

Warsaw, 20/03/2019

REQUEST FOR PROPOSAL NR 23/2019 – IBD/IPF**I. ORDERING PARTY**

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II. OBJECT FOR THE REQUEST:

Professional consulting and advice on in vivo efficacy studies of new compounds developed by OncoArendi using in vivo models of inflammatory bowel disease, asthma, chronic obstructive pulmonary diseases, idiopathic pulmonary fibrosis

We are looking for Contractors with proven experience in research using mouse models of lung diseases on inflammatory and / or fibrous substrates conducted to identify the molecular mechanism of action of small molecule compounds with therapeutic potential

The order carried out as a part of the projects titled:

- **IBD:** „PRE-CLINICAL AND CLINICAL RESEARCH OF CANDIDATE FOR INNOVATIVE DRUG IN ASTHMA AND INFLAMMATORY BOWEL DISEASES THERAPY” (POIR.01.01.01 00-0168/15)
- **IPF:** DEVELOPMENT OF A FIRST-IN-CLASS SMALL MOLECULE DRUG CANDIDATE FOR TREATMENT OF IDIOPATHIC PULMONARY FIBROSIS THROUGH CHITOTRIOSIDASE INHIBITION (POIR.01.01.01-00-0551/15)

co-financed by the National and European Union Funds and because of the competitiveness principle

III. THE FORM OF THE ORDER:

- III.1 The request is not made under The Public Procurement Law (Journal of laws of 2013, item 907 as mentioned).
- III.2 This order is carried out in accordance with the principle of competitiveness, openness, transparency and equal access.
- III.3 The Ordering Party reserves the right to cancel this procedure without providing reasons and also to complete the procedure without choosing the winner tender.
- III.4 In the course of examination and evaluation of the offers the Ordering Party may require Contractors to present explanations concerning the content of submitted bids.
- III.5 The Ordering Party reserves the right to change the content of this request. If the changes can affect

the content of tenders submitted in the procedure, the Ordering Party shall extend the tender submission deadline. Any changes made shall be provided promptly to all tenders to which the request was sent and shall be binding on them.

- III.6 This procedure does not set the obligation for OncoArendi Therapeutics SA to sign any formal contracts.
III.7 It is not possible to make and offer for part of order.

IV. CONDITIONS FOR PARTICIPATION IN THE PROCEEDINGS:

- IV.1 The Request for offers relates to potential Contractors whose scope of business activity is in full compliance with the subject of this Request.
- IV.2 The offers may be issued by parties who:
- A) Have the necessary qualifications to carry out the described activity and have the appropriate technical potential of performing the contract;
 - B) In terms of human resources, the Ordering Party requires that the Contractor:
 - 1. has a university degree, PhD or equivalent;
 - 2. has at least 5 years of experience in running a research group conducting research in the field of inflammatory airways diseases, in particular bronchial asthma;
 - 3. has experience in conducting research, the results of which were commercialized or otherwise implemented into business;
 - 4. was the author or co-author of at least 20 peer-reviewed scientific papers;
 - 5. has a number of citation with the Hirsh index of > 50;
 - 6. was an inventor or co-inventor in at least two patent applications or patents granted;
 - 7. was the manager of at least 3 clinical trials evaluating the effect of anti-asthma therapies;
 - C) Are in a good economic and financial standing, which assures proper execution of the project in the declared time.
 - D) Will pursue the contract in a way that is beneficial to the environment by minimizing the consumption of materials, raw materials energy, etc. (with environmental certificates such as ISO 14001:2015)

As a proof of the above, the Ordering Party requires that the Contractor submit, along with the tender, a statement about fulfilling conditions for participation in the proceedings. The model statement is attached as Appendix 2 to this request for proposal.

- IV.3 Excluded from the proceedings shall be those contractors who are personally or equity related to the Ordering Part by in particular:
- A) participation in the company, in a civil or limited partnership;
 - B) holding at least 10% shares or interests;
 - C) serving a function of a member of the supervisory organ, a member of the management organ or proxy;
 - D) having family ties, such as by marriage, by lineage at first or second degree, by adoption, guardianship or custody.

As a proof of the above the Ordering Party requires that the Contractor submit, along with the tender, a statement

about not being related to the Ordering Party. The model statement is attached as Appendix 3 to this request for proposal.

IV.4 Issuing the offer represent the full acceptance of the rules set in this Request.

V. DETAILED DESCRIPTION OF THE OBJECT OF THE REQUEST:

CPV Code: 73200000-4

The subject of the contract is expertise and research consultancy in the below mentioned areas:

- consultations and expert advice on the research and development of new small molecule drugs, their pharmacology and molecular mechanism of action;
- consultations and expert advice on inflammatory and/or fibrotic diseases of the respiratory system, in particular CPD, IPF and bronchial asthma;
- supervision over the conducting of a series of in vivo experiments in mouse models of pulmonary diseases, in particular asthma, IPF and COPD;

The Contractor's responsibilities will also include interpretations of data from various sources and research in terms of biological activity, pharmacological profile and mechanisms of action of drug candidates in research projects implemented by the Employer.

The estimated number of hours will be: 240

The Ordering Party reserves the right not to use the full number of man-days indicated above. The Contractor is not entitled to apply to the Employer with claims for the use of the full number of man-days and will receive remuneration only for man-hours ordered by the Ordering Party and performed.

VI. EVALUATION OF THE OFFERS:

VI.1 Price – weight: 70% (70 pts.)

A) In this criterion points will be calculated according to the formula below:

$$Pc = \frac{C_{min}}{C_{evaluated}} \times 80$$

Pc – Points received

C_{min} – The smallest Net price

C_{evaluated} – Net price of the offer being evaluated

80 – weight of the criterion (80%)

VI.2 Payment deadline– weight: 30% (30 pts.)

