

RAJASTHAN MEDICAL SERVICES CORPORATION LTD.
(A Govt. of Rajasthan Undertaking)
Gandhi Block, Swasthya Bhawan, Tilak Marg, Jaipur – 302005, India
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**E-BID FOR THE RATE CONTRACT CUM SUPPLY AND
EMPANELMENT OF SURGICAL (NON - DRUG ITEMS)
(Two year Rate Contract ending on 31.03.2019)**



!! सर्वे सन्तु निरामया:!!

LAST DATE OF SUBMISSION OF ONLINE BIDS: 20.03.2017

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Gandhi Block, Swasthya Bhawan, Tilak Marg, Jaipur – 302005, India

Phone No: 0141-2228066, 2228064 Fax No. 0141-222806 [Website: www.rmhc.health.rajasthan.gov.in](http://www.rmhc.health.rajasthan.gov.in)
CIN:U24232RJ2011SGC035067 E-mail : edprmc@gmail.com, and rmhc@nic.in

F.02(40)/RMSC/Proc./Surgical (Non Drug)/NIB-01/2017/76

Dated: 17.02.2017

Notice Inviting E-Bids

E-bids are invited up to **1.30 PM of 20.03.2017** for Rate Contract cum Supply and Empanelment of Surgical (Non Drug item). Details of NIB-01/2017 may be seen in the Bidding Documents at our office or at the website of State Public procurement Portal <http://sppp.raj.nic.in>, www.dipronline.org, <http://eproc.rajasthan.gov.in>, www.rmhc.health.rajasthan.gov.in and may be downloaded from there.

Note:- If any amendment is carried out in the tender specifications and terms & conditions following pre-bid meeting, the same will be uploaded on the *Departmental website* www.rmhc.health.rajasthan.gov.in, sppp.raj.nic.in and <https://eproc.rajasthan.gov.in>. In case any inconvenience is felt, please contact on telephone number i.e. 0141-2228064

Executive Director (Procurement)
RMSC

**RAJASTHAN MEDICAL SERVICES CORPORATION LTD.
RAJASTHAN**

**E-BID FOR THE CONTRACT CUM SUPPLY OF SURGICAL (NON - DRUG ITEMS)
(Rate Contract ending on 31.03.2019)**

Bid Reference	F.02(40)/RMSC/Proc./Surgical (Non Drug)/NIB-01/2017/76 Dated: 17.02.2017
Pre- bid conference	23.02.2017 at 11:30 AM (RMSC meeting Hall)
Date and time for downloading bid document	17.02.2017 from 6.00 PM
Last date and time of submission of online bids	20.03.2017 up to 1:30 PM
Date and time of opening of Online technical bids	20.03.2017 at 2:30 PM
Cost of Bid Document	Rs. 2000/-
For MSME of Rajasthan	Rs. 1000/-
RISL Processing Fees	Rs. 1000/-
Empanelment fees	Rs. 5000/-

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GENERAL INSTRUCTION FOR BIDDERS

The bidders are instructed to read the complete bid document carefully. The following points may be noted so that mistakes/lapses/shortcomings during Bid submission may be avoided.

1. It is expected from all bidders that they will ensure that documents to be used in bid set will be given to a reliable person only, and that only a fully reliable person shall be authorized for DSC. So that the confidentiality of your bid/ rates is maintained up to bid opening & that your documents are not put to any misuse.
2. Complaints lodged in RMSC should bear signature, name, Id proof and mobile number of the complainant. This is important as RMSC has received many complaints in the past on letter heads of certain companies who later on denied to have made the complaint upon their verification. Rather, a few companies have asked RMSC to take action against those persons who have fraudulently made use of their letter heads. Therefore, unauthenticated complaints may not be acted upon.
3. In case you are given any assurance of any advantage in RMSC, by anybody or if you are directly or indirectly threatened or intimidated of harming your bidding & subsequent work in RMSC, please inform immediately about the same to MD, RMSC or ED (Proc.) RMSC. It would be better if evidence of such unfair activity of such person is produced so that action can be taken against such person / institution and their details can be put on the website.
4. It is advisable for you to authorize only those persons for RMSC tender who are employed in your company on salary basis.
5. If any firm, etc intends to lodge a complaint against a bidder with regard to bid (bid Condition), it may do so within 21 days of opening of technical bid, in the office of RMSC. After the stipulated period, it will not be possible to act upon the complaint.
6. The turnover should be as per bid conditions. Do not submit Bid if the turnover of the firm is less.
7. Quote only for the products for which your Product Permission meets the Bid specifications. Do not quote if it differs with regard to any parameter.

8. Quote rate in BOQ for the packing exactly given in annexure VII. For example if the packing unit in the bid specifies each piece or a unit in surgical, the rate should be for each piece or a unit in surgical.
9. Highlight the quoted items in the documents like Product Permission and Market Standing Certificate, and also mark the item code no. at appropriate place in the documents.
10. The uploaded product permission and other documents should be clearly legible. Date of issue of the documents should be clearly legible.
11. Upload the Bids on the e-portal well in advance so that failure in uploading can be avoided and no desired document remains un-uploaded.
12. In case there is any suggestion regarding Bid conditions/specifications/shelf life, strength, packing/turn over etc. The suggestions should be submitted/sent/E –mailed one/two days earlier from the date of prebid meeting so that the representation of the bidders may be well processed and decision could be taken well in time.
13. If there is any query in Bid document/uploading process, you may contact
Mr. Deepak Sharma (Sr. Manager, Drug) Mob.No.- 8875298700
Sh. Mukesh Gupta , Manager (Procurement) Mob. No. 9829115503

**E-BID FOR RATE CONTRACT CUM SUPPLY FOR SUPPLY AND
EMPANELMENT OF SURGICAL (NON - DRUG ITEMS) FOR RAJASTHAN
MEDICAL SERVICES CORPORATION LTD.**

(Rate Contract ending on 31.03.2019)

Rajasthan Medical Services Corporation Ltd., (hereinafter referred as **Bids Inviting Authority** unless the context otherwise requires) invites E-BIDS FOR THE RATE CONTRACT CUM SUPPLY AND EMPANELMENT FOR SUPPLY OF SURGICAL (NON - DRUG ITEMS)

1. LAST DATE FOR RECEIPT OF BIDS AND BID FEES, BID SECURITY DEPOSIT, RISL PROCESSING FEES AND EMPANELMENT FEES

- (a) E-Bids in two separate bid (Technical bid & Price Bid) will be received till **20.03.2017 up to 1:30 P.M.** by the Rajasthan Medical Services Corporation Ltd, for the rate contract cum supply of Surgical Non Drug Items. (Rate Contract ending on 31.03.2019)
- (b) The bids shall be valid for a Period of 120 days from the date of opening of Technical Bid and prior to the expiration of the bid validity the Bid Inviting Authority may request the Bidders to extend the bid validity period for an additional specified period of time. The Bidder may refuse extension of bid validity without forfeiting the Bid security deposit.
- (c) The e-Bids will be received on e-procurement web-portal of Govt. of Rajasthan. Every Bidder will be required to pay the following fees:
- Bid form fee Rs. 2000.00 (Rs. 1000.00 for MSME Units of Rajasthan) for downloading from the website.
 - Bid Security Deposit as applicable in Bid condition no. 9.
 - Processing fee of Rs.1000.00 of R.I.S.L.

These fees are to be paid through three separate prescribed challans (*format enclosed in Annexure- I*) in any branch of the Punjab National Bank Account no. 2246002100024414 throughout country upto 19.03.2017 or through D.D. / bankers cheque in favour of M.D. RMSCL (Bid document fees and Bid security), M.D. RISL (Bid processing fees) physically in the office of RMSC by **1:30 PM** on **20.03.2017** *Alternatively bidder may also deposit Bid document fees, Bid security and RISL processing fees by way of e-deposit, through Internet Banking by accessing RMSC website www.rmhc.health.rajasthan.gov.in clicking e-deposit icon following the laid down steps; Rs.25 plus applicable*

service tax will be the per transaction charge to be debited in respective depositor's account after successful e-deposit. Supplier should enclose the generated receipt. The bidders shall submit/upload scanned copy of all the challans/DD/ e – deposit generated receipt in Technical Bid. Bids will be opened only after ensuring receipt of Bid document fees along with processing fees and Bid Security Deposit. In the absence of Bid document fees and processing fees and Bid Security Deposit the Bids will be rejected and will not be opened.

Note:- (I) *While the Bid uploading it would be asked on e procurement website about Bid Security, **whether it is Rs. 2.00 lacs or Rs. 5.00 lacs** , the bidder may mention any option for the purpose of Bid uploading but has to submit required Bid Security as specified in clause no 8.*

Note:- (II) *There is no option of online payment of tender fee, processing fee, bid security etc. on e-procurement portal. Therefore the bidder is advised to submit the required fees and bid security through internet banking only by accessing RMSC website www.rmsc.health.rajasthan.gov.in.*

Click on offline mode (either DD or BC) on e procurement portal for the purpose of bid uploading only.

- (d) Those who wish to apply for Empanelment as supplier for Surgical (Non Drug Items) are required to deposit separately an Empanelment Fee of Rs 5000 (Five Thousand rupees only) in the form of DD (in favour of MD, RMSCL)/challan/e-deposit before due time and date of bid submission. Please see clause 20 and Annexure-XI in this regard.

Note:-The bidders who have already paid empanelment fees in previous bid need not to submit the empanelment fee for the items being quoted in this bid. However the required annexure must be submitted.

2. ELIGIBILITY CRITERIA

- (a) Bidder shall be a manufacturer having valid manufacturing license or direct importer holding valid import license. Distributors/ Suppliers / Agent are not eligible to participate in the Bids.
- (b) Average Annual turnover (for Drugs & Medicines including Surgical and sutures Business) in the last three financial years 2012-13,2013-14,2014-15 or 2013-14, 2014-15,2015-16 shall not be less than **Rs. 5 crores**. For MSME

Units of Rajasthan, the average annual turnover (for Drugs & Medicines including Surgical and sutures Business) in the last three financial years 2012-13,2013-14,2014-15 or 2013-14, 2014-15,2015-16 shall not be less than **Rs. 2 Crores**. The same should be supported by audited annual accounts & certified by a practicing Chartered accountant, based on audited accounts.

Explanatory Note:-

- 1) **The merger / amalgamation / transfer of business / transfer of assets etc. of a firm affect the bid condition relating to 'Turnover' in preceding years. The eligibility of a bidder in this regard shall be ascertained by the Purchase Committee on the basis of the above stated agreement / BOD resolution / CA certificate or any other document(s) annexed with the tender documents and the decision of Purchase Committee shall be final.**
 - 2) **The amount shown as Turnover in the tender should be the amount as per VAT Act / other Acts and necessary documents / certificates shall be annexed with tender documents and accordingly eligibility of a bidder in this regard shall be ascertained by the Purchase Committee**
- (c) Bidder should have at least 3 years market standing as a manufacturer for the items quoted in the tender, on the date of bid opening. . The bidder should have manufactured at least 15% of the tender quantity of the quoted item, each year, in at least two of the last 3 years. **For this, firm has to submit Chartered Accountant certified information in given Annexure-X.**

For imported items, the quoted item should have 3 years market standing ,for which bills of entry, sale invoices, etc should be submitted to establish the claim. The above quantity requirement is not there for imported items. The importing firm should have 3 years standing as direct importer/manufacturer of surgical in general, for this manufacturer firm may submit his license or MSC to establish 3 years standing. The importer firm may submit Bills of entry, etc of same or other Surgical to establish 3 years market standing of the firm. The bidder shall submit valid import license for import of the quoted item.

Explanatory Note:

The merger / amalgamation / transfer of business / transfer of assets etc. of a firm affect the bid condition relating to 'Past Performance' / 'Market Standing Certificate' in preceding years. The eligibility of a bidder in this regard shall be

ascertained by the Purchase Committee on the basis of the above stated agreement / BOD resolution / CA certificate or any other document(s) / certificates which shall be annexed with the tender documents.

