

REQUEST FOR QUOTATION No. 160/2023/M/RNA

dated 27.10.2023 for CELON PHARMA SA with its registered seat in Kiełpin.

In connection with the implementation of the project no. 2021/ABM/05/00005 under the name "**Development of Innovative Therapeutic Solutions using RNA technology (TransformRNA - mRNA Therapeutics generation platform)**" co-financed by the Medical Research Agency, Celon Pharma S.A. invites you to submit offers.

DATE OF PUBLICATION: 27.10.2023

LOCATION: Research and Development Center, ul. Marymoncka 15, 05-152 Kazuń Nowy

ANNOUNCEMENT PUBLICATION: obligatory

ORDERING PARTY: Celon Pharma SA, ul. Ogrodowa 2a, 05-092 Kiełpin

OFFICIAL WEBSITE ADDRESS OF THE ORDERING PARTY www.celonpharma.com, telephone: 22 7515933

TYPE OF THE ORDERING PARTY: Private entity A PARTIAL TENDER ALLOWED - NO A VARIANT TENDER ALLOWED - NO A SUPPLEMENTARY ORDER ALLOWED - YES

DATE OF COMPLETION OF THE CONTRACT: no longer than 30th April 2024

PROCEDURE Request for quotation

PROCUREMENT TYPE:

- 1. This contract award procedure is not governed by the provisions of the Act of 11 September 2019 the Public Procurement Law.
- 2. This contract award procedure shall be conducted with due observance of the principles of competitiveness, openness, transparency and equal access.
- 3. The Ordering Party reserves itself the right to nullify the procedure at any stage thereof without stating the reason.
- 4. The Ordering Party shall inform Suppliers about any changes made by publishing relevant information on its website.
- 5. The Ordering Party reserves itself the right to request additional information, documents or explanations.
- 6. In justified cases, at any time before the expiry of the deadline for the submission of tenders, Celon Pharma SA may modify or supplement the content of the invitation to tender.
- 7. This invitation to tender imposes no obligation on Celon Pharma SA to conclude a contract.
- 8. The Ordering Party reserves the right to change the content of this inquiry and to extend the deadline for submitting offers and their evaluation.

Celon Pharma S.A. Seat: Ogrodowa 2A 05-092 Kiełpin / Łomianki telephone: +48 22 751 59 33 fax: +48 22 751 44 58 Email address: <u>info@celonpharma.com</u> www.celonpharma.com



9. The purchase of the device will be carried out in accordance with the legal acts listed below and the rules of the competition:

• Regulations of the competition for the development of innovative therapeutic solutions using RNA technology - ABM / 2021/5,

• Art. 15 sec. 2 point 2, art. 19a and art. 20 of the Act of February 21, 2019 on the Medical Research Agency (i.e. Journal of Laws of 2020, item 2150), (hereinafter the "Act");

• 2) the Public Finance Act of 27 August 2009 (i.e. Journal of Laws of 2021, item 305) (hereinafter the "Public Finance Act");

• 3) the act of 30 April 2004 on proceedings in matters relating to state aid (i.e. Journal of Laws of 2021, item 743);

• 4) Regulation of the Minister of Health of 5 September 2019 on the conditions and procedure for granting state aid and de minimis aid through the Medical Research Agency (Journal of Laws of 2019, item 1786) (aid program with reference number SA.55830 (2019 / X);

• 5) Commission Regulation (EU) No 651/2014 of 17 June 2014 declaring certain types of aid compatible with the internal market pursuant to Art. 107 and 108 of the Treaty on Of UE L 187 of 26/06/2014, p. 1, as amended d, hereinafter referred to as "Regulation No. 651/2014"

SUBJECT-MATTER OF THE REQUEST FOR TENDER

Parallel bioreactors unit for production of biological molecules in batch and fed-batch system, enabling real-time process control.

The devices should consist of elements specified in Annex 2 and also meet the technical requirements specified in Annex 2 attached to this inquiry.

CPV Code: 3800000-5

DESCRIPTION OF THE SUBJECT-MATTER OF THE REQUEST FOR QUOTATION no. 160/2023/M/RNA

The subject-matter of the procedure is – Parallel bioreactors unit for production of biological molecules in batch and fed-batch system, enabling real-time process control

The device in question must be brand new, manufactured not earlier than in 2023, not used in any laboratory, not exhibited at conferences or trade fairs. The device must meet the technical and functional requirements specified in the description of the subject-matter of the contract, including delivery and installation. Description of the subject-matter of the contract (Appendix 2) presents the requirements of the device being the subject-matter of the contract including transport, installation and training.

