

**Award of Contract**

Contract No. IGIB/Gen/2022-23/Services(03)/03

Dated: 01.06.2022

M/s Imperial Life Sciences,  
463, Pace City II, Sector 37,  
Gurgaon-122001

Reference No. ILS/GUR/IGIB/IDT/2022-23 Dated 16.05.2022

The following work shall be done by **16.06.2022** as per the terms and conditions mentioned on back of this contract :-

S. No.	Work Description:	Qty	Unit Price (INR)	Total Amount (INR)
1.	ASO – 286, A+ GAPmer : 5'+ C**A**+G**T**C**C**A**C**G**A**T**C**A**+C**+A**+T	01	20,825/-	20,825.00
2.	ASO – 565 A+ GAPmer : 5'+ T**+ G**+C**G**G**T**A**T**C**T**C**T**A**+G**+T**+A	01	20,825/-	20,825.00
3.	ASO-2781 A + GAPmer : 5'- + A**+ C**+ G**C**T**G**A**T**A**C**C**C**C**+T**+T**+T	01	20,825/-	20,825.00
4.	ASO-843 A+ GAPmer : 5' - + G**+A**+C**A**G**T**T**C**C**C**G**C**T**+T**+A**+A	01	20,825/-	20,825.00
5.	ASO-1438 A + GAPmer : 5'- + T**+ G** +T**T**G**A**G**C**G**T**C**G**T**+T**+T**+C	01	20,825/-	20,825.00
6.	ASO-1792 A + GAPmer : 5'- + G**+ T** +G**T**T**A**C**G**C**C**T**G**C**+T**+A**+T	01	20,825/-	20,825.00
7.	NC5, A+ GAPmer : 5'- +G**+A**+C**T**A**T**A**C**G**C**G**C**A**+A**+T**+A	01	20,825/-	20,825.00
	<b>Sub Total</b>			<b>1,45,775.00</b>
	<b>Add: GST @05%</b>			<b>7,288.75</b>
	<b>Total Amount</b>			<b>1,53,064.00</b>

Total Rs. 1,53,064.00 (Rupees One lakh fifty three thousand and sixty four only).

1. Payment Terms: Payment to be made after satisfactorily services done by vendor.
2. TDS: TDS shall be deducted on prevailing rates for GST and Income Tax as per the extent rules.
3. Terms of Contract: For CSIR-IGIB, Delhi.

Yours faithfully,

*(Signature)*  
01/06/22  
Section Officer

(For & on behalf of Council of Scientific & Industrial Research)

प्रतिलिपि :-

1. वित्त एवम् लेखा अनुभाग
2. पी. एम. ई अनुभाग
3. मांगकर्ता: Dr Hemant K Gautam , Chief Scientist इस आशय के साथ की वे क्रय आदेश की जाँच ले और अगर कोई त्रुटि हो तो तुरंत जानकारी में लाएँ. This Award of Contract is for your Service Requisition Number: 01 Dated 25.04.2022.
4. स्वीकृति: बजट उपशीर्ष :- GAP0234/Cons. के अंतर्गत Rs 1,53,064/- (Rupees One lakh fifty three thousand and sixty four only) की राशि Dr Hemant K Gautam , Chief Scientist द्वारा स्वीकृत की गयी है
5. कार्यालय प्रति

## Terms & Conditions of the Contract

1. **Contract Acknowledgement:** The Contract should be acknowledged within 14 days of the date of contract, confirming the acceptance of rates and all other conditions of supply. Any variation in T&C must be intimated at the time of acceptance of contract. Non-receipt of contract acceptance within the stipulated period may lead to cancellation of the contract.

2. **Contract Amendment/corrigendum:** Any amendment/corrigendum made subsequent to this contract shall be treated as part of the contract.

3. **Invoice/Bill:** Service provider's Invoice indicating *inter-alia* description and specification of the Service, quantity, unit price, total value and currency of the Invoice, should be submitted at the earliest to the Administration Section of CSIR-IGIB. The Invoice/Bill duly typed and signed should be prepared in Triplicate and submitted for processing payment. It should also be pre-receipted and **affixed with REVENUE STAMP.**

4. **Nomenclature of Services:** The nomenclature used for the services description in the Invoice/Bill should be identical to that used in the contract. The dispatch particulars, if any including the name of the transporter should also be mentioned in the Invoice(s).

5. **The number & date & serial no. of the articles** of the contract must be mentioned in the Invoice/Bill & the rate must be in accordance with your original quotation/our Contract. Any variation in price & specifications must be intimated before affecting the supply.

6. **GST Number:** Please indicate your GST Number on your Proforma Invoice/Bill. **GST No. of CSIR-IGIB is 07AAATC2716R4ZE.**

7. **Mode of Payment:** Payment of your Invoice/Bill shall, normally, be made within 30 days on completion of the services and certification by the user through RTGS. Details of your Bank account may be mentioned in your Invoice/Bill.

8. **Liquidated Damages:** Subject to Force Majeure below, if the service provider fails to deliver any or all of the Services or to perform the Services within the period(s) specified in the Contract, the Purchaser shall, without prejudice to its other remedies under the Contract, deduct from the contract value, as penalty, a sum equivalent to 0.5% of the delivered price of the delayed or unperformed Services or contract value in case the delivered price of the delayed or unperformed services cannot be ascertained from the contract, for each week or part thereof of delay until actual delivery or performance, up to a maximum deduction of 10%. Once the maximum is reached, the CSIR-IGIB may consider termination of the Contract.

The same penalty rate shall be leviable in case of delay in installation.

9. **FORCE MAJEURE:** The Service provider shall not be liable for forfeiture of its performance security, liquidated damages or termination for default, if and to the extent that, its delay in performance or other failure to perform its obligations under the Contract is the result of an event of Force Majeure. For purposes of this Clause, "Force Majeure" means an event beyond the control of the Service provider and not involving the Service provider's fault or negligence and not foreseeable. Such events may include, but are not limited to, acts of the CSIR-IGIB either in its sovereign or contractual capacity, wars or revolutions, fires, floods, epidemics, quarantine restrictions and freight embargoes.

10. **Printed conditions,** if any, sent along with the quotation shall not be binding, unless specifically agreed by us.

11. **Arbitration** : In the event of any question/dispute/difference arising under the agreement or in connection herewith (except as to matters the decision of which is specially provided under this agreement) the same shall be referred to the Delhi International Arbitration Centre for appointment of Arbitrator to adjudicate the dispute. The award of Arbitrator shall be final and binding on the parties. The Arbitrator may give interim award(s) and/ or directions, as may be required. Subject to the aforesaid provision, the arbitration and conciliation act, 1996 and the rules made hereunder and any modification thereof from time to time being in force shall be deemed to apply to the Arbitration proceedings under this Clause."