- (d) The Manufacture bidder firm should have its own in-house testing laboratory wherein all the tests required with respect to the quoted products are carried out. The bidder should be asked to declare the same in the form of an undertaking / declaration.
- (e) Bidder should have permission to manufacture the item quoted as per specification given in the bid, from the competent authority. Product permission of *brands* shall be accepted in the Bid submitted.
- (f) Bid should not be submitted for the product/products for which the concern/company stands blacklisted/banned/debarred either by Bid inviting Authority or Govt. of Rajasthan or its departments on any ground.
- (g) The Bid should not be submitted for those products also for which the concern/company stands blacklisted/banned/debarred by any other State/Central Govt. or its any agencies (Central Procurement Agencies) on the ground of conviction by court of law or the products being found NOSQ.
- (h) The concern/company/firm which stands blacklisted/banned/debarred on any ground either by Bid Inviting Authority (RMSC) or Govt. of Rajasthan or its departments on the date of bid submission, shall not be eligible to participate in the Bid.

The concern/company/firm which stands blacklisted/banned/debarred on the ground of conviction by court of law or the product is being found NOSQ by any other State /Central Government or it's any agencies (Central Procurement agencies) shall also not be eligible to participate in the Bid. For Specific cases regarding other quality issues the purchase committee of RMSC may decide the case on merit basis.

- (I) If any product/products of a company/firm have been declared as not of standard quality during last 2 years anywhere, such concern/company/firm shall not be eligible to participate in Bid for such product/products. If any company/firm is found to have any such product quoted in the Bid, the product shall be blacklisted for 2 years and a penalty equivalent to Bid Security Deposit shall also be levied. In such situation, the bid will be considered further only if

the amount of penalty is deposited before the completion of technical evaluation.

- (J) The concern/firm/company whose product has been declared NOSQ and any criminal case is filed and pending in any court shall not be eligible to participate for that particular product, in the Bid. Similarly convicted firm/company shall also not be eligible to participate in the Bid.
- (K) If a company has two or more separate manufacturing units at different sites/states, the company will be allowed to submit only one Bid for all units but necessary document regarding separate manufacturing units will be submitted as a separate set with the same Bid. But a bidder will be allowed to submit only one offer for one product.
- (L) The concern/firm/company whose product has been found to be of inferior quality/contaminated/harmful nature and any criminal case is filed and pending in any court shall not be eligible to participate for that particular product, in the Bid. Similarly convicted firm/company for particular product or debarred from Bid process shall also not be eligible to participate in the Bid.

3. PRICE PREFERENCE AND PURCHASE PREFERENCE

(1) CASE-1: In case MSME's of Rajasthan participate in bid and submits certificate in Form-'A' issued by competent authority and an affidavit in Form-'B'. (Please refer Finance (GF&AR Division) Department; Government of Rajasthan notification S.O.165 dated 19.11.2015 for detailed criteria of eligibility. All disputes in this regard will be decided as per provision of this notification only.)

Price preference shall be given to local enterprises in comparison to bids received from enterprises outside the state, by evaluating the prices quoted as follows:-

- a.** While tabulating the bids of local enterprises, the element of Rajasthan Value Added Tax shall be excluded from the rates quoted by these enterprises, whereas the element of Central Tax shall be included in the rates of enterprises from outside Rajasthan for evaluation purpose only, provided that the specifications and all other requirements are in accordance with the bid.
- b.** In case, the prices of the local bids are not found competitive even after grant of price preference, and the bidding enterprise from outside the State is adjudged lowest, then **purchase preference** to local enterprises shall be given in the following manner, subject to fulfilment of all required specifications and conditions of the bid:-
- (i) Opportunity shall be given to local enterprises to supply 80% of the bid quantity (with 20% order to be given to the original lowest bid enterprise). Out of this 80% minimum of 60% would be required to be purchased from the local micro and small enterprises, in case they have also bid and within this 60%, 4% shall be earmarked for procurement from local micro and small enterprises owned by member of scheduled caste or scheduled tribe. The remaining quantity, out of

the above mentioned 80% and to the maximum limit of 20% shall be procured from the local medium enterprises in case they have also bid.

(ii) To exercise this option of Purchase Preference for 80% of the bid quantity, in such situation, a counter offer would be given to the local enterprise, which has quoted the minimum rate among the local bidder enterprises, to match the overall lowest (L1) rate received. In such case, price preference stated in clause (a) above shall no longer be applicable and net lowest price (L1 price) would be required to be matched.

(iii) In case, the lowest local enterprise does not agree to the counter offer as per sub clause (ii) above, or does not have the capacity to provide the entire bid quantity, the same counter offer shall be made to the next lowest bidder of the eligible local bidder enterprises, in that order till the quantity to be supplied is met.

CASE-2: In case MSME's of Rajasthan do not participate in bid or do not match L1 rate as above but PSU's participate.

25% preference may be given to PSU if there is no MSME unit of Rajasthan to avail this benefit. However these units will be required to participate in Bidding process and match L-1 price.

CASE-3: In case neither MSME's of Rajasthan nor PSU's participate in bid or do not match L1 rates.

The orders may split between L-1 and rate matched firms.

In case L2 match L1 then quantities may be divided as 80:20.

In case L2 and L3 match L1 then quantities may be divided as 75:15:10. Whenever L2 or L3 firms are more than one, then quantity would be distributed equally.

(2) VAT on items is exempted in Rajasthan. RMSCL will issue necessary exempted certificate.

(3) RMSC will also issue "C-certificate" in case of interstate supply. Therefore concessional CST should be charged

4. GENERAL CONDITIONS

1. At any time prior to the date of submission of Bid, Bid Inviting Authority may, for any reason, whether on his own initiatives or in response to a clarification requested by a prospective Bidder, modify the condition in Bid documents by amendment. In order to provide reasonable time to take the amendment into account in preparing their bid, Bid Inviting Authority may at his discretion, extended the date and time for submission of Bids.
2. Interested eligible Bidders may obtain further information in this regard from the office of the Bid Inviting Authority.
3. In case any document submitted by the bidder or his authorized representative is found to be forged, false or fabricated, the bid will be rejected and Bid Security Deposit /Performance Security will be forfeited. Bidder/his representative may also be blacklisted/banned/debarred. Report with police station may also be filed against such bidder/his representative.

5. TECHNICAL BID

The Bidder should furnish the following in technical bid:-

- (a) Bidders are allowed the option to quote for anyone item or more items as mentioned in bid (list of surgical proposed to be purchased at

Annexure-VI). The amount of Bid Security Deposit will remain @ Rs. 20,000/- per item of surgical quoted **subject to minimum of Rs.2.00 lacs and maximum of Rs.5.00 lacs.**

- (b) The bidders shall submit/upload scanned copy of all the challans, D.D./ BC/ e-deposit generated receipt in Technical Bid deposited for Bid document fees, RISL processing fee and Bid security. The required Bid Security Deposit / Bid document fees/ RISL fee may be in form of physical D.D. / BC along with letter. D.D. / bankers cheque shall be in favour of M.D. RMSCL (bid document fees and Bid Security Deposit), MD, and RISL (bid processing fees).
- (c) Those who wish to apply for Empanelment as supplier for surgical (Non Drug Items) are required to deposit separately an Empanelment Fee of Rs 5000 (Five Thousand rupees only) in the form of DD /challan/e-deposit in favour of MD, RMSCL before due time and date of bid submission.
- (d) Documentary evidence for the constitution of the company/Firm such as Memorandum and Articles of Association, Partnership Deed etc. with details of the Name, Address, Telephone Number, Fax Number, e-mail address of the firm and of the Managing Director/Partners/Proprietor.
- (e) A copy of PAN issued by Income Tax Department.
- (f) The instruments such as power of attorney, resolution of board etc., authorizing an officer of the Bidder should be enclosed.
- (g) Authorization letter/ nominating a responsible person of the Bidder to transact the business with the Bid Inviting Authority with duly attested signature and photograph in Annexure VII.
- (h) Bidder should have at least 3 years market standing as a manufacturer for the items quoted in the tender, on the date of bid opening. . The bidder should have manufactured at least 15% of the tender quantity of the quoted item, each year, in at least two of the last 3 years. **For this, firm has to submit Practicing Chartered Accountant certified information in given Annexure-X.**

For imported items, the quoted item should have 3 years market standing, for which bills of entry, sale invoices, etc should be submitted to establish the claim. The above quantity requirement is not there for imported items. The importing firm should have 3 years standing as direct importer/manufacturer of surgical in general, for this manufacturer firm may submit his license or MSC to establish 3 years standing. The importer firm may submit Bills of entry, etc of same or other Surgical to establish 3 years market standing of the firm. The bidder shall submit valid import license for import of the quoted item.

- (i) Market standing certificate from Practicing Chartered Accountant along with an undertaking by the firm that the product has market standing of three years.
- (j) Self undertaking is required to be given by the firm that the firm has not been convicted (Annexure-VII).
- (k) *Duly attested photocopy of Manufacturing license/ Acknowledgement/ Memorandum/IEM/ Registration of MSME unit duly approved by the licensing authority (Industrial Department/DIC/NSIC). The license should be renewed up to date.*
- (l) *In case of imported Items Self attested copy of import license (Import-Export Code) & license for sales issued by concerning licensing authority, (if applicable) and authorization of foreign principal manufacturer.*
- (m) Annual turnover statement for 3 financial years i.e. 2012-13, 2013-14, 2014-15 or 2013-14,2014-15,2015-16 in the format given in Annexure-III certified by the practicing Chartered Accountant.

Explanatory Note:-

- 1) **The merger / amalgamation / transfer of business / transfer of assets etc. of a firm affect the bid condition relating to 'Turnover' in preceding years. The eligibility of a bidder in this regard shall be ascertained by the Purchase Committee on the basis of the above stated agreement / BOD resolution / CA certificate or any other document(s) annexed with the tender documents and the decision of Purchase Committee shall be final.**

2) **The amount shown as Turnover in the tender should be the amount as per VAT Act / other Acts and necessary documents / certificates shall be annexed with tender documents and accordingly eligibility of a bidder in this regard shall be ascertained by the Purchase Committee.**

- (n) Copies of the Balance Sheet and Profit and Loss Account for three years i.e. 2012-13, 2013-14, 2014-15 or 2013-14,2014-15,2015-16 duly certified by the practicing Chartered Accountant.
- (o) In case of imported items, copies of labels and product literature of all quoted products must be submitted.
- (p) VAT/Sales Tax Clearance certificate (copies of latest challan), as on 31.03.2016
- (q) Registration with Excise Department, Govt. of India. The industries situated in excise free zones will be exempted from the registration provided they produce the copy of appropriate notification.
- (r) Undertaking (as in Annexure-VII) for embossment of logo on packing of surgical (Non Drug Items) as the case may be, as per conditions specified at Clause 15 herein, notarized by the Notary Public.
- (s) Undertaking that the manufacturer has not been blacklisted/debarred/banned, the quoted product has not been declared as not of standard quality during last two years, its manufacturing capacity and other details required on a format mentioned at Annexure-VII.
- (t) Details of technical personnel presently engaged in the manufacture and testing of surgical (Non Drug Items) (Name, Qualification, and Experience
- (u) List of items quoted to be shown in the Annexure- VII point number 6.
- (v) A Checklist (Annexure- V) for the list of documents enclosed with their page number. The documents should be serially arranged as per Annexure-V. Every bidder will also be required to submit details of product permission of the quoted item and the desired market standing, in Annexure- VII.

- (w) An undertaking that the bidder complies with all the terms, conditions, amendments (if any) of bid document to be submitted in Annexure-VII point no.12
- (x) A declaration under Section 7 of Rajasthan Transparency in Public Procurement Act, 2012 in Annexure-VII.
- (y) All copies submitted should be self attested

Note: - Clarification regarding submission of documents

It is found that some of the documents are sometimes not valid on the exact date of bid opening; the firm has submitted slightly older documents in the bid as it has not been able to get the new/renewed certificate issued from the concerned department till bid submission. Documents such as **MSC, performance sheet and bill of lading** shall be accepted if they have been issued after bid submission but submitted to Tendering authority when asked to do so in the form of clarification/short fall documents. But such documents shall be considered only if it is proved that the competence as certified by the competent authority regarding the required documents existed with the bidder on the date of submission of bid.