Delivery address Celon Pharma S.A. Ul. Marymoncka 15 05-152 Kazuń Nowy Poland

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Delivery and full installation along with commissioning should be completed till **30th April 2024**.

REQUIREMENTS FOR TENDERS:

- 1. To confirm that the tenderer and/or the supplier meets the conditions of participation in the procurement concerning technical or professional capacity, the Contracting Party requests the following documents:
 - a) Declaration that the tenderer and/or supplier is not in an economic and financial situation which does not allow for the performance of the subject-matter of the order,
 - b) The tenderer will submit a form "Declaration of no personal or capital connections with the Contracting Party", which should be submitted along with the tender (Appendix 1).
- 2. Only the tenderer who have submitted the documents required in the request for tender may take part in the procurement.
- 3. Entities related to the Contracting Party either personally or by capital are excluded from participation in this procurement. Capital or personal relationships are understood as mutual relations between the Contracting Party or persons authorised to contract obligations on behalf of the Contracting Party or persons performing on behalf of the Contracting Party activities related to the conduct of the procedure for selecting a contractor and the contractor, consisting in particular of the following:
 - a) participation in a company as a partner in a civil law partnership or a partnership,
 - b) owning at least 10% of shares as long as the lower limit does not result from legal provisions or was not defined by IZ PO,
 - c) fulfilling the duties of member of the supervisory body or as manager, proxy or power of attorney,
 - d) being married, a direct family member, direct affinity, second-level relative or second degree affinity in lateral line or in relation to adoption, care or guardianship.

CRITERIA FOR THE EVALUATION OF TENDERS:

- price 70% (must include all costs related to the performance of the contract),
- delivery date 20% (number of days from receipt of the order to its performance),
- warranty period 10% (period of time covered by warranty)

POINT SCORING SYSTEM:

Criterion	Weight [%]	Points	Evaluation formula
Price	70 %	70	Lowest quoted price
			C = x 70 points
			Quoted price
Lead time			Shortest offered lead time
	20 %	20	D = x 20 points
			Offered lead time
Warranty period			Offered warranty period
	10 %	10	O = x 10 points
			Longest offered warranty period
Total	100 %	100	



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The total number of points that a particular tender receives will be calculated according to the formula below:

$$\mathbf{L} = \mathbf{C} + \mathbf{D} + \mathbf{O}$$

where:

- L total number of points,
- C points achieved in the "Price" criterion,
- D points achieved in the "Lead time" criterion,
- O points achieved in the "warranty period" criterion

The tender with the highest number of points will be considered to be the most advantageous. A maximum of 100 points can be awarded.

ADDRESS AND DEADLINE FOR THE SUBMISSION OF TENDERS:

- 1. Tenders must be submitted to the Contracting Party to the address of its registered seat: ul. Ogrodowa 2A 05-092 Łomianki / Kiełpin, Poland, if sent by traditional or courier mail, or to the e-mail address: przemysław.pietrasiuk@celonpharma.com, if sent by electronic mail.
- 2. Tenders must be submitted on **20.11.2023** at the latest. If a tender is sent by traditional mail or courier, the tender is deemed to have been submitted if it was received at the registered seat of the Contracting Party not later than on the date indicated as the deadline for submitting tenders.
- 3. The tenders submitted after the expiry of the deadline will not be processed.
- 4. The tenders will be evaluated at the registered seat of the Contracting Party by **15.12.2023** at the latest.
- 5. The tenders submitted in a foreign currency will be converted at the average exchange rate of the National Bank of Poland (NBP) applicable on the date of drawing up the protocol of the request for tender.
- Additional specifications are available at: Celon Pharma S.A. ul. Ogrodowa 2A K, 05-092 Kiełpin, <u>Dr Olga</u> <u>Abramczyk,</u> mail: <u>olga.abramczyk@celonpharma.com</u> lub Aleksandra Sowińska, mail: <u>aleksandra.sowinska@celonpharma.com</u>

PRESENTATION OF TENDERS:

