/PL/2020/003 DATE: 28 FEBRUARY 2020

TITLE: FOR THE SUPPLY OF NEW LICENSE FOR WINDOWS AND SQL SERVER CORE AND CONTRACT RENEWAL FOR MICROSOFT

1. Introduction

1.1 The National Kidney Foundation ("**NKF**") wishes to invite vendor (the "**Vendor**") for the supply of new licenses for Windows and SQL Server Core and Contract Renewal for Microsoft as described in Annex A (the "Goods"), to NKF.

2. Requirement Specification

2.1 Refer to **Annex A** for details of requirement.

3. Delivery Schedule

3.1 Delivery date: One month from the date of order

4. Submission of ITQ

4.1 The quotation submitted by the Vendor shall be as in "Price Schedule" - Annex A. Full set of quotation must be submitted with Vendor's stamp on all pages stipulated in the ITQ. The quotation may be submitted by hand or post in a sealed envelope and endorsed with the words "Invitation to Quote Ref No: NKF/PL/2020/003 – For the supply of new license for Windows and SQL server core and contract renewal for Microsoft". All submission should be no later than 5 March 2020, Thursday, 3pm (the "Closing Date") and delivered by:

If sent by hand

To deposit to : ITQ Box A

Security Counter

National Kidney Foundation

81 Kim Keat Road Singapore 328836 Attn: Ms Pauline Leong

If sent by post : National Kidney Foundation

81 Kim Keat Road Singapore 328836 Attn: Ms Pauline Leong

4.2 The submitted quotation shall be irrevocable and open for acceptance by NKF for **90** days from the Closing Date.



- 4.3 The Vendor is required to provide the following information and/or documents to NKF:
 - 4.3.1 Extract of company/business registration from the Accounting & Corporate Regulatory Authority (ACRA), showing a full list of directors/partners of the Contractor; The date of the business profile should be no more than thirty (30) days from the date of submission
 - 4.3.2 Credit Bureau Report
- 4.4 If you have any inquiries relating to this invitation to quote, please contact Ms Pauline Leong (Tel no: 6506-2104) or email to pauline.leong@nkfs.org.

5. Terms and Conditions

- 5.1 The terms and conditions set out in **Annex B** shall form part of the binding contract between the successful Vendor and the NKF.
- The NKF is not obliged to accept and reserves the right to reject the lowest or any quotation bid, or part or all of any quotation bid or assign any reason for rejecting any quotation bid. The NKF reserves the right in the exercise of its absolute discretion to accept any part or all of any quotation bid.

6. Price Quotations

- 6.1 All prices quoted by the Vendor shall be in the lawful currency of the Republic of Singapore and exclusive of GST.
- 6.2 All prices quoted by the Vendor shall represent the total cost to NKF.

7. Payment

7.1 Upon the receipt of the invoice from the Vendor, the Vendor shall give NKF no less than thirty (30) days to make payment. If any invoice is not submitted to NKF within six (6) months upon the completion of the delivery of Goods, NKF shall be released and discharged from any liability to make any payment of the debt in relation to such invoice.



CORRIGENDUM

ANNEX A

ITQ REF NO.: NKF/PL/2020/003 Date: 28 February 2020

TITLE: FOR THE SUPPLY OF NEW LICENSE FOR WINDOWS AND SQL SERVER CORE AND CONTRACT RENEWAL FOR MICROSOFT

PRICE SCHEDULE

New

S/N	Title	Pack	Unit Price (exclusive of GST)
1	Windows Server DC Core Datacenter with SA	72	\$
2	SQL Server Ent Core with SA	8	\$

Renewal

S/N	Title		Unit Price (exclusive of GST)
1	Microsoft OLP: 69676576 - (with Software Assurance)		
	SQL Server Enterprise Core	24	\$
	Windows Remote Desktop Service Cal	50	\$
	Windows Server DC Core	24	\$
2	Microsoft OLP: 87031761 – (only Software Assurance)		
	Window Enterprise Per DVC	140	\$

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TechSoup Validation Token: 11b74bbc@NtnlKdnyFndtn696 (For new vendors to request for Charity Pricing for NKF)

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Authorized Signature:	Date:
Signatory Name:	Signatory Title:
Telephone Number:	Vendor's Name:
Email Address:	Vendor's Stamp:



ANNEX B

Terms & Conditions

- Offer to Purchase
 - This is an offer to purchase goods/services/works described herein based on the terms and conditions herein stated. This offer may be revoked at anytime before it is accepted. When eccepted by the Seller, this Purchase Order shall be a binding. Contract ("Contract"), in & Rescission.
- - This Cont Seller.