6. PRICE BID –

The price bid will also be known as financial document and every bidder will be required to submit its price in excel format attached to the bid document (BOQ). **BOQ template must not be modified/ replaced by the bidder and the same should be uploaded after filling the relevant columns, else the bidder is liable to be rejected for this bid. Bidders are allowed to enter the bidder name and values only. The bidder should quote rate for the mentioned packing unit only.**

Note:-

1. Bidders are requested to fill the column no 6,7,8,9 of BOQ carefully. If fails to do so, it is merely his responsibility for the same.
2. Bidders are requested to include all the total cost (Basic Rate, excise duty Freight, insurance etc.) except VAT/CST in column no 6 of BOQ
3. Excise duty percentage and Amount are to be filled in the column no 7 & 8 of BOQ respectively.
4. Percentage of VAT / CST is to be filled in the column in the column no 9 of BOQ.

7. OPENING OF TECHNICAL BID AND TECHNICAL EVALUATION

- a) The Bid will be scrutinized by Bid evaluation committee. Price Bid (BOQ) of the Bidder found eligible on satisfying the criteria for technical evaluation and inspection, will only be opened.
- b) **Technical Evaluation:-** Technical Evaluation of the Bid will be done in two stages. (i) Technical Evaluation on the basis of documents. This is to examine whether the bidder qualifies as per given eligibility and other prescribed conditions. (ii) Evaluation / Examination / Testing of samples of Items. Bids of the item, samples not found technically fit in such evaluation will be declared rejected / non-responsive.

8. PRODUCTION OF SAMPLES

- (a) Bidder shall submit 12 sample units of each quoted item, free of cost. The items submitted as samples should be of the same specifications as asked for in the bid. Any deviation from specifications will result in the rejection of the sample. The samples (normal/ regular sales packs) will be used for quality evaluation by the technical evaluation committee and/ or laboratory analysis, as the case may be, as decided by the Tender inviting authority. Samples of the items which are supposed to be sterile should be sterile. The decision based on quality evaluation of the sample will be final for the purpose of this tender.
- (b) The samples for evaluation shall be submitted in a separate sealed cover superscripted by "Tender No. _____" The sample as above shall be submitted at the time of depositing Bid Security, *or within 3 days of technical bid opening*. The bidder should submit, along with the samples, the list of sample of sample items in the given format in Annexure -XII.

9. BID SECURITY

The Bid Security Deposit shall be @ Rs. 20,000/- for each item (For Each code Number, all sub section of a item like (a),(b),(c).....collectively would be counted as a single item for the purpose of Bid Security calculation) of surgical quoted subject to minimum of Rs. 2.00 Lacs and maximum of Rs. 5.00 Lacs. In case Bid Security submitted by the bidder is at the minimum or more but number of quoted items is more than the Bid Security submitted, the quoted items by the bidder will be counted in sequence up to the Bid Security

deposited. However without minimum earnest money the offer will not be considered at all. Bid Security will not be taken from undertakings, corporation of GoI & GoR. Further, Bid Security will be taken @ Rs. 5,000/- per item (For Each code Number, all sub section of a item like (a),(b),(c).....collectively would be counted as a single item for the purpose of Bid Security calculation) of surgical quoted subject to minimum of Rs. 50,000/- and maximum of Rs. 1.25 for MSME Units of Rajasthan. They will furnish copy duly attested by gazetted officer of the registration of MSME issued by the Director of Industries in respect of the stores for which they are registered. Duly attested copy of Acknowledgement of EM-II issued by DIC with an affidavit worth Rs.10 as per Annexure-II under preference to Industries of Rajasthan rules 1995 in respect of stores for which they are registered. (Annexure-II)

The Bid Security shall be paid in through separate prescribed challan (format enclosed in Annexure-I) in any branch of the Punjab National Bank Account no. 2246002100024414 throughout country up to **19.03.2017** or through D.D. / bankers cheque in favor of M.D. RMSCL physically in the office of RMSC by **1:30 PM on 20.03.2017**. Bid Security Deposit in any other form will not be accepted. . *Alternatively bidder may also deposit Bid document fees, Bid security and RISL processing fees by way of e-deposit, through Internet Banking by accessing RMSC website rmsc.health.rajasthan.gov.in clicking e-deposit icon following the laid down steps; Rs.25 plus applicable service tax will be the per transaction charge to be debited in respective depositor's account after successful e-deposit. Supplier should enclose the generated receipt.*

The Bids submitted without sufficient Bid Security will be summarily rejected. The Bid Security will be forfeited, if the Bidder withdraws its Bid after last time & date fixed for receiving bids or in the case of a successful Bidder, if the Bidder fails within specified time to sign the contract agreement or fails to furnish the performance security.

10. OTHER CONDITIONS

1. The orders will be placed by the Managing Director or any authorized officer of Rajasthan Medical Services Corporation Ltd, (hereinafter referred to as Ordering Authority).
2. The details of the required item are shown in Annexure-VI. The quantity mentioned is only the tentative requirement and may increase or decrease as per the decision of Ordering Authority. The rates quoted should not vary with the quantum of the order or the destination. *The commitment quantity for an item submitted by the bidder (In annexure VII) shall be taken in to account and a bidder not having adequate capacity (as reflected in commitment quantity) may be technically disqualified.*
3. Bid has been floated with the generic names of Surgical. The Bidders should quote the rates for the generic products. **However the supply with brand name shall be accepted** The strength/size of each product should be as per details given in Annexure- VI. Any variation, if found, will result in the rejection of the Bid. Imported product shall be allowed in brand names.
4. Rates (inclusive of Excise Duty, Customs duty, transportation, insurance, and any incidental charges, but exclusive of Sales tax/VAT/CST) should be quoted for each of the required items etc., separately on door delivery basis according to the unit ordered. Bid for the supply cum rate contract of Surgical with conditions like “AT CURRENT MARKET RATES” shall not be accepted. Handling, clearing, transport charges etc., will not be paid. The delivery should be made as stipulated in the purchase order placed with successful Bidders. No quantity or cash discount should be offered.
5. (i) To ensure sustained supply without any interruption, the Bid Inviting Authority reserves the right to fix more than one supplier to supply the requirement among the qualified Bidders.
(ii) Orders will be placed periodically during rate contract period based on the RMSCL's requirement to the firms approved for rate contract as per above clause no. 3 (Price Preference/Purchase Preference).
(iii) After the conclusion of Price Bid opening the lowest offer of the Bidder is considered for negotiations and rate arrived after negotiations is declared as L-1

rate and L-1 supplier for an item of Surgical (Non Drug Items) for which the Bid has been invited.

- (iv) The Bidder who has been declared as L-1 supplier for certain item or items of Surgical (Non Drug Items) shall execute necessary agreement for the supply of the Bided quantity of such Surgical as specified in the Bid documents on depositing the required amount performance security and on execution of the agreement such Bidder is eligible for the placement of purchase orders. ***Moreover, purchase order can be placed after the issue of letter of acceptance, pending the execution of agreement and issuance of rate contract for an item.***
- (v) RMSC will inform the L1 rate to the Bidders who qualified for Price Bid opening, through RMSC web site or e-mail; willing bidders may inform in writing their consent to match the L-1 rate for the item quoted by them and the Bidders who agree to match L1 rate, will be considered as Matched L1.
- (vi) The Bidder, who agrees to match L-1 rate shall furnish the breakup detail (Rate, CST, VAT etc.) of price (L-1 rate).
- (vii) The supplier, on receipt of the purchase orders deems that the purchase orders exceeds the production capacity declared in the Bid documents and the delay would occur in executing the order, shall inform the RMSC immediately without loss of time and the purchase orders shall be returned within 7 days from the date of the order, failing which the supplier is stopped from disputing the imposition of liquidated damages, fine for the delayed supply.
- (viii) If the L1 supplier has failed to supply /intimated RMSC about his inability/delay in supply as per the purchase order, the required Surgical (Non Drug Items) within the stipulated time or as the case may be, RMSC may also place purchase orders with the Matched L1 Bidder for purchase of the Surgical (Non Drug Items) provided such matched L1 Bidders shall execute necessary agreement indicating the production capacity as specified in the Bid document on depositing the required amount. Such Bidder is eligible for the placement of purchase orders for the item.
- (ix) Subject to para (vii) above, while RMSC place purchase orders with Matched L1 supplier and there are more than one such matched L1 supplier, then the purchase orders for the requirement of Surgical (Non Drug Items) will be placed with L-2 first on matched rates of L-1 and in case L-2 does not have the required capacity

than L-3 would be considered on matched L-1 rates and the same order would be followed in case of L-3, L-4 etc.

- (x) The matched L1 supplier, on placement of purchase orders, will be deemed as L-1 rate supplier for the purpose of the Bid and all provisions of the Bid document applicable to L-1 rate Bidder will apply mutatis mutandis to the matched L1 supplier.
 - (xi) The supplier shall supply the ordered quantity as per the delivery schedule of P.O. before the stipulated period from the date of issue of purchase order at the destinations mentioned in the purchase order, if the above day happens to be a holiday, the supply should be completed by 5.00 p.m. on the next working day. For surgical items requiring sterility test / imported items the supply period will be 60 days from the issuing date of purchase order.
6. The rates quoted and accepted will be binding on the Bidder during Rate Contract validity period of the bid and any increase in the price (except increase due to Excise Duty or any other statutory taxes) will not be entertained till the completion of this Bid period.
 7. No Bidder shall be allowed at any time on any ground, whatsoever it may be, to claim revision or modification in the rates quoted by him. Representation to make correction in the Bid documents on the ground of Clerical error, typographical error, etc., committed by the Bidders in the Bids shall not be entertained after submission of the Bids. Conditions such as "SUBJECT TO AVAILABILITY" "SUPPLIES WILL BE MADE AS AND WHEN SUPPLIES ARE RECEIVED" etc., will not be entertained under any circumstances and the Bids of those who have given such conditions shall be treated as incomplete and accordingly the Bid will be rejected.
 8. Supplies should be made directly by the bidder and not through any other agency.
 9. The bidder shall allow inspection of the factory at any time by a team of Experts/Officials of the Bid Inviting Authority or of the Govt. of Rajasthan. The Bidder shall extend all facilities to the team to enable to inspect the manufacturing process, quality control measures adopted etc., in the manufacture of the items quoted. If a Company/Firm does not allow for any inspection their Bids will be rejected.

11. ACCEPTANCE OF BID

1. The Bid evaluation committee formed by Managing Director, Rajasthan Medical Services Corporation Ltd. will evaluate the Bid reference to various criteria.
2. Bid Inviting Authority reserves the right to accept or reject the Bid for the supply of all or any one or more items Bided for in a Bid without assigning any reason.
3. Bid Inviting Authority, or his authorized representative(s) has the right to inspect the factories of Bidders, before, accepting the rate quoted by them or before releasing any purchase order(s) or at any point of time during the currency of Bid and also has the right to reject the Bid or terminate/cancel the purchase orders issued and or not to reorder, based on adverse reports brought out during such inspections.
4. ***The acceptance of the Bids will be communicated to the successful Bidders in writing/through E-mail by the Bid inviting authority. Immediately after receipt of acceptance letter, the successful Bidder will be required to deposit Performance security deposit and the agreement but not later than 15 days.***
5. The approved rates of the successful Bidders would be valid as Rate contract and ending on **31.03.2019 (w.e.f date of letter of acceptance)** and may extendable by 3 months.
6. **Moreover, purchase order can be placed after the issue of letter of acceptance, pending the execution of agreement and issuance of rate contract for an item.**

12. PERFORMANCE SECURITY

The Successful Bidders shall be required to pay performance Security Deposit @ 5% of the Contract value. Performance security will not be taken from undertaking, corporation of GoI & GoR.. The MSME Units of Rajasthan shall be required to pay Performance security @ 1% of the contract value.

The performance security shall have an upper limit of Rs 25 Lac to be deposited by a bidder at the time of signing of agreement (For one or many items). However, when the actual purchase orders cross a threshold for requiring additional security

(remaining rate contract period with additional one year), the same will be required to be deposited by the supplier.