- 1. Each tenderer may submit only one tender in Polish or in English.
- 2. The tender must include the following details:
 - a. the number of the request for tender,
 - b. the date of preparation and expiry of the tender (according to the requirements of the request for tender),
 - c. the details of the tenderer: address, telephone number, e-mail address, Tax Identification Number (NIP) (in the case of a foreign supplier, an appropriate registration document which confirms the conduct of business activity in accordance with the specification of the request for tender),
 - d. detailed information about the compliance of the proposed device with the specification (Appendix 2 filled in),
 - e. net unit price for each device,





f. total price for the contract expressed in PLN (Polish zloty) in the net, VAT and gross amount. The price should include all costs related to the performance of the contract (in the case of prices in foreign currencies, they will be converted into PLN at the average exchange rate of the NBP applicable on the date of drawing up the protocol of the request for enquiry), In case of a tender submitted by the tenderer conducting business outside Poland: net price of the tender and information that the tender does not include VAT and other taxes,

g. delivery date/completation order date.

- 3. The number of the request for tender must also appear in the titles of electronic mail, traditional or courier mail
- 4. The tenderer will attach to the tender **technical documentation of the devices** and other documents in accordance with legal requirements, including required certificates and approvals,
- 5. The warranty period will start on the day following final acceptance, once qualification and validation has been completed. The minimum required **warranty period is 12 months.** The warranty should cover without limitation: labour costs, engineers' travel expenses, spare parts costs, etc.,
- 6. The contractor, after completing the works and validating the devices, will conduct training covering the principles of use and basic service activities for the Contracting Party's personnel,
- 7. The tenderer will provide access to spare parts and post-warranty service for **at least 5 years** following the date of contract performance (**statement in offer**),
- 8. The tender must remain valid till **15th December 2023**,
- 9. The payment term of each issued invoice must be at least 30 days (60 days preferred)
- 10. The tender preparation costs are borne by the tenderer,
- 11. <u>The tender must be initialled and signed by persons authorised to represent the Contractor/Supplier. Possibly</u> <u>power of attorney for offers attached.</u>

ADDITIONAL INFORMATION:

- 1. The Contracting Party will award the tenderer whose tender meets all the requirements specified in this request for tender and will be considered the most advantageous on the basis of the evaluation criterion presented in this request for tender,
- 2. The tenderer may modify or withdraw the tender before the deadline for submission of tenders,
- 3. The tenders that do not meet the formal requirements described in this request for tender will not be processed,
- 4. The Contracting Party reserves the right to reject tenders the content of which gives rise to justified doubts,
- 5. The Contracting Party reserves the right to negotiate tenders,
- 6. The tenders submitted in a foreign currency will be converted at the average exchange rate of the National Bank of Poland (NBP) applicable on the date of drawing up the protocol of the request for tender.
- 7. The supplier will pay the Contracting Party a contractual penalty for delay in the delivery of the item, in the amount of 0.5% of the net value of the tender per year for each started week of delay, but not more than 10% of the net value of the tender per year, unless the delay is due to the fault of the Contracting party,



- 8. In the event that the Contracting Party exercises its right to withdraw from the Agreement, referred to below, the seller will be obliged to pay the Contracting Party a contractual penalty in the amount of 5% of the net value of the tender.
- 9. The Contracting Party may withdraw from the Agreement in the event of the tenderer's failure to comply with its terms and conditions, including, above all, in the case of:
 - failure to make the delivery within the deadline specified in the Agreement;
 - delivery of the Subject of the Agreement which does not comply with the requirements set out in the Agreement and its appendices.
- 10. In the case referred to in section 10 (a) and (b), the Contracting Party will request the seller to deliver the Subject of the Agreement or to deliver the Subject of the Agreement in compliance with the Agreement, by setting an additional 10-day period and after the ineffective lapse of this period it will be entitled to withdraw from the Agreement,
- 11. The Contracting Party allows complementary or additional procurements, in accordance with the provisions of the Guidelines on the eligibility of expenditure under the European Regional Development Fund, the European Social Fund and the Cohesion Fund for 2014-2020.