 Packing and Delivery Contract can be varied, modified or rescinded only by agreement in writing between the duly authorized agents of the Buyer and the
- All goods/works shall be suitably packed, marked and shippod/transported to the Buyer at 81, Kim Kest Road, Singapore 328805 (unless otherwise stated), and unless otherwise specified, no additional charges shall be made for such packing, marking and shipping/transportation to the Buyer. The Selter shall repair tree of charge goods/works damaged in transit.

 The Selter shall forward the original Sill of Lading and other shipping/transportation documents promptly to the Buyer. Shipments/Transportations shall be routed according to instructions issued by the Buyer. The Buyer may charge delivery schedules from sine to sine. The Buyer shall have no liability to pay for goods/works delivered in excess of the quantities specified in the delivery achedules. The Selter shall be responsible for any loss or damage occurring that transit, whenever he is obliged to deliver the goods/works. Prices quoted shall be responsible for any loss or damage occurring that transit, whenever he is obliged to deliver the goods/works. Prices quoted shall be responsible for any loss or damage occurring that transit, whenever he is obliged to deliver the goods/works. Prices quoted shall be repossible for any loss or damage occurring that transit, whenever he is obliged to deliver the goods/works. Prices quoted shall be contract shall be of the goods/works present to the Buyer of delivery and if the goods/works or any portion shareof are not delivered within the time or times specified in the Contract, the Buyer shall be entitled to determine the Contract forthwith.
- - On the determination of the Contract for any reason by the Buyer, the Buyer shall be crititled:

 a) to return to the Seller at the Seller's risk and expense any of the goods/works already delivered and to recover from Seller any monies paid; and to recover from the Se
 - any montes paid; and to recover from the Seller any expenditure incoursed by the Buyer in obtaining other goods/works in replacement of those in respect of which the Contract has been determined; and to recover from the Seller all losses and damages suffered as a result of the breach of the Contract by the Seller to)
 - (C)

Provided that the Buyer in his absolute discretion may extend the time of delivery and provided further that the Seller pi liquidated damage of 19% of the Contract Price of the goods/works not delivered for every day including Sundays and I Holkery by to a maximum of 15% of the Total Value of the goods/works not delivered.

Delivery Order(s), if any, for goods/services/works shall also be subject to the terms and conditions herein.

- Inspection, Testing and Rejection
 - Testing and rejection.

 The Buyer reserves the right to count and inspect all the goods/works and to have the quality of the materials used and the parts of the equipment inspected and checked by its authorized representatives. The Buyer may reject defective/nen-contorming goods/works and shall have no obligation to pay for such goods/works, which will be held for Seller's instruction at Seller's cost and dak. In such an event, the Seller shall also be liable for all storage charges. If the goods/son/loss/works involved manufacture, a sample shall be produced to approval prior to production of the whole order. Subsequent delivery will be subjected to the Buyer's inspection. Acknowledgement of delivery or payments for goods/son/loss
- Prices
- The prices specified herein are the FIXED prices. The Buyer reserves the right to make changes to the specification of the goods/works or services covered by this Purchase Order. Prices of such changes shall be equitably adjusted by the Buyer and the Seller.
- Guarantee

 - The Sellor guarantees and it is a condition of the Contract that all goods/services covered by this Purchase Order will continue to the specifications, drawings, samples or other discriptions, turnished by the Buyer and that the goods/works are of good materials and workmanship and free from all defects and fit and sufficient for the use intended.

 The Sellor undertakes to remedy any defect arising from faulty design (If applicable), materials or workmanship. The guarantee period shall be for twelve (12) monitis from the Buyer's written advice of the commissioning of the goods/works (if applicable) or from the Buyer's usage of the goods/works, as the case may be. The Seller shall with all possible speed replace or repair the goods/works so as to remedy the defects without cost to the Buyer. The Buyer shall as soon as possible after discovering any such defect or failure, return the defective goods/works or parts thereof to the Seller at the Seller's risk and expense unless it has been agreed between the parties that the necessary replacement or repair shall be carried out by the Seller on the Buyer's premises.
- Indemnity
 - The Soller shall indemnify the Buyer in respect of all damages and/or injuries to any person or any property and against all actions, suits, claims, demands, costs, changes or expenses arising in connection therewith that have been caused howspever by the Seller, his servants or agents in the performance of the Contract or by the Seller's breach of the Contract. emerits and flewards
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 The Buyer shall be entitled to determine the Contract ferthwith and to recover from the Seller the amount of any damages or losses suffered if it is established that the Seller have differed or given or agreed to give any person any gift or consideration of any kind as an inducement or reward for doing or ferbearing to do or having done or forborne to do any action to the obtaining or execution of the Contract with the Buyer or for showing or forbearing to show favour to any person in relation to any other contract(s) with the Buyer, or if the like acts shall have been done by any person employed by the Seller or acting on its behalf (whether with or without the knowledge of the Seller) or if the Seller or any person employed by it or soling on its behalf shall have committed any offence under the Penal Code (Cap 224) or the Prevention of Corruption Act (Cap 241) or shall have given any to or reward the receipt of which is an offence under the said Penal Code or the said Prevention of Corruption Act of the Republic of Singapore.
- 10. Cancellat