The performance guarantee should be paid upfront in respect of each contract on or before the due date fixed by Bid inviting authority in the form of Bank Guarantee **(Performa given in Annexure XV)** in case the amount exceeds Rs 5 Lakhs. For amount of upto 5 Lakhs it should be deposited in the form of demand draft/bankers cheque issued by a scheduled bank or may be deposited through challan annexure 1 (the validity of bank guarantee should be for a period of **thirty six month** from the date of issuance of Bank Guarantee) in favor of the Managing Director, Rajasthan Medical Services Corporation Ltd, Payable at Jaipur, viz. Bid inviting authority before releasing the purchase order by the ordering authority. In case L-2 and L-3 bidders who have agreed to match L-1 price, then the **performance security** Deposit of L-2 and L-3 bidders will be **5% of value of their assured quantity (upper limit Rs 25 Lac) and in case L-4, L-5 and so on bidders who have agreed to match L-1 price bidders will be converted (Rs 20000/- per item) into security deposit.** In case of inability of L-1 bidder to supply the required quantity of item, in that case the L-2 and L-3 supplier (as the case may be) will be asked to supply the item. At the time of placing of order these matched suppliers will be asked to deposit amount of balance security for a period of **remaining rate contract period with additional one year.**

Performance Security shall remain valid and refunded 60 days beyond the date of completion of all contractual obligations or after 36 months from the date of issuance of letter of acceptance, whichever is later.

13. AGREEMENT

- a) The successful Bidder shall execute an agreement on a non-judicial stamp paper of value mentioned in the Acceptance Letter (stamp duty to be paid by the Bidder) within 15 days from the date of the intimation letter of interest by the Bid Inviting Authority, viz., the **Managing Director, Rajasthan Medical Services Corporation Ltd.** The Specimen form of agreement is available in **Annexure-IV, failing to submission of performance security and execution of agreement within 15 days as stipulated, will result in forfeiture of Bid Security Deposit & other consequential action.**
- b) The Bidder shall not, at any time, assign, sub-let or make over the contract or the benefit therefore or any part thereof to any person or persons whatsoever.

- c) All notices or communication relating to, or arising out of this agreement or any of the terms thereof shall be considered duly served on or given to the Bidder if delivered to him or left at the premises, places of business or abode.

14 SUPPLY CONDITIONS

1. Purchase orders along with the delivery destinations will be placed on the successful Bidder at the discretion of the Ordering Authority. Surgical and will be supplied at 34 District Drug Warehouses (DDW) at Districts Head Quarters of Rajasthan and 6 Medical Colleges, warehouses).
2. Purchase orders will be placed on the successful Bidder at the discretion of the Ordering Authority.
3. The supplier shall supply the entire ordered quantity before the end of **45** days from the date of issue of purchase order at the destinations mentioned in the purchase order, if the above day happened to be a holiday for RMSC, the supply should be completed by 5.00 p.m. on the next working day. For Surgical items requiring sterility test and imported ones, the supply period will be **60 days** from the date of issue of purchase order.
4. All supplies will be scheduled for the period from the date of purchase order till the completion of the tender in installments, as may be stipulated in the purchase order.
5. The Bidder must submit its Test/Analysis report for every batch of item along with invoice. In case of failure on the part of the supplier to furnish such report, the batch of item will be returned back to the suppliers and he is bound to replenish the same with approved lab test report. The supplier shall provide the validation data of the analytical procedure used for assaying the components and shall provide the protocols of the tests applied.
6. The items supplied by the successful Bidder shall be of the best quality and shall comply with the specification, stipulations and conditions specified in the Bid documents.
7. If supplies are not fully completed as per stipulated delivery schedule in 45 days from the date of the Purchase Order, (60 days for surgical requiring sterility test/imported items) the provisions of liquidated damages of Bid conditions will come into force. The Supplier should supply the Surgical at the Warehouse specified in the Purchase Order and if the *items* supplied at designated places other

than those specified in the Purchase Order, transports charges will be recovered from the supplier.

8. If the supplier fails to execute at least 50% of the quantity mentioned in single purchase order and such part supply continues for three consecutive Purchase orders, then the supplier will be ineligible to participate in any of the tenders for particular items of surgical for a period of two year immediately succeeding year in which supplier has been placed Purchase order.

9. If the Bidder fails to execute the supply within the stipulated time, the ordering authority is at liberty to make alternative purchase of the item for which the Purchase orders have been placed from any other sources (**such as Public Sector undertakings at their rates, empanelled bidders, and bidders who have been technically qualified in the said bid**) or from the open market or from any other Bidder who might have quoted higher rates at the risk and the cost of the supplier and in such cases the Ordering Authority/Tender inviting authority has every right to recover the cost and impose penalty as mentioned in Clause 19, apart from terminating the contract for the default.

10. The order stands cancelled after the expiration of delivery period, if the extension is not granted with or without liquidated damages. Apart from risk/alternate purchase action, the Bidder shall also suffer forfeiture of the Performance Security and shall invite other penal action like debarring/disqualification from participating in present and future Bids of Bid Inviting Authority/ordering authority. (Guidelines for blacklisting/ debarring at Annexure- VIII)

11. It shall be the responsibility of the supplier for any shortage/damage at the time of receipt at the designated places.

12. If at any time the Bidder has, in the opinion of the ordering authority, delayed in making any supply by reasons of any riots, mutinies, wars, fire, storm, tempest or other exceptional cause on a specific request made by the Bidder within 7 days from the date of such incident, the time for making supply may be extended by the ordering authority at its discretion for such period as may be considered reasonable. The exceptional causes do not include the scarcity of raw material, Power cut, labour disputes etc.

13. The supplier shall not be in any way interested in or concerned directly or indirectly with, any of the officers, subordinates or servants of the Bid Inviting Authority in any trade or business or transactions nor shall the supplier give or pay promise to give or pay any such officers, subordinates or servants directly or indirectly any money or fee or other considerations under designation of “Customs” or otherwise, nor shall the supplier permit any person or persons whom so ever to interfere in the management or performance hereof under the power of attorney or otherwise without the prior consent in writing of the Bidder Inviting Authority.

14.*If the supplier, or any of its approved items gets debarred/banned/blacklisted in any state after entering into agreement with RMSC, it shall be the responsibility of the supplier to inform RMSC without any delay about the same*

(i) *The firm shall inform to the RMSC within 15 days of issuance of the blacklisting / banning / debarring order. If the firm does not inform, then 2% penalty shall be levied on the purchase orders issued between the date of issuance of blacklisting / banning / debarring order to the date of submission of clarification.*

(ii) *If it is brought to the notice of RMSC that the similar drug of the supplier firm has been found spurious / adulterated in any other state (whether the firm / product has been blacklisted/ debarred/ banned or not); then no further purchase orders shall be issued for the product and the rate contract with the firm for the product shall be cancelled.*

15. Shelf Life: The labeled shelf life should normally be same as in product of the firm supplied in trade. However it should not be less than 3 years. The remaining shelf life of the surgical at the time of delivery should not be less than $\frac{3}{4}$ of the labeled shelf life.

16. Quality Assurance: The supplier shall guarantee that the products as packed for shipment (a) comply with all provisions of specifications and related documents (b) meet the recognized standards for safety, efficacy and quality; (c) are fit for the purpose made; (d) are free from defects in workmanship and in materials and (e) the product has been manufactured as per applicable standards. In case of imported items the remaining shelf life of 60% or more may be accepted with an undertaking that the firm will replace the unused expired stores with fresh

items. However, firms supplying Surgical (Non Drug Items) with remaining shelf life of 75% or more need not submit such undertaking.

17. The protocol of the tests should include the requirements given in applicable standards and those required specifically for the product specifications. The Bidder must submit its Test/ Analysis Report for every batch of surgical along with invoice. In case of failure on the part of the supplier to furnish such report, the batch of item will be returned back to the supplier who is bound to replenish the same with approved laboratory test report. The supplier shall provide the validation data of the analytical procedure used for assaying the components and shall provide the protocols of the tests applied.

18. *If a supplier fails to execute two successive orders, in full, firm will be liable for debarment the particular product, for a year.*

19. *If a supplier fails to execute first order, without proper justification, a show cause notice may be given to him to respond within 7 days. If it does not respond or does not give reasonable justification, the corporation may order to L-2 and L-3, for entire failed supply on L-1 matched rate. If L-2 and L-3 matched rates are not available, then only purchase may be made on 'Risk and cost basis' as being done presently. Subject to other condition of Bid documents.*

15. **LOGOGRAMS /Markings**

Logogram means, wherever the context occurs, the design as given below:-

DESIGNS FOR LOGORAMS

Surgical (Non Drug Items) to be supplied with the following logogram and with the word **“Rajasthan Govt. Supply- Not for sale निःशुल्क वितरण हेतु, QC – Passed”** overprinted and the following logogram in which will distinguish from the normal trade packing. Name of item should be printed in English and Hindi languages and should be legible and be printed more prominently. Storage directions should be clear, legible, preferably with yellow highlighted background. The sample can be subjected to any (or all) type of clinical/laboratory test, as is deemed fit by the Bid inviting Authority.



SPECIMEN LABEL FOR OUTER CARTON

RAJASTHAN GOVT. SUPPLY
NOT FOR SALE

Surgical(Non Drug Items)

CONSTITUENTS OF.....
Name of the Item, Manufactured by, Batch no
Mfg.Date, Exp. Date, Quantity

Net. Weight:.....Kg

Manufactured by:

The name of the item shall be mentioned in English and as well as in Hindi also, should be legible and be printed prominently. **A uniform colour theme and artwork will be necessary.** Apart from this “**For Govt. of Rajasthan – Not for Sale निःशुल्क वितरण हेतु, QC – Passed**” alongwith logo of RMSCL will be printed on each strip/label of the bottle. The storage directions should be clear, legible and preferably with yellow highlighted background.

1. Bids for the supply for item shall be considered only if the Bidder gives undertaking in his Bid that the supply will be prepared and packed with the logogram printed on the labels as per the design .All containers have to be supplied in standard packing as required with printed logogram and shall also conform to the rules of Bureau of Indian standards wherever it applies. Affixing of stickers and rubber stamps shall not be accepted.
2. Failure to supply item etc., with the logogram will be treated as breach of the terms of agreement, may attract penalty from bills payable as per conditions in Clause 19.2 Bidders who are not willing to agree to conditions above will be summarily rejected.
3. In case of imported items affixing rubber stamp on the original label is allowed with indelible ink on inner most and outer packing.

16. PACKING

1. The item shall be supplied in the package schedule given below and the package shall carry the logogram specified in clause -15. The labeling of different packages should be as specified below. The packing in each carton shall be strictly as per the specification mentioned. Failure to comply with this shall lead to non-acceptance of the goods besides imposition of penalties.
2. It should be ensured that only first hand fresh packaging material is used for packing. All packaging must be properly sealed and temper proof.
3. All packing containers should be strictly conforming to the specification included in the relevant compendia of standards /BIS.
4. Packing should be able to prevent damages or deterioration during transit.
5. In the event of Surgical (Non Drug Items)supplied found to be not as per specifications in respect of their packing, the Ordering Authority is at liberty to make alternative purchase of the item for which the purchase orders have been placed from any other sources or from the open market or from any other

Bidder who might have quoted higher rates at the risk and the cost of the supplier and in such cases the ordering authority has every right to recover the cost and impose penalty as mentioned in Clause 14.8 and 17.3 & 18,19

6. **The name of the items should be printed in clearly legible bold letters (It is advisable that the colour of font be different from other printed matter to make the name highly conspicuous.**

7. **Instruction must be printed on the packet for the Use and Disposal of Surgical (Non Drug Items). SCHEDULE FOR PACKAGING OF Surgical (Non Drug Items) GENERAL SPECIFICATIONS:-**

- 1) No corrugate package should weigh approx 15 kgs (i.e. product + inner carton + corrugated box).
- 2) All items should be packed only in first hand strong boxes only.
- 3) Every corrugated box should preferably of single joint and not more than two joints.
- 4) Every box should be stitched using pairs of metal pins with an interval of two inches between each pair.
- 5) The flaps should uniform meet but should not overlap each other. The flap when turned by 45-60 should not crack.
- 6) Every box should be sealed with gum tape running along the top and lower opening.

CARRY STRAP:

- 7) Every box should be strapped with two parallel nylon carry straps (they should intersect.)

