



Telecommunications Consultants India Ltd.

(A Govt. of India Enterprise)

Material Management Division

TCIL Bhawan, GK-I, New Delhi – 110 048

Telephone no.:011-26202020, Fax:011-26241865, website:

[www.tcil.net.in](http://www.tcil.net.in)

Email:[tcil@tcil.net.in](mailto:tcil@tcil.net.in) CIN No.:U74999DL1978GOI008911

IS/ISO 9001



No. TCIL/15/2045/I/24-SCM-Ban/Reimer Tech P Ltd

Dated: 1-10-2024

To,

**M/s. REIMER TECHNOLOGIES PRIVATE LIMITED**

FIRST FLOOR, NO. 4, Mr. Shenil Chathoth, FF4, First Floor, Ansal Fortune Arcade,  
Sector-18  
Noida, U.P. – 201301.

Kind Attn.: **Mr Shenil Chathoth, (Mob. 9205172724).**

Email: - [shenil@reimertechnologies.com](mailto:shenil@reimertechnologies.com)

**Sub: Termination of Contract and Banning of Business dealings with M/s. Reimer Technologies Pvt Ltd**

**Ref:**

1. GEM Tender No/ GEM/2024/B/4386406 & GEM contract no. GEMC-511687799757473 dated 30.1.2024
2. TCIL LOI No TCIL/SCM/23-24/005 dated 8.2.2024
3. Your letter & Email dated 8.8.2024 & 30.8.2024 in response to Show cause notices No. TCIL/15/2045/I/24-SCM -Show Cause Notice and Show Cause Notice (2) dated 07.08.24 & 23.08.2024
4. Several Email Correspondence

Dear Sir /Madam,

This has reference to GEM Tender No. GEM/2024/B/4386406 dated 22.12.2023 and GEMC-511687799757473 dated 30.1.2024 for implementation of “**Comprehensive AMC of all-inclusive operation and maintenance of Automatic Intelligent Addressable Smoke Fire Detection System (Fire Alarm System) installed at TCIL Bhawan, G.K. -1 New Delhi**”. All the documents mentioned above may be referred.

WHEREAS the LOI dated 8.2.2024 was awarded to you for execution of the above-mentioned work.

WHEREAS as per the contract, you were required to start the work on 06.02.2024. However, you have not taken over the work yet.

WHEREAS vide several email correspondences, TCIL had requested you to take necessary action for taking over the system from the existing contractor, however, no action has been taken by you.

WHEREAS Show-cause notice dated 7.8.2024 and Final Show cause notice (2) dated 23.8.2024 was sent to you for explanation of why an action should not be taken as per ATC

clause 2.11 and 2.17 (Section-2) against you, due to failure in delivering comprehensive AMC services within the time frame specified in the tender document as per above reference.

It has been observed that M/s Reimer Technologies Pvt Ltd is not able to perform its responsibilities & take over the comprehensive AMC work as per the tender terms and conditions. A fair opportunity was given to M/s Reimer Technologies Pvt Ltd. by providing sufficient facts and figures through show-cause notices as referred above, however, in spite of giving a reasonable opportunity by TCIL to M/s Reimer Technologies Pvt Ltd. in this regard, no satisfactory response has been received from M/s Reimer Technologies Pvt Ltd. The reply of M/s. Reimer Technologies Private Limited has been examined and the same does not reflect the true position as summarized below:

- a) As per the GEM contract and ATC terms and conditions, the service provider was required to visit the site before quoting for AMC/CMC and must inspect the system installed in the premises, which need to be rectified/ repaired. Therefore, point raised by you at sl. No.1 that repair/rectification is not part of comprehensive AMC and client facilitate in smooth handing over the system process is baseless. You visited the site before quoting for the bid and was well about the condition of the system. Your claim for smooth handing over the system after winning the contract is baseless.
- b) Despite repeated requests by TCIL through email dated April 13, 15 & May 8, 2024, to conduct the mock drill test and for resolving any pending issue, instead of attending the meeting, you replied through email dated May 9, 2024 that your visit will be chargeable. The charges for visit separately were never contemplated in the tender of TCIL. Moreover, it is expected that the bidder should have accounted for these expenses in the bid. It is also pertinent to mention here that TCIL conducted the mock drill test successfully by requesting the existing vendor whose contract was already expired.
- c) TCIL has already refuted false claims for cancellation of contract & fresh proposals submitted (which were not part of this contract).

From the above, it is quite clear that M/s. Reimer Technologies Private Limited is not interested in executing the work as per the tender terms and conditions and making false and baseless allegations as an afterthought after being awarded the contract.

M/s. Reimer Technologies Private Limited is in default and has breached the conditions of the contract. Due to non-performance and inaction on part of M/s Reimer Technologies Pvt Ltd., TCIL is constrained to take the following actions as per ATC tender document:

- 1) GEM Tender No/ GEM/2024/B/4386406 & GEM contract no. GEMC-511687799757473 dated 30.1.2024 and LOI No.TCIL/SCM/23-24/005 dated 8.2.2024 is hereby cancelled and terminated as per clause 2.17 of ATC.
- 2) M/s Reimer Technologies Pvt Ltd. Is hereby banned from participation in future/new works/tender of TCIL for a period of two (2) years w.e.f. date of issue of this letter, as per the extant rules of TCIL due to non-performance as per clause 2.11 of ATC.
- 3) The work shall get be got executed through third party at the risk and cost of M/s Reimer Technologies Pvt Ltd. as per the clause 2.5 of ATC
- 4) The PBG of Rs. 138,768/- is hereby forfeited as per the clause 2.17 of ATC.

5) Cancellation of Empanelment with TCIL from the date of issue of this letter.

The above action is without prejudice to the rights of TCIL under the contract and or/law. TCIL further reserves the right to take any other action as per the contract and/or law.

Thanking you,

for **Telecommunications Consultants India Ltd.**

Chief General Manager (SCM)

*[Signature]*  
01.10.2021

CC: Master file and TCIL website.