 - the Seller breaches the delivery schedules or any other terms of the Purchases Order or is in breach of any other obligations to the Buyer;

 - Buyer; any distress or execution shall be levied upon the Seller's property or assets; the Seller being an individual (or, when the Seller is a firm, any partner in that firm) shall at any time have any bankruptcy proceedings commenced against him, or a bankruptcy order made against him, or shall have a receiving order made against him or shall make any composition or arrangement with, or for the benefit of his creditors, or shall made any conveyance or assignment for the benefit of his

commenced against him, or a bankruptcy order made against him, or shall have a receiving order made against him or shall make any composition or arrangement with, or for the benefit of his creditors, or shall made any conveyance or assignment for the benefit of his creditors or shall gueget to do so; the Seller being a corporation, is wound up (whether voluntarily or otherwise), or any resolution or petition to wind up such corporation's business (other than for the purpose of smallgementation or reconstruction) is passed or presented, or a judicial management or dear is made against the Seller or if a Receiver, or a manager on behalf of a creditor, is appointed or if decumentances shall arise which entitle the Court or creditor to appoint a Receiver or manager of such corporation's undertaining, property or assets or any part thereof, then the Buyer shall be at tiberty in any one of the above circumstances (without prejudice to any other rights that it may have at law and in equity) to forthwith:

- cancel all or any part of the undelivered portion of the Contract by notice in writing without compensation to the Seller;
- give any such Receiver or Liquidator or other person the option of carrying out the Contract. Provided that the exercise of any of the rights granted to the Buyer in this clause shall not prejudice or affect any right of action of remedy that shall have accrued or shall accrue thereafter to the Buyer.
- 11. Patents
 - The Beiler shall fully indemnity the Buyer against any action, claim, demand, cost, charge and expenses arising from or incurred by reason of any infringement or alleged intringement of any intellectual property rights including but not limited to letters patent, registered design, trade mark or trade name by the Buyer's use or sale of the goods/services/works provided by the Seller pursuant to the Contract and against all costs incurred thereto.

 Ind Tochnical Documents

 The Seller shall furnish free of charge to the Buyer drawings and technical information within the agreed specified period (if applicable) after the Seller's receipt and acceptance of Buyer's Purchase Order.
- 12. Drawings
- The Seller shall not without the consent in writing of the Buyer assign or transfer the Contract or any part thereof to any other person.
 The Seller shall not without the consent of the Buyer sub-contract the Contract or any part thereof.
- 14. Jurisdiction Clause
 - Unless otherwise agreed, this Contract shall be subject to and construed in accordance with the laws of Singapore



ANNEX C

INFORMATION ABOUT VENDOR

ITQ I	REF NO)							
ITQ I	FOR								
1.	Vendor's name:								
2.	Com	npany/Business registration no.:							
3.	Regi	Registered address:							
4.	GST	registration no. (if applicable): _							
5.	Туре	Type of business (please select)							
	() Sole proprietorship	() Private company (limited by shares)					
	() Partnership	() Public company (limited by shares)					
	() Others (please specify):							
6.	Conf	Contact person							
	Nam	Name:							
	Title	:							
	Tel N	No.:							
	Fax	No.:							
	Ema	iil:							
7.		clare that I/the Vendor is not r howsoever and whatsoever.	elated ¹ t	o any person in NKF who is involved in this					
8.	prov			es that all information, documents and materials oid are true and accurate to the best of its					
Auth	orised S	Signature:							
Signa	atory's r	name:	Sig	natory's title:					
Vend	dor's nar	me:	Ve	endor's stamp:					

¹Related refers to the following: Spouse, domestic partner, child, mother, father, brother or sister or close associates; any corporation, business or non-profit organization of which you are serving as staff, officer, board member, partner, participate in management or are employed by; any trust or other estate in which you have a substantial interest or as to which you serve as a trustee or in a similar capacity.