LABEL:

- 8) Every corrugated box should carry a large outer label clearly indicating that the product is for "Rajasthan Govt. Supply-Not for Sale".
- 9) The Product label on the cartoon should be large atleast 15 cms x 10 cms dimension. It should carry the correct technical name, strength or the product, date of manufacturing, date of expiry quantity packed and net weight of the box.

OTHERS:

- 10) NO box should contain mixed products or mixed batches of the same product.

17. QUALITY TESTING

1. Sampling of supplies from each batch may be done at the point of supply or distribution/storage points for testing. (The samples may be sent to different empanelled laboratories for testing by the ordering authority after coding). *The*

RMSC will deduct a sum of 1.5% from the amount of bill payable to supplier on account of testing & handling Charges.

2. The item shall maintain the quality within the permissible level throughout the shelf life period of the item. The samples may also be drawn periodically during the shelf life period. The supplies will be deemed to be completed only upon receipt of the quality certificates from the laboratories. Samples which do not meet quality requirements shall render the relevant batches liable to be rejected. If the sample is found to be of unacceptable/defective/contented/harmful or misbranded, such batch/ batches will be deemed to be rejected goods.
3. In the event of the samples of the item supplied failing quality tests or found to be not as per specification the ordering authority is at liberty to make alternative purchase of items for which the Purchase orders have been placed from any other sources or from the open market or from any other Bidder who might have quoted higher rates at the risk and the cost of the supplier and in such cases the ordering authority has every right to recover the cost and impose penalty as mentioned in Clause 20.
4. *The supplier shall furnish to the purchaser the evidence of any requisite data for Surgical (Non Drug Items) when asked for. If there is any problem in the field the production record for the particular batch shall also be supplied when demanded.*
5. Laboratory test may be done along with clinical examination with reference to the standards laid down in the protocol/specifications
6. **The supply of any item shall be considered complete for the purpose of calculation of liquidated damages only when reference standards/ standard testing procedure or test protocol/placebo materials are made available to the corporation along with the supply of items as per the purchase order.** However these materials and documents shall be made available by supplier to Quality Cell of RMSC Headquarter. Such requirement will however be indicated in the purchase order.

18. PAYMENT PROVISIONS

1. No advance payment towards costs of Surgical (Non Drug Items) will be made to the Bidder.

2. On receipt of the consolidated invoices (Annexure-XIII) duly stamped & signed by authorized signatory, consignee receipt and analytical report regarding quality (Annexure-XIV)/Report of committee on randomly selected samples, the payment would be made in 30 days.
3. The in charge of District drug warehouse (DDW) will be required to acknowledge the surgical received & ensure entry in e-Aushdhi software online.
4. All bills/ Invoices should be raised in duplicate and in the case of excisable item; the bills should be drawn as per Central Excise Rules in the name of the authority as may be designated. The supplier will deliver following document at the time of delivery at DDW.
 - a. In house test report of surgical (Non Drug Items)
 - b. The challan / invoice copy pertaining to DDW,
5. Payments for supplies will be considered after the receipt of reports of Standard Quality on samples having been tested from Approved Laboratories of ordering authority/ Report of committee on randomly selected samples. Furthermore, in case the supplies do not meet the ordered quantities, following conditions shall apply:-
 - (i) **The supply shall be monitored district wise and payment shall be made accordingly. Payment shall be considered for supply in a particular district subject to the condition that at least 50% of ordered quantity(for that district) has been supplied as per the entries made in E-aushadhi software, a penalty @ 10% of the value of unsupplied/ short supplied quantity, shall be levied. *The minimum penalty shall be Rs 1000/- in case if it comes to less than this amount by calculation.***
 - (ii) If a bidder fails to supply even 70% of the quantity of an item ordered in the Purchase Order, an extra penalty @ 2% on Purchase order value shall be levied in addition to the penalty referred to in Para 18(5) (i) above.
6. If at any time during the period of contract, the price of Bided items is reduced or brought down by any law or Act of the Central or State Government or by the Bidder himself, the Bidder shall be bound to inform ordering authority immediately about it. Ordering authority empowered to unilaterally effect such

reduction as is necessary in rates in case the Bidder fails to notify or fails to agree for such reduction of rates.

In case the price of a item fixed by NPPA (Govt of India) under applicable DPCO is less than the RMSC contract price, the supplier shall be bound to make the supplies of such items at price fixed by the Govt.

7. (a) In case of any enhancement in Excise Duty due to notification of the Government after the date of submission of Bids and during the Bid period, the quantum of additional excise duty so levied will be allowed to be charged extra as a separate item without any change in the basic of the price structure price of the item approved under the Bid. For claiming the additional cost on account of the increase in Excise Duty, the Bidder should produce a letter from the concerned Excise authorities for having paid additional Excise Duty on the items supplied to ordering authority and also must claim the same in the invoice separately.

Similarly if there is any reduction in the rate of Surgical (Non Drug Items), as notified by the Govt., after the date of submission of Bid, the quantum of the price to the extent of reduction of items will be deducted without any change in the basic price of the price structure of the items approved under the Bid.

- (b) In case of successful bidder has been enjoying excise duty exemption on any criteria of Turnover etc., such bidder will not be allowed to claim excise duty at later point of time, during the tenure of contract, when the excise duty is chargeable on goods manufactured.
8. (i) If the supplier requires an extension in time for completion of contractual supply, on account of occurrence of any hindrance he shall apply in writing for extension on occurrence of hindrance but not after the stipulated date of completion of supply.
- (ii) The purchase Officer may extend the delivery period with or without liquidated damages in case they are satisfied that the delay in the supply of items is on account of hindrances. Reasons shall be recorded.
- (iii) **Extension in delivery period:-** In case of extension in the delivery period with liquidated damages the recovery shall be made on the basis of following percentages of value of stores which the Bidder has failed to supply:-

- (a) Delay upto one fourth period of the prescribed delivery period; 2.5%
- (b) Delay exceeding one fourth but not exceeding half of the prescribed delivery period; 5%
- (c) Delay exceeding half but not exceeding three fourth of the prescribed delivery period; 7.5%
- (d) Delay exceeding three fourth of the prescribed delivery period. 10%

Note 1: Fraction of a day in reckoning period of delay in supplies shall be eliminated if it is less than half a day. The maximum amount of liquidated damages shall be 10%.

Note 2: *In specific condition, permission for additional delay of 10 days may be granted for supply, in such a case an additional penalty of 5% shall be levied*

Note 3:- If a supplier seeks extension in supply period beyond two times the time indicated in purchase order, the supply period shall be extended with the condition that if the rates received in new bid(s) invited are lower than the rate contract in operation, then the supplier shall be entitled to the lower rates so received.

9. If, at any time during the continuance of this Agreement, the Supplier has, in the opinion of the Purchaser, delayed in making any supply ordered, by the reasons of any riots, mutinies, wars, fire, storm, tempest or other exceptional cause, on a specific request made by the Supplier, the time for effecting delivery may be extended by the Purchaser surely at his discretion for such period as may be considered reasonable by the Purchaser. No further representation from the Supplier will be entertained on this account.

10. If the firm is Blacklisted/Debarred by State Govt. of Rajasthan during rate contract period/ after rate contract period, the firm has to follow below mentioned conditions:-

- **Further Purchase orders should not be placed to firm.**
- **Purchase orders in process shall be cancelled.**
- **All unconsumed stock from DDWs should be lifted on the cost of firm.**
- **If payment is made for unconsumed stock it should be recovered from firm.**
- **All rate contracts should be cancelled.**

19. DEDUCTION IN PAYMENTS:

1.If the supply is received in damaged conditions it shall not be accepted.

2.All the Bidders are required to supply the product with logogram and with prescribed packing specification. If there is any deviation in these Bid conditions a separate damages will be levied @ 2% irrespective of the ordering authority having actually suffered any damage/loss or not, without prejudice the rights of alternative purchase specified in Clause No.14.8.

20. QUALITY CONTROL DEDUCTION & OTHER PENALTIES:

1. If the successful Bidder fails to execute the agreement and/or to deposit the required performance security within the time specified or withdraws his Bid after the intimation of the acceptance of his Bid has been sent to him or owing to any other reasons, he is unable to undertake the contract, his contract will be cancelled and Performance Security deposited by him along with his Bid, shall stand forfeited by the Bid Inviting Authority and he will also be liable for all damages sustained by the Bid Inviting Authority apart from **debaring** the supplier. (As per guidelines for debaring at annexure VIII)
2. If the samples drawn from supplies do not conform to statutory standards, the supplier will be liable for relevant action against it and the entire stock in such batch should be taken back by the supplier within a period of **30** days of the receipt of the letter from ordering authority. The stock shall be taken back at the expense of the supplier. Ordering authority has the right to destroy such NOT OF STANDARD ITEM IF THE SUPPLIER does not take back the goods within the stipulated time. Ordering authority will arrange to destroy the NOT OF STANDARD ITEM within **90** days after the expiry of 30 days mentioned above, without further notice, and shall also collect demurrage charge calculated @ 2% per week on the value of the Surgical rejected till such destruction. *The supplier shall replace the stock of NOSQ goods with fresh goods upon intimation to do so by the ordering authority.*
3. The supplier will not be entitled to any payment whatsoever for Item found to be of NOT OF STANDARD QUALITY whether consumed or not consumed and the ordering authority is entitled to deduct the cost of such batch of ITEM from the any amount payable to the Bidder. On the basis of

- nature of failure, the product/supplier will be moved for debarring. (As per guidelines for debarring at annexure VIII)
4. For supply of item of NOT OF STANDARD QUALITY the respective Drugs Controller will be informed for initiating necessary action on the supplier and that the report of product shall be sent to the committee for appropriate action including debarring/banning. (As per guidelines for debarring at annexure VIII)
 5. The decision of the ordering authority or any Officer authorized by him as to the quality of the supplied item etc. shall be final and binding.
 6. Ordering Authority will be at liberty to terminate without assigning any reasons thereof the contract either wholly or in part on 30 days notice. The Bidder will not be entitled for any compensation whatsoever in respect of such termination.
 7. For infringement of the stipulations of the contract or for other justifiable reasons, the contract may be terminated by the ordering authority, and the supplier shall be liable for all losses sustained by the ordering authority, in consequence of the termination which may be recovered personally from the supplier or from his properties, as per PDR Act or other rules.
 8. Non performance of any contract provisions shall be examined and may disqualify the firm to participate in the future Bids.
 9. In the event of making ALTERNATIVE PURCHASE, as specified in Clause 14.9, Clause 14.8 and in Clause 16.3 the supplier will be imposed penalty apart from forfeiture of Performance Security. The excess expenditure over and above contracted process incurred by the ordering authority in making such purchases from any other sources or from the open market or from any other Bidder who has quoted higher rates and other losses sustained in the process, shall be recovered from the Performance Security or from any other money due and become due to the supplier and in the event of such amount being insufficient, the balance will be recovered personally from the supplier ***and provided further that such amount to be levied as per penalty form supplier on account of non-supply shall not be less than 10% of the value of non-supplied even when rates in alternative purchase method are lower / equivalent to rates in original tender***

10. In all the above conditions, the decision of the Bid Inviting Authority, viz Managing Director, Rajasthan Medical Services Corporation Ltd, would be final and binding; in case of any dispute regarding all cases under Bid procedure or in any other non-ordinary situation and would be acceptable to all.

11. All litigations related to the supplier for any defaults will be done by Bid Inviting Authority and his decision will be final and binding.

13. **In the case of litigation as per court decision/award by arbitrator, if any amount of interest is payable/receivable etc. then RMSC will charge interest @ 9% per annum simple interest and it will be payable @ 6% per annum simple interest only.**

21. EMPANELMENT OF FIRMS

RMSC invites Applications from eligible firms for Empanelment for supply of Surgical (Non Drug Items) mentioned in Annexure VI for one year. The empanelment would entitle a firm to participate in RMSC for limited bids. Such situations may normally arise when the open bid for a surgical (Non Drug Items) fails and there is an urgency to purchase it, or when the L-1 bidder has fail to supply, or the rate contract of an item ceases to exist for any reason. The Bidder has to submit an undertaking in the format given at Annexure-XI.

