

ACCEPTANCE OF THE AWARD PROPOSAL AND REQUIREMENT FOR THE AWARD OF THE CONTRACT FOR THE SUPPLY OF AN IN VIVO ULTRASOUND IMAGING DEVICE FOR THE PRECLINICAL IMAGING PLATFORM OF VALL D'HEBRON INSTITUTE OF RESEARCH (VHIR).

2020-031 IN VIVO ULTRASOUND EQUIPMENT

Having regard to the minutes of the constitution of the Contracting Board and the opening of the administrative documentation on 8 June 2020, through which compliance with the administrative requirements established in the Specific Administrative Clauses was recorded.

Having regard to the minutes of the opening of the evaluable proposals by means of a value judgment on 10 June 2020, and the subsequent technical report on the evaluation of the technical proposals in accordance with the evaluation criteria established in the Administrative Terms and Conditions Individuals.

Having regard to the minutes of the Procurement Board opening the evaluable proposals through the application of automatic formulas or criteria, stating the result and the consequent award proposal on 22 June 2020.

And in use of the faculties that I have granted as a Contracting Body by the Vall d'Hebron University Hospital Foundation - Research Institute (VHIR), of Barcelona,

AGREE

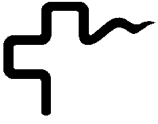
FIRST. - ACCEPT THE SCORE AND CLASSIFICATION, in descending order, made by the Contracting Board in an act dated June 22, 2020:

	BIDDER	SCORE
1	Inviscan SAS	95

SECOND. - ACCEPT THE AWARD PROPOSAL made by the Contracting Board in an act dated June 22, 2020.

THIRD. - REQUIRE under the protection of article 150.2 of Law 9/2017, of November 8, on Public Sector Contracts, to **Inviscan SAS. (FR93793736380)**,

for being the company that has formulated the proposal with the best value for money in accordance with the award criteria provided for in the Particular Administrative Clauses, so that, within 10 working days, from the day following the day on which the notification of this request is received, present in paper format the documentation required in clauses 6 and 12 of the Particular Administrative Clauses:



- Documentation justifying that the company is validly incorporated and that, in accordance with its corporate purpose, it can be submitted to the tender. Also, deeds of representation of the person signing the offer. The presentation of the certificate of registration in the ROLECE or RELI issued by the corresponding Body is also allowed.
- Documentation proving that it complies with the economic, financial and technical or professional solvency required in the Particular Administrative Clauses. The presentation of the certificate of registration in the ROLECE or RELI issued by the corresponding Body is also allowed.
- Certificate of being up to date with Social Security. The presentation of the certificate of registration in the ROLECE or RELI issued by the corresponding Body is also allowed.
- Certificate of being up to date with the Inland Revenue. The presentation of the certificate of registration in the ROLECE or RELI issued by the corresponding Body is also allowed.
- Proof of constitution of the final guarantee corresponding to 5% of the award amount, excluding VAT, **€ 5.415,00.**
- We detail article 108 of the LCSP, in accordance with the provisions of clause 15 of the Administrative Terms and Conditions governing this tender process:
 - **Artículo 108. Garantías definitivas admisibles.**
 1. Las garantías definitivas exigidas en los contratos celebrados con las Administraciones Públicas podrán prestarse en alguna o algunas de las siguientes formas:
 - a) En efectivo o en valores, que en todo caso serán de Deuda Pública, con sujeción, en cada caso, a las condiciones establecidas en las normas de desarrollo de esta Ley. El efectivo y los certificados de inmovilización de los valores anotados se depositarán en la Caja General de Depósitos o en sus sucursales encuadradas en las Delegaciones de Economía y Hacienda, o en las Cajas o establecimientos públicos equivalentes de las Comunidades Autónomas o Entidades locales contratantes ante las que deban surtir efectos, en la forma y con las condiciones que las normas de desarrollo de esta Ley establezcan, sin perjuicio de lo dispuesto para los contratos que se celebren en el extranjero.
 - b) Mediante aval, prestado en la forma y condiciones que establezcan las normas de desarrollo de esta Ley, por alguno de los bancos, cajas de ahorros, cooperativas de crédito, establecimientos financieros de crédito y sociedades de garantía recíproca autorizados para operar en España, que deberá depositarse en los establecimientos señalados en la letra a) anterior.
 - c) Mediante contrato de seguro de caución, celebrado en la forma y condiciones que las normas de desarrollo de esta Ley establezcan, con una entidad aseguradora autorizada para operar en el ramo. El certificado del seguro deberá entregarse en los establecimientos señalados en la letra a) anterior.
 2. Cuando así se prevea en los pliegos de cláusulas administrativas particulares, la garantía definitiva en los contratos de obras, suministros y servicios, así como en los de concesión de servicios cuando las tarifas las abone la administración contratante, podrá constituirse mediante retención en el precio.



FOURTH.- NOTIFY this agreement to the required company for the purposes of submitting all the documentation within 10 working days, warning that if the requirement is not complied with within the indicated period, it will be understood that the bidder has withdrawn its bid and the same documentation will be requested from the next bidder in the order in which the bids have been classified.

FIFTH.- ORDER the PUBLICATION of this agreement in the Profile of the Contractor of the VHIR and in the Contracting Platform of the Generalitat de Catalunya.

Barcelona, June 26 of 2020.

CONTRACTING BODY

Dr. Joan X. Comella Carnicé

Director

Fundació Hospital Universitari Vall d'Hebron- Institut de Recerca (VHIR)