



An ISO 9001&14001
Certified Company

Rehabilitation Plantations Limited

(A Joint Venture of Govt. of India & Govt. of Kerala)

CIN - U01119KL1976SGC002799

Regd. Office : PUNALUR - 691 305, KOLLAM DIST., KERALA, INDIA

GST No: 32AAACT8105A1Z2



RPL/S/2111/2022

18.12.2021

TENDER NOTICE

Sealed Tenders are invited for retreading of the following type of tyres available in our Kulathupuzha Estate, Ayiranallur Estate, L.C. Factory at Kulathupuzha and Head Office, Punalur in Precured and Hot process for the period up to one year.

Sl. No	Item	
1	600-16	Tractor
2	750-16	Tractor/Tempo
3	13-6-28	Tractor
4	700-15	Pickup
5	900-20	School Bus
6	1000 - 20	Tanker lorry
7	215/75 R15	Bolero/Ambulance
8	825-16	Mini Lorry

The quoted rate should be all inclusive for collections, re-treading and delivery at site. Repair charges must be specifically mentioned. The sealed cover containing the tender should be superscribed "TENDER FOR RETREADING OF TYRES". The last date of receipt of tender is 05.01.2022 at 2.00 p.m and the tenders will be opened at 3.00 p.m on the same date is on 05.01.2022 at the Regd, Office of the company at Punalur. If the date of tender opening happens to be on a holiday it will be opened on the next working day at the same time and venue. The tender should be addressed to "THE MANAGING DIRECTOR, REHABILITATION PLANTATIONS LIMITED, PUNALUR, KOLLAM DIST., Pin 691 305" along with signed tender conditions attached herewith.


Deputy Manager (Purchase)

"RPL is an environment friendly organization. It expects its suppliers also to contribute towards a greener Earth."

**Conditions attached to the Tender Notice for the re-treading of
tyres available in the company**

1. Sealed covers superscribed 'offers for the re-treading of tyres should reach the Managing Director's office at Punalur before 2 pm on 05.01.2022. The offers will be opened on the same day at 3.00 pm in the presence of the tenderer/ representatives of intending tenderers who are present.
2. The rate quoted should be all inclusive for the collection and delivery of the tyres after re-treading, at the Estates, Factories and Head office including unloading charges. The rate quoted should be valid for one year from the date of work order. The tyres shall be collected from the company's premises and delivered by the contractor after re-treading. The tenderer whose offers has been accepted will have to enter into a formal agreement with the company for the re-treading of tyres as per the terms and conditions fixed by the company within 7 days of date of communication of the acceptance of the offer from the company failing which the work will be arranged at the risk and cost of the tenderer whose offer is accepted and security deposit shall be forfeited.
3. The Managing Director of the company reserves the right to accept or reject any quotation without assigning any reason.
4. The successful tenderer should furnish a security deposit of Rs. 10,000/- for the due performance of the contract before executing agreement.
5. Payment of bills will be effected only after receiving stock certificate and quality Certificate from the concerned Managers. All payment will be made by company's crossed cheques/NEFT.
6. The rate quoted should be firm till the company accepts the same. Representation for enhancement of rate once accepted will not be considered on any account.

7. The tenderer should specify the minimum guarantee in kilometers, which can be given to each item of tyre after re-treading under RPL Conditions. Any tyre processed by the contractor which does not give the minimum guaranteed Kilometer, the contractor's bill will be reduced proportionately to the service not obtained.
8. TDS and other taxes as applicable will be deducted from time to time from the bill amount. Tenderer must inform their GST registration number along with the offer.
9. Tenderer must specify whether SSI/ MSME, NSIC registered company. Necessary documents should be produced to avail relaxation if any.
10. Special conditions, if any, written on the tender or attached with the tender will not be acceptable to the company unless the company in writing expressly accepts them.
11. The contract will be concluded on issue of letter/order accepting the offer by the company.
12. If the contractor breaches any of the conditions of the tender/work order/agreement, the work will be alternatively arranged by the company and the cost/loss if any incurred in this condition will be recovered from the contractor by legal means/ revenue recovery/any other amounts due to the contractor from the company and the contractor will be blacklisted.
13. The courts at Punalur alone have jurisdiction to entertain any suit or Legal proceedings relating to matters of this contract.

Sd/-
MANAGING DIRECTOR