The empanelment can be renewed for the next one year term on payment of the empanelment fee as applicable at the time of renewal.

22. SAVING CLAUSE

No suit, prosecution or any legal proceedings shall lie against Bid Inviting Authority or any person for anything that is done in good faith or intended to be done in pursuance of Bid.

23. JURISDICTION

In the event of any dispute arising out of the Bid or orders such dispute would be subject to the jurisdiction of the Courts of Jaipur or Honorable High Court (Jaipur Bench only).

24. CORRECTION OF ARITHMETIC ERRORS:

Provided that a financial bid is substantially responsive, the procuring Entity will correct arithmetical errors during evaluation of Financial Bids on the following basis:

- (i) If there is a discrepancy between the unit price and the total price that is obtained by multiplying the unit price and quantity, the unit price shall prevail and the total price shall be corrected, unless in the opinion of the Procuring Entity there is an obvious misplacement of the decimal point in the unit price, in which case the total price as quoted shall govern and the unit price shall be corrected;
- (ii) If there is an error in a total corresponding to the addition or subtraction of subtotals, the subtotals shall prevail and the total shall be corrected; and.
- (iii) If there is a discrepancy between words and figures, the amount in words shall prevail, unless the amount expressed in words is related to an arithmetic error, in which case the amount in figures shall prevail subject to clause (a) and (b) above.

If the Bidder that submitted the lowest evaluated bid does not accept the correction of errors, its Bid shall be disqualified and its Bid Security shall be forfeited or its Bid Securing Declaration shall be executed.

25. PROCURING ENTITY'S RIGHT TO VARY QUANTITY:

- (i) At the time of award of contract, the quantity of Drugs, originally specified in the bidding documents may be increased or decreased. There will not be any minimum quantity guaranteed against bid quantity. The bid quantity is only indicative. Actual purchase can be more or less than the bid quantity based on actual consumption in the hospitals during Rate Contract period. The supplier shall submit the supply commitment quantity” in Annexure **VII at point no. 3** which will be used for the cases where the actual purchase quantity tends to increase substantially from the bid quantity.
- (ii) If the procuring entity does not procure any subject matter of procurement or procures less than the quantity specified in the bidding documents due to change in circumstances, the bidder shall not be entitled for any claim or compensation except otherwise provided in the conditions of contract
- (iii) However a bidder is bound to supply up to quantity indicated in bid document, considering the total production capacity & capacity dedicated to RMSC. Moreover, the actual purchases beyond Bid quantity may be made keeping in view the supply commitment of bidder to corporation

26. DIVIDING QUANTITIES AMONG MORE THAN ONE BIDDER AT (IN CASE OF PROCUREMENT OF GOODS):

The orders may split during rate contract period based on the RMSCL's requirement to the firms approved for rate contract as per above clause no. 3 (Price Preference/Purchase Preference).

27. GRIEVANCE REDRESSAL DURING PROCUREMENT PROCESS:

The Designation and address of the First Appellate Authority is_ *Special Secretary* / Secretary, Medical, Health & Family Welfare, Govt. of Rajasthan.

The Designation and address of the Second Appellate Authority is Principal Secretary, Medical, Health & Family Welfare, Govt. of Rajasthan and Chairman, RMSCL.

i. Filing an appeal

If any Bidder or prospective bidder is aggrieved that any decision, action or omission of the Procuring Entity is in contravention to the provisions of the Act or the Rules of the Guidelines issued there under, he may file an appeal to First Appellate Authority, as specified in the Bidding Document within a period of ten days from the date of such decision or action, omission, as the case may be, clearly giving the specific ground or ground on which he feels aggrieved:

Provided that after the declaration of a Bidder as successful the appeal may be filed only by a Bidder who has participated in procurement proceedings:

Provided further that in case a Procuring Entity evaluates the Technical Bids before the opening of the Financial Bids, an appeal related to the matter of Financial Bids may be filed only by a Bidder whose Technical Bid is found to be acceptable.

ii. The Officer to whom an appeal is filed under Para (1) shall deal with the appeal as expeditiously as possible and shall Endeavour to dispose it of within thirty days from the date of the appeal.

iii. If the officer designated under Para (1) fails to dispose of the appeal filed within the period specified in Para (2), or if the Bidder or prospective bidder or the Procuring Entity is aggrieved by the order passed by the First Appellate Authority, the Bidder or prospective bidder or the Procuring Entity, as the case may be, may file a second appeal to second Appellate Authority specified in the

Bidding Document in this behalf within fifteen days from the expiry of the period specified in Para (2) or of the date of receipt of the order passed by the First Appellate Authority, as the case may be.

iv. Appeal not to lie in certain cases

No appeal shall lie against any decision of the Procuring Entity relating to the following matters, namely:-

- (a) Determination of need of procurement;
- (b) Provision limiting participation of Bidders in the Bid process; (c) The decision of whether or not to enter into negotiations;
- (d) Cancellation of a procurement process;
- (e) Applicability of the provisions of confidentiality.

v. Form of Appeal (Annexure- IX)

- (a) An appeal under Para (1) or (3) above shall be in the annexed Form along with as many copies as there are respondents in the appeal.
- (b) Every appeal shall be accompanied by an order appealed against, if any, affidavit verifying the facts stated in the appeal and proof of payment of fee.
- (c) Every appeal may be presented to First Appellate Authority or Second Appellate Authority, as the case may be, in person or through registered post or authorized representative.

vi. Fee for filling appeal

- (a) Fee for first appeal shall be rupees two thousand five hundred and for second appeal shall be rupees ten thousand, which shall be non-refundable.
- (b) The fee shall be paid in the form of bank demand draft or banker's cheque of a Scheduled Bank in India payable in the name of Appellate Authority concerned.

vii. Procedure for disposal of appeal

- (a) The First Appellate Authority or Second Appellate Authority, as the case may be, upon filling of appeal, shall issue notice accompanied by copy of appeal, affidavit and documents, if any, to the respondents and fix date of hearing.
- (b) On the date fixed for hearing, the First Appellate Authority or Second Appellate Authority, as the case may be, shall,-
 - (i) Hear all the parties to appeal present before him; and

(ii) Peruse or inspect documents, relevant records or copies thereof relating to the matter.

(c) After hearing the parties, perusal or inspection of documents and relevant records or copies thereof relating to the matter, the Appellate Authority concerned shall pass an order in writing and provide the copy of order to the parties free of cost.

(d) The order passed under sub-clause (c) above shall be placed on the State Public procurement Portal.

28. COMPLIANCE WITH THE CODE OF INTEGRITY AND NO CONFLICT OF INTEREST:

Any person participating in a procurement process shall-

- a) Not offer any bribe, reward or gift or any material benefit either directly or indirectly in exchange for an unfair advantage in procurement process or to otherwise influence the procurement process;
- b) Not misrepresent or omit misleads or attempts to mislead so as to obtain a financial or other benefit or avoid an obligation;
- c) Not indulge in any collusion, Bid rigging or any-competitive behavior to impair the transparency, fairness and progress of the procurement process;
- d) Not misuse any information shared between the procuring Entity and the Bidders with intent to gain unfair advantage in the procurement process;
- e) Not indulge in any coercion including impairing or harming or threatening to do the same, directly or indirectly, to any part or to its property to influence the procurement process;
- f) Not obstruct any investigation or audit of a procurement process;
- g) Disclose conflict of interest, if any; and
- h) Disclose any previous transgressions with any Entity in India or any other country during the last three years or any debarment by any other procuring entity.

Conflict of interest:-

The Bidder participating in a bidding process must not have a Conflict of Interest.

A Conflict of interest is considered to be a situation in which a party has interests that could improperly influence that party's performance of official duties or responsibilities, contractual obligations, or compliance with applicable laws and regulations.

I. A Bidder may be considered to be in Conflict of interest with one or more parties in bidding process if, including but not limited to:

- a. Have controlling partners/shareholders in common; or
- b. Receive or have received any direct or indirect subsidy from any of them; or c. Have the same legal representative for purposes of the Bid; or
- d. Have a relationship with each other, directly or through common third parties, that puts them in a position to have access to information about or influence on the Bid of another Bidder, or influence the decisions of the Procuring Entity regarding the bidding process; or
- e. The Bidder participates in more than one Bid in a bidding process. Participation by a Bidder in more than one Bid will result in the disqualification of all Bids in which the Bidder is involved. However, this does not limit the inclusion of the same subcontractor, not otherwise participating as a Bidder, in more than one Bid; or

- f. The Bidder or any of its affiliates participated as a consultant in the preparation of the design or technical specification of the Goods, Works or Services that are the subject of the Bid; or
- g. Bidder or any of its affiliates has been hired (or is proposed to be hired by the Procuring Entity as engineer-in-charge/ consultant for the contract.

29. FALL CLAUSE

The prices under a rate contract shall be subject to price fall clause. If the rate contract holder quotes / reduces its price to render similar goods, works or services at a price lower than the rate contract price to anyone in the State at any time during the currency of the rate contract, the rate contract price shall be automatically reduced with effect from the date of reducing or quoting lower price, for all delivery of the subject matter of procurement under that rate contract and the rate contract shall be amended accordingly. The firms holding parallel rate contracts shall also be given opportunity to reduce their price by notifying them the reduced price giving them fifteen days time to intimate their acceptance to the revised price. Similarly, if a parallel rate contract holding firm reduces its price during currency of the rate contract, its reduced price shall be conveyed to other parallel rate contract holding firms and the original rate contract holding firm for corresponding reduction in their prices. If any rate contract holding firm does not agree to the reduced price, further transaction with it, shall not be conducted

**Managing Director
Rajasthan Medical Services Corporation**

ACTION : USE "FCMBR" MENU OPTION IN FINACLE INSTEAD OF "TM"

Bank Copy

punjab national bank

DIST. NO.

Branch

Institute Name

Institute ID

Rajasthan Medical Services Corporation, Jaipur

RMSCJ - A/c No. 2246002100024414

Date of Deposit

DD MM YY

DETAILS OF THE SUPPLIER

Supplier Name

Tender Ref. No.

Type of Deposit

Mobile No.

Select any one out of - Tender Fees/EMD/SD/Tender Processing fees/Others

Cash Deposit:

Denomination	₹	Ps
1000 *		
500 *		
100 *		
50 *		
20 *		
10 *		
5 *		
Coins *		
Total		

Cheque Deposit:

Chq No	Date of Chq	Name of Bank	₹	Ps

Total fee payable	₹								
Commission	₹	0	0	0	0				0
Total amount	₹								0

Amount (in words): ₹

Name of the Depositor

Signature

Address for communication

For Bank use only

Acknowledgement

Cashier/Officer

Customer Copy

punjab national bank

DIST. NO.

Branch

Institute Name

Institute ID

Rajasthan Medical Services Corporation, Jaipur

RMSCJ - A/c No. 2246002100024414

Date of Deposit

DD MM YY

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10 *		
5 *		
Coins *		
Total		

Cheque Deposit:

Chq No	Date of Chq	Name of Bank	₹	Ps

Total fee payable	₹								
Commission	₹	0	0	0	0				0
Total amount	₹								0

Amount (in words): ₹

Name of the Depositor

Signature

Address for communication

For Bank use only

Acknowledgement

Cashier/Officer

ANNEXURE-II
Clause No.9

Format of Affidavit

(On Non Judicial Stamp Paper of Rs. 10/-)

I.....S/o.....Aged.....Yrs.....residing
at.....Proprietor/Partner/Director of M/s.....do hereby solemnly affirm
and declare that:

(a) My/Our above noted enterprises M/s..... has been issued acknowledgement
of Entrepreneurial Memorandum Part-II by the Districts Industries Center.....The
acknowledgement No. is.....dated.....and has issued for Manufacture of
following items.

(i)

(ii)

(iii)

(iv)

(v)

(b) My/Our above noted acknowledgement of Entrepreneurial Memorandum Part-II has not been
cancelled or withdrawn by the Industries Department and that the enterprise is regularly
manufacturing the above items.

(c) My/Our enterprise is having all the requisite plant and machinery and is fully equipped to
manufacture the above noted items.

Place.....