CONCLUSION OF THE AGREEMENT

- 1. The awarded tenderer whose tender will be selected as the most advantageous is obliged to conclude an agreement with the lessor after receiving notification of the selection of its tender, if Contracting Party choose that way of financing order,
- 2. The Contracting Party reserves the right not to sign an agreement with a selected tenderer or to extend the time indicated in section 1 to conclude a lease agreement in case of failure to obtain or obtaining a negative opinion of the financing institution regarding the acquisition of the aforementioned devices,
- 3. If the awarded tenderer decides not to sign the contract, the Contracting Party is entitled to sign a lease agreement with the next tenderer whose tender will be the most advantageous,
- 4. The Contracting Party reserves the right to amend the agreement concluded with the awarded tenderer as a result of the procurement for the following reasons:
 - a) justified changes in the manner of performance of the subject-matter of the order,
 - b) objective reasons beyond the control of the Contracting Party or tenderer,
 - c) changes in legal regulations in force on the day of signing the contract,
 - d) force majeure,
 - e) occurrence of another obstacle, beyond the control of the tenderer, which prevents the performance of works,
 - f) in the event of changes to the Subject of the Agreement exceeding the material and/or financial scope indicated in the Tender, the Parties undertake that such changes will be introduced by way of an amending Annex and according to the "Guidelines on the eligibility of expenditure under the European Regional Development Fund, the European Social Fund and the Cohesion Fund for 2014-2020".

SUPPLEMENTARY ORDERS

- 1. Due to the need to perform arrangements not covered, which is included, the Contracting Party has the right to apply an additional order to the Ordering Party when the value is different, not exceeding 50% of the value of the orders specified in the contract with the Tenderer,
- 2. The Ordering Party reserves the right to award the Bidder additional orders relating to the basic order and not exceeding 50% of the value of the basic order.

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NOTIFICATION OF THE CONTRACT AWARD

Information about the result of the contract award procedure shall be published on the Celon Pharma website.

Please Note:

- In connection with the entry into force of the Act of April 13, 2022 on special solutions in the field of counteracting aggression against Ukraine and serving the protection of national security (Journal of Laws, item 835), entities or citizens from the Russian Federation are excluded from participation in these proceedings, while subject to the sanctions specified in Art. 1 above of the Act, provided that on the day of submitting the offer they are on the list of persons and entities against which sanction measures should be applied, kept on the website of the Public Information Bulletin of the Minister of Internal Affairs and Administration,
- Due to the necessity to maintain the continuity of tests, the Ordering Party provides for the possibility of submitting a supplementary order in the amount not exceeding 50% of the order value specified in the contract concluded with the Contractor,
- Due to the need to perform arrangements not covered, which is included, the Contracting Party has the right to apply an additional order to the Ordering Party when the value is different, not exceeding 50% of the value of the orders specified in the contract with the Tenderer,
- The Ordering Party allows for the possibility of canceling the order or resigning from the order of goods and services included in the partial procedure or the entire procedure if funds are not obtained for the performance of this order or in other cases when the performance of the order will not be in the Ordering Party's best interest,
- Entities related to the Contracting Party either personally or by capital are excluded from participation in this procurement. Capital or personal relationships are understood as mutual relations between the Contracting Party or persons authorised to contract obligations on behalf of the Contracting Party or persons performing on behalf of the contracting Party activities related to the conduct of the procedure for selecting a contractor and the contractor, consisting in particular of the following:
 - a) participation in a company as a partner in a civil law partnership or a partnership,
 - b) owning at least 10% of shares as long as the lower limit does not result from legal provisions or was not defined by IZ PO,
 - c) fulfilling the duties of member of the supervisory body or as manager, proxy or power of attorney,
 - d) being married, a direct family member, direct affinity, second-level relative or second degree affinity in lateral line or in relation to adoption, care or guardianship.
- The Ordering Party admits the possibility of negotiating the presented offer,
- The Contracting Party reserves the right to amend the agreement concluded with the awarded tenderer as a result of the procurement for the following reasons:
 - a) justified changes in the manner of performance of the subject-matter of the order,
 - b) objective reasons beyond the control of the Contracting Party or tenderer,
 - c) changes in legal regulations in force on the day of signing the contract,
 - d) force majeure,
 - e) occurrence of another obstacle, beyond the control of the tenderer, which prevents the performance of works,
 - f) in the event of changes to the Subject of the Agreement exceeding the material and/or financial scope indicated in the Tender, the Parties undertake that such changes will be introduced by way of an amending Annex and according to the "Guidelines on the eligibility of expenditure under the European Regional Development Fund, the European Social Fund and the Cohesion Fund for 2014-2020".



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