In the payment deadline points will be awarded according to the formula:

20 points – when the payment deadline is 60 days of the invoice date receipt

15 points – when the payment deadline is between 46 - 59 days of the invoice date receipt

10 points – when the payment deadline is between 30 - 45 days of the invoice date receipt

5 points – when the payment deadline is between 29 - 15 days of the invoice date receipt

0 points – when the payment deadline is 14 or less days of the invoice date receipt

20 – weight of the criterion (20 %)

- VI.3 In the case of two or more tenders with equal number of points awarded, to guarantee performance of the contract in a manner favorable to the environment, by providing minimize the consumption of materials, raw materials, energy etc. any environmental certifications will be taken onto consideration (eg. ISO 14001:2015).

If the abovementioned does not allow to choose the best offer, the Ordering Party shall call Contractors who submitted equally evaluated offers to submit, within the period specified, additional offers. Contractors cannot offer higher prices than offered in the tenders.

VII. HOW TO PREPARE AND SUBMIT THE OFFER:

- VII.1 The offer should be signed by the person authorized to represent the institution.
- VII.2 Each contractor may submit only one offer.
- VII.3 Costs of the offer preparation shall be incurred by the offering party.
- VII.4 Offers must be submitted no later than: **28/03/2019 23:59** CET and must be written on the form as in Appendix 1 to the request for proposals.
- VII.5 Offers shall be issued only via email to: **m.skrzek@oncoarendi.com**
- VII.6 The date of receiving the email shall be considered as a date of issuing the offer.
- VII.7 Offers that do not meet the deadline, are incomplete or sent to the wrong email address will not be taken into consideration.
- VII.8 Any questions concerning the Object of the tender should be addressed to **m.skrzek@oncoarendi.com** (+48 22 552 67 24) no later than 25/03/2019 15:00 (CET). Contact person is: Michał Skrzek.
- VII.9 Any questions concerning the formal issues of the tender should be addressed to m.skrzek@oncoarendi.com (+48 22 552 67 24) no later than 25/03/2019 15:00 (CET).
- VII.10 The offer should include the validity date (at least 30 days from the submission deadline).
- VII.11 The price should be set in both Net and Gross.
- VII.12 The values in the offer (Net and Gross) should be rounded to two decimals with the mathematical rule of rounding the numbers (according to § 5 section 6 of the regulation of Ministry of Finance of 28 November 2008 (Journal of Laws of 2008, No. 212, item 1337, as mentioned).
- VII.13 The offer price should include VAT. The correct determination of VAT is responsibility of the contractor – in accordance with the provisions of the Act of 11 March 2004 on Goods and Services Tax (Journal of Laws of 2004 No. 54 item. 535 as mentioned).
- VII.14 The offer shall not be prepared in price variants.
- VII.15 The financial settlements between the Ordering Party and the contractor may be made in PLN, EUR, USD or GBP.

VIII. TENDER RESULTS:

Bidder will be informed about choosing his offer via email. Formal results will be also published on the Ordering Party's website (www.oncoarendi.com) and concurrency database.

IX. MOST IMPORTANT PROVISIONS OF THE AGREEMENT:

IX.1 Supplier will be obligated to enter into the agreement including all conditions presented in the Request for the Offer in the place and time specified by the Ordering Party.

IX.2 It is not possible to introduce significant changes to the content of the agreement in relation to the content of the offer, which was the base for the Service Provider selection, unless:

- A) The amendments concern performing additional services by the Service Provider, not covered by the basic contract, provided they are necessary and the following conditions are met:
 - i. The change of the Service provider cannot be made due to to the economic or technical reasons, in particular concerning the interchangeability and interoperability of equipment, services or installations, ordered as part of basic contract.
 - ii. The change of the Service Provider would cause significant inconvenience or substantial cost increase to the Ordering Party.
 - iii. The value of any subsequent changes do not exceed 50% of the basic contract value.
- B) The amendment does not lead to change in the nature of the contact and the following conditions are met:
 - i. The need for the contract change is brought about by circumstances which the Ordering Party, acting with due diligence, could not foresee.
 - ii. The value of a change does not exceed 50% of the basic contract value.
- C) The amendment does not lead to change in the nature of the contract and the total value changes is less than 209 000 EUR, and at the same time is less than 10% of the basic value.

Any contract amendment must be done in writing, otherwise will not be valid.

IX.3 Information regarding contractual penalties:

- A) If the offered project execution time (as defined in the offer) extends for at least 15 days, the Service Provider shall pay the Ordering Party a contractual penalty of 1,5% of the net offer price for exceeding the time limit, and then another 2% of net offer price for each additional 15 days of delay. Moreover, the Ordering Party will gain a right to withdraw from the contract of the project execution time is exceeded by at least 60 days. The Ordering Party may withdraw from the agreement until 31st Dec 2020.
- B) Due to the termination or withdrawal from the Agreement by either Party for reasons caused by the Service Provider, the Ordering Party will change a contractual penalty of 25% of net offer price.
- C) The formal basis for changing contractual penalties will be a debit note the Ordering Party delivers to the Service Provider. The Ordering Party shall be entitled to deduct contractual penalties from payments due to the Service Provider.
- D) The Ordering Party has the right to claim damages in the amount exceeding contractual penalties based on general principles.
- E) The Ordering Party has the right to claim damages in the amount exceeding contractual penalties based on general principles.
- F) Contractual penalties sum up.

X. APPENDENCIES:

- A) The offer form.
- B) Statement concerning fulfilment of all the requirements set out in part IV of the Request for offers.
- C) Statement concerning personal or/and capital connections between the Service Provider and the Ordering Party.
- D) Declaration of compliance with the information obligations provided for in Article 13 or Article 14 of the GDPR (Appendix No. 4).