Signature of Proprietor/Director
Authorized Signatory with Rubber
Stamp and date

VERIFICATION

I.....S/o.....Aged.....Yrs.....residing
at.....Proprietor/Partner/Director of M/s.....verify and
confirm that the contents at (a), (b) & (c) above are true and correct to the best of my knowledge and
nothing has been concealed therein. So help me God.

DEPONENT

ANNEXURE-III
Ref. Clause No. 5 (m)

ANNUAL TURN OVER STATEMENT

The Annual Turnover (*for drugs and medicines including Surgical and sutures Business*) of M/s. _____ for the past three years are given below and certified that the statement is true and correct.

S.No.	Years	Turnover in Lakhs (Rs)
1	2012-13	
2	2013-14	
3	2014-15	
Total		Rs. Lakhs
Average turnover per annual		Rs. Lakhs

OR

S.No.	Years	Turnover in Lakhs (Rs)
1	2013-14	
2	2014-15	
3	2015-16	
Total		Rs. Lakhs
Average turnover per annual		Rs. Lakhs

Date:

Seal:

Signature of Auditor/
Chartered Accountant
(Name in Capital)

AGREEMENT

This Deed of Agreement is made on this _____ day of _____ 2017 by M/s. _____ represented by its Proprietor/Managing partner/Managing Director having its Registered Office at _____ and its Factory Premises at _____ (hereinafter referred to as “Supplier” which term shall include its successors, representatives, heirs, executors and administrators unless excluded by the Contract) on one part and Rajasthan Medical Services Corporation Ltd, represented by its Managing Director having is office at Swasthya Bhawan, Tilak Marg, C-Scheme, Jaipur (hereinafter referred to as “The Purchaser” which term shall include its successors, representatives, executors assigns and administrator unless excluded by the Contract) on the other part.

Whereas the Supplier has agreed to supply to the Purchaser, the Items with specifications and at prices as mentioned below:-

(Without any Counter Conditions imposed by the supplier)

S. No.	Code No.	Name of approved items (S) with specification	Size	Packing Unit	Approved rate per packing unit
1	2	3	4	5	6

In the manner and under the terms and conditions here in after mentioned and where as the Supplier has deposited with the Purchaser a sum of Rs _____ (Rupees only) as Performance Security for the due and faithful performance of this Agreement, to be forfeited in the event of the Supplier failing duly and faithfully to perform it. Now these presents witness that for carrying out the said Agreement in this behalf into execution the Supplier and the Purchaser do hereby mutually covenant, declare, contract and agree each of them with the other of them in the manner following, that is to say,

1. The term “Agreement”, wherever used in this connection, shall mean and include the terms and conditions contained in the invitation to Bid floated for the Rate Contract for supply of Surgical (Non Drug Items)

2. for Rajasthan Medical Services Corporation, (**Two year Rate Contract ending on 31.03.2019**) (F.02(40)/RMSC/Proc./Surgical (Non Drug)/NIB-01/2017/76 Dated: 17.02.2017) **and technical bid opened on 20.03.2017** ,the instruction to Bidders, the conditions of Bidder, acceptance of Bid, particulars hereinafter defined and those general and special conditions that may be added from time to time.
2. (a)The Agreement is for the Rate Contract for supply by the Supplier to the Purchaser of the Surgical (Non Drug Items) specified above at prices noted against each therein on the terms and conditions set forth in the Agreement.
- (b) This Agreement shall be deemed to have come into force with effect from *the date of issuance of letter of acceptance* _____ and it shall remain in force up to **31.03.2019**.
- (c) The Bid quantity noted against each item in the schedule attached to Bid document indicates only the probable total requirements of the Purchaser in respect of each item for the Agreement Period indicated in Clause (b) above. This quantity may increase or decrease at the discretion of the Purchaser, but shall not exceed the committed quantity/ dedicated capacity or as agreed upon by both parties later on after the execution of Agreement. The Supplier shall make supplies of the surgical (Non Drug Items) on the basis of the Purchaser Orders placed on him from time to time by the ordering Authorities of the purchaser specifying the quantities required to be supplied required to be supplied at the specific location in the state of Rajasthan.

TERMINATION OF CONTRACT ON BREACH OF CONDITION

1. (a) In case the Supplier fails or neglects or refuse to faithfully perform any of the Covenants on his part herein contained, it shall be lawful for the Purchaser to forfeit the amount deposited by the Supplier as Performance Security and cancel the Contract.
- (b) In case the Supplier fails, neglects, or refuse to observe, perform, fulfill and keep, all or any one or more or any part of any one of the Covenants, stipulation and provisions herein contained, it shall be lawful for the Purchaser on any such failure, neglect or refusal, to put an end to this Agreement and thereupon every article, cause and thing herein contained on the part of the Purchaser shall cease and be void, and in case of any damage, loss, expenses, difference in cost or other moneys from out of any moneys for the time being payable to the Supplier under

this and/or any other Contract and in case such last mentioned moneys are insufficient to cover all such damages, losses, expenses, difference in cost and other moneys as aforesaid, it shall be lawful for the Purchaser to appropriate the Performance Security made by the Supplier as herein before mentioned to reimburse all such damages, losses, expenses, difference in cost and other money as the Purchaser shall have sustained, incurred or been put to by reason of the Supplier having been guilty of any such failure, negligence or refusal as aforesaid or other breach in the performance of this Contract.

(c) If at any time during the course of the Contract, it is found that any information furnished by the Supplier to the Purchaser, either in his Bid or otherwise, is false, the Purchaser may put an end to the Contract/Agreement wholly or in part and thereupon the provisions of Clause (a) above shall apply.

2. The Purchaser reserves the right to terminate without assigning any reasons therefore the Contract/Agreement either wholly or in part without any notice to the Supplier. The Supplier will not be entitled for any compensation whatsoever in respect of such termination of the Contract/Agreement by the Purchaser.

NOTICE ETC, IN WRITING

3. All Certificates or Notice or orders for time or for extra, varied or altered supplies which are to be the subject of extra or varied charges whether so described in the Agreement or not, shall be in writing, and unless in writing, shall not be valid, binding or be of any effect whatsoever.

SUPPLIERS NOT HAVE ANY INTEREST IN THE OFFICERS CONCERNED AND SUBORDINATES

4. The Supplier shall not be in any way interested in or concerned directly or indirectly with, any of the Officers, Subordinate or Servants of the Purchaser. In any trade, business or transactions nor shall the Supplier give or pay or promise to give or pay any such Officer, Subordinate or Servant directly or indirectly any money or fee or other consideration under designation of "Custom" or otherwise; nor shall the Supplier permit any person or persons whomsoever to interfere in the management or performance hereof under power of attorney or otherwise without the consent in writing the consent in writing of the Purchaser obtained in first hand.

BANKRUPTCY OF THE SUPPLIER

- 5. In case the Supplier at any time during the continuance of the Contract becomes bankrupt or insolvent or commits any act of bankruptcy or insolvency under the provisions of any law in that behalf for the time being in force, or should compound with his creditors, it shall be lawful for the Purchaser to put an end to the Agreement, and thereupon every article, clause and thing herein contained to be operative on the part of the Purchaser, shall cease and be void and the Purchaser shall have all the rights and remedies given to him under the preceding clauses.

SERVING OF NOTICE ON SUPPLIER

- 6. All notice or communication relating to or arising out of this Agreement or any of the terms thereof shall be considered duly served on or given to the Supplier if delivered to him or left at his premises, place of business or abode.
- 7. And it is hereby agreed and declared between the parties hereto that in case any question of dispute arises touching the construction or wording of any of clause herein contained on the rights, duties, liabilities of the parties hereto or any other way, touching or arising out of the presents, the decision of the Managing Director, Rajasthan Medical Services Corporation Ltd in the matter shall be final and bidding.
- 8. All disputes arising out of this agreement and all questions relating to the interpretation of this agreement shall be decided by the Govt. and the decision of the Govt. shall be final.

SUPPLIER (Signature, Name & Address With Stamp)

EXECUTIVE DIRECTOR (P),
RAJASTHAN MEDICAL SERVICES CORPORATION LTD.

Witness (Signature, Name & Address)

Witness

1.

1.

2.

2.

Check List

Section	Details of requirement	Document Type	Yes/No If Yes Page No.
A	BID SECURITY DEPOSIT, RISL Fess, Bid Processing Fees, Empanelment Fees.	Challan/DD/ e–deposit generated receipt of Bid Security Deposit, bid fee and RISL fee and MSME certificate for exemption with Annexure-II	
B	Technical documents	Manufacturing License	
		Manufacturing License renewal /validity certificate	
		Import License, if imported.	
		Sale License, in the case of imported drugs	
		CA Certificate to establish 3 years market standing	
		Product Permissions by the Licensing Authority for each and every product quoted	
		Annexure X Performance Statement by Chartered Accountant	
C	Other Documents	Documentary evidence for the constitution of the company / concern	
		The instruments such as power of attorney resolution of board etc	
		Copies of balance sheet & profit loss account for three years	
		Sales Tax clearance certificate	
		Excise Registration Certificate	
		Copy of PAN	
		Annual Turnover Statement	
		Annexure-VII Declaration and Undertaking	
		Annexure-XI Undertaking For Empanelment	

LIST OF SPECIFICATION

S. No.	Code No.	Name of approved item (s) with specification	Packing Unit	Tender Quantity
1.	S-5(a)	Disposable Sterile Surgical Rubber Gloves Size 6 ½ Inches <ul style="list-style-type: none"> Made of natural rubber Latex, powdered, without tear, properly folded in a paper Free of holes, with Acceptable Quality Level (AQL) of 1.5 or less Tensile strength as per EN 455-2 Powder should be non-allergenic should Conform to IS 13422 ISI marked / CE certified / FDA approved 	Pair	11182039
2.	S-5(b)	Disposable Sterile Surgical Rubber Gloves Size 6 ½ Inches <ul style="list-style-type: none"> Made of natural rubber Latex, powdered free, without tear, properly folded in a paper Free of holes, with Acceptable Quality Level (AQL) of 1.5 or less Tensile strength as per EN 455-2 should Conform to IS 13422 ISI marked / CE certified / FDA approved 	Pair	4792303
3.	S-6(a)	Disposable Sterile Surgical Rubber Gloves Size 7 Inches <ul style="list-style-type: none"> Made of natural rubber Latex, powdered, without tear, properly folded in a paper Free of holes, with Acceptable Quality Level (AQL) of 1.5 or less Tensile strength as per EN 455-2 Powder should be non-allergenic and powder should be latex free should Conform to IS 13422 ISI marked / CE certified / FDA approved 	Pair	13193155
4.	S-6(b)	Disposable Sterile Surgical Rubber Gloves Size 7 Inches <ul style="list-style-type: none"> Made of natural rubber Latex, powdered Free , without tear, properly folded in a paper Free of holes, with Acceptable Quality Level (AQL) of 1.5 or less Tensile strength as per EN 455-2 should Conform to IS 13422 ISI marked / CE certified / FDA approved 	Pair	5654209
5.	S-7(a)	Disposable Sterile Surgical Rubber Gloves Size 7½ Inches <ul style="list-style-type: none"> Made of natural rubber Latex, powdered, without tear, properly folded in a paper Free of holes, with Acceptable Quality Level (AQL) of 1.5 or less Tensile strength as per EN 455-2 Powder should be non-allergenic should Conform to IS 13422 ISI marked / CE certified / FDA approved 	Pair	12437250
6.	S-7(b)	Disposable Sterile Surgical Rubber Gloves Size 7½ Inches <ul style="list-style-type: none"> Made of natural rubber Latex, powdered Free, without tear, properly folded in a paper Free of holes, with Acceptable Quality Level (AQL) of 1.5 or less Tensile strength as per EN 455-2 should Conform to IS 13422 ISI marked / CE certified / FDA approved 	Pair	5330250

S. No.	Code No.	Name of approved item (s) with specification	Packing Unit	Tender Quantity
7.	S-31	Suture Needles Curved 1/2 Circle Round Body Assorted Size 11-15 <ul style="list-style-type: none"> • It should be mentioned whether needle is Pointed or blunt with type of its point. • Type of eye of the needle should be mentioned. • Should conform to IS-9165 	6 Nos. /Pkt.	36678
8.	S-32	Suture Needles Curved 1/2 Circle Round Body Assorted Size 1-5 <ul style="list-style-type: none"> • It should be mentioned whether needle is Pointed or blunt with type of its point. • Type of eye of the needle should be mentioned. • Should conform to IS-9165 	6 Nos. /Pkt.	39168
9.	S-33	Suture Needles Curved 1/2 Circle Round Body Assorted Size 16-20 <ul style="list-style-type: none"> • It should be mentioned whether needle is Pointed or blunt with type of its point. • Type of eye of the needle should be mentioned. • Should conform to IS-9165 	6 Nos. /Pkt.	24450
10.	S-34	Suture Needles Curved 1/2 Circle Round Body Assorted Size 6-10 <ul style="list-style-type: none"> • It should be mentioned whether needle is Pointed or blunt with type of its point. • Type of eye of the needle should be mentioned. • Should conform to IS-9165 	6 Nos. /Pkt.	24904
11.	S-35	Suture Needles Curved And Cutting 1/2 Circle Cutting Size 6-10 <ul style="list-style-type: none"> • It should be mentioned whether needle is Pointed or blunt with type of its point. • Type of eye of the needle should be mentioned. • Should conform to IS-9165 	6 Nos. /Pkt.	46672
12.	S-36	Suture Needles Curved And Cutting 1/2 Circle Size 11-15 <ul style="list-style-type: none"> • It should be mentioned whether needle is Pointed or blunt with type of its point. • Type of eye of the needle should be mentioned. • Should conform to IS-9165 	6 Nos. /Pkt.	42972
13.	S-37	Suture Needles Curved And Cutting 1/2 Circle Size 16-20 <ul style="list-style-type: none"> • It should be mentioned whether needle is Pointed or blunt with type of its point. • Type of eye of the needle should be mentioned. • Should conform to IS-9165 	6 Nos. /Pkt.	32444
14.	S-38	Suture Needles Curved And Cutting Size 1-5 <ul style="list-style-type: none"> • It should be mentioned whether needle is Pointed or blunt with type of its point. • Type of eye of the needle should be mentioned. • Should conform to IS-9165 	6 Nos. /Pkt.	25976
15.	S-81	Temporary Cardiac Pacing Wire (Electrode) Sterile ½ Cir, Tapercut, 26 mm; Straight cutting 60 mm, Breakaway	Sachet	1520

S. No.	Code No.	Name of approved item (s) with specification	Packing Unit	Tender Quantity						
16.	S-82	<p>(A).Skin Graft Knife Blade (Sterile)</p> <p>Skin Grafting Knife Blade (Sterile) made of carbon steel or stainless steel material 158 mm long individually wrapped in wrapper corrosion inhibitor paper in single packet, in packs of 10. The edge must be sharp enough to cut the skin in a single shave and should snugly fit in the handle Should conform to IS 3759.</p> <p>(B) Skin Graft Knife Handle (Watson modification of Humby's Blade).</p> <p>Skin Grafting Knife Handle (Watson modification of Humby's Knife) Stainless Steel, CE certified, in which the blade specified in (a) above should fit snugly. Should conform to IS 7980-1976.</p>	One Pack	13710						
17.	S-99(b)	<p>Sanitary Napkin, Belttype</p> <p>1. Covering – Covering of the absorbent filler shall be good quality knitted sleeve or non-woven fabric which has sufficient porosity to permit the assembled napkin to meet the absorbency requirements. The napkins shall have a non absorbent barrier on one side which shall have an identifying mark indicating the side of the barrier.</p> <p>2. Absorbent Filler – The filler material shall consist of cellulose pulp/ wadding, and shall be free from lumps, oil spots, dirt or foreign material, etc</p> <p>3. Size - The size of absorbent section / complete sanitary napkin shall be as follows: (in mm)</p> <p>Absorbent section</p> <table style="margin-left: 40px;"> <tr> <td>Pad Length</td> <td>220 +_ 10</td> </tr> <tr> <td>Width</td> <td>70 +_ 5</td> </tr> <tr> <td>Thickness</td> <td>17 +_ 3</td> </tr> </table> <p>4. Weight : 12 +_ 3 gm</p> <p>5. Pack – Six napkins in a pack.</p> <p>6. Elastic Belt with loops shall be provided in each pack.</p> <p>7. Absorbency: The napkin should be able to absorb not less than 30 ml of normal saline or coloured water or test fluid when poured on to the centre of the napkin at the rate of 15 ml per minute. .Instruction for usage should be mentioned on every packet.</p>	Pad Length	220 +_ 10	Width	70 +_ 5	Thickness	17 +_ 3	6 napkins per pack	5606308
Pad Length	220 +_ 10									
Width	70 +_ 5									
Thickness	17 +_ 3									

Declaration & Undertaking

(F.02(40)/RMSC/Proc./Surgical (Non Drug)/NIB-01/2017/76 Dated:17.02.2017)

(On Non-Judicial Stamp Paper of Rs 500/- Attested by Notary Public)

I Name.....S/o.....Age.....Prop./Partner/Director/Power of attorney holder of firm M/s.....situated at (Complete address of Mfg. unit).....do here by declare on oath as follows:-

1. That the quoted product at Code Nos.....in the Bid, are manufactured/imported by us.
2. That the quoted products manufactured by us are of good quality and meet the applicable standards. No case is pending in any court regarding quality of quoted items.
3. That we have following Commitment of quantity in our plant at above address:-[Ref. Clause No. 24(i)]

S. No.	Quoted item Code No.	Monthly Capacity in all shifts in nos.	Annual Production Capacity	Monthly supply Commitment to RMSC in nos.	Supply Commitment quantity during rate contract period	Estimated Bid Quantity as per Annexure VIII
1.						

4. That concern/company/firm does not stand blacklisted/banned/debarred on any ground by Bid Inviting Authority or Govt. of Rajasthan *or its departments* on the date of bid submission.

The concern/company/firm does not stand blacklisted/banned/debarred on the ground of *conviction by court of law or the products being found NOSQ* by any other State /Central Government or *its any agencies* (Central Procurement Agencies). **But my firm is blacklisted/banned/debarred on a different ground by a procurement agency, the details of which are given below -----**
----- (Write 'NIL' if no such matter exists)

5. That our Firm/Company and its Proprietor/Partner/Directors/ Power of attorney holders have not been convicted for contravention by court of law. I have not been convicted under the Prevention of Corruption Act; or under the Indian Penal Code 1860 or any, other law for the time being in force, for causing any loss of life or property, or causing a threat to public health as part of execution of a public procurement contract.
6. That the quoted products comply with the standards as per the details given below:-

S.No.	Code No.	Name of the Item	Details of Standards

7. That the quoted products are being manufactured and marketed since last three years Or quoted imported items has over 3 yrs market standing.
8. That we have own in-house testing laboratory wherein all the tests required with respect to the quoted products are carried out.
9. That we have qualified staff, machines & equipments along with capacity to manufacture the above category of surgical items.
10. That we hereby confirm that we have deposited all the VAT/Sale Tax as on.....With the department No VAT/CST is due on M/s.....as on.....
11. That I will supply the items as per the designs **given in Bid clause no 14 and** as per the instructions given in this regard.
12. That I/We have carefully read all the conditions of Bid in Ref.no. F.02(40)/RMSC/Proc./Surgical (Non Drug)/NIB-01/2017/76 Dated: 17.02.2017 for supply Cum rate contract of Surgical (Non Drug Items) (Two year Rate Contract ending on **31.03.2019**) for Rajasthan Medical Services Corporation and accept all conditions of Bid, including amendments if any **If case of typographical error found in submitted documents / affidavits, in this case we accept all the Terms and conditions of bid documents.**

I/We also undertake that items quoted by us confirm all the parameters of specification & required IS standards.

13. I/We agree that the Bid Inviting Authority forfeiting the Bid Security Deposit and Performance Security and blacklisting /Debarring/Banning me/ us for a period of 5 years or as deemed fit if, any information furnished by us proved to

be false/fabricated after evaluation / at the time of inspection and not complying the conditions as per the applicable standards ***or at any time during the Bid process.***

14. I/ we hereby declare under Section 7 of Rajasthan Transparency in Public Procurement Act, 2012. that:

- a. I/we possess the necessary professional, technical, financial and managerial resources and competence required by the Bidding Document issued by the Procuring Entity;
- b. I/we have fulfilled my/our obligation to pay such of the taxes payable to the Union and the State Government or any local authority as specified in the Bidding Document;
- c. I/we are not insolvent, in receivership, bankrupt or being wound up. not have my/our affairs administered by a court or a judicial officer, not have my/our business activities suspended and not the subject of legal proceedings for any of the foregoing reasons;
- d. I/we do not have, and our directors and officers not have, been convicted of any criminal offence related to my/our professional conduct or the making of false statements or misrepresentations as to my/our qualifications to enter into a procurement contract within a period of three years preceding the commencement of this procurement process, or not have been otherwise disqualified pursuant to debarment proceedings;
- e. I/we do not have a conflict of interest as specified in the Act, Rules and the Bidding Document, which materially affects fair competition.

15. The quoted rates of any items is not more than the price fixed by the govt. under the current drugs (Price control) order.

16. The submitted Average Annual Turnover certificate is related to (for drugs and medicines including Surgical and sutures Business).

17. Our complete address for communication.....
.....
.....

.....Pin.....

E-mail address : -

Phone No. /Mobile No.....

18. Bank detail for e banking :-

Name of account holder

Full name of Bank with Branch

A/c no. with full digits.....

IFSC code

19. Authorized/nominating person

Name:

Designation:-.....

Complete address for communication:-

.....

.....

E-mail address:-.....

Mobile No.....

Photograph of
Authorized/
nominating
person

Signature of
Authorized /
nominating person

(Name of Deponent & Signature)
Designation

Verification

I.....S/o.....(Designation)..... Affirm on oath that the contents/information from para 1 to 19 as mentioned above, are true & correct to the best of my knowledge and nothing is hidden. I also declare on oath, that if any information furnished by me as above is found wrong, false, forged or fabricated; the Corporation will be at liberty to cancel the Bid for which I shall be solely responsible and the firm may be Debarred/Banned/ blacklisted / prosecuted for the same

(Name of Deponent & Signature)

Witness :- (Name, Address & Signature)

1

2

RAJASTHAN MEDICAL SERVICES CORPORATION
GUIDELINES

FOR DEBARRING/BANNING OF
PRODUCT OR SUPPLIER/COMPANY

(Ref: Clause No. 13, 16 & 19 of Bid Document)

1. ON SUBMISSION OF FALSE, FORGED OR FABRICATED DOCUMENTS OR CONCEALING OF FACTS:

The Bidder who submits false, forged or fabricated documents or conceals facts with intent to win over the Bid or procure purchase order; Bid Security Deposit of such Bidder firm will be forfeited and firm will be liable for debarring for a period of not Less than 2 years. The firm will also be liable for Legal action depending on the facts & circumstances of the case.

2. ON ACCOUNT OF FAILURE TO ENTER INTO AGREEMENT OR WITHDRAWAL AFTER AGREEMENT OR REFUSAL / FAILURE TO SUPPLY:

2.1 The successful Bidder fails to execute the agreement after being declared as L-1, L-2 or L-3 etc. to perform the obligations under the Bid conditions, Bid Security Deposit of such Bidder firm will be forfeited and firm will be liable for debarring for a period of not less than 2 years or the period specified in Bid document.

2.2 The successful Bidder after entering into an agreement withdraw or fail to honour commitments as per Bid conditions, Bid Security Deposit of such Bidder firm will be forfeited and firm will be liable for debarring/banning for a period of not Less than 2 years.

3. ON ACCOUNT OF NON-SUPPLY:

3.1 The supplier shall start to supply according to Bid condition from the date of purchase order and shall complete the supplies within stipulated delivery schedule 45/60 days as the case may be mentioned in Purchase Order or as stated in Bid condition.

3.2 RMSC will be at liberty to accept or reject the supply made belatedly as per the terms and conditions of the Bid documents. In the event of acceptance of delayed supply the liquidated damages shall be imposed at the rate stipulated in conditions of the Bid document.

3.3 If the supplier fails to execute the purchase order and informs RMSC about its inability to execute the order and non-compliance of the purchase order due to act of vis majeure, then the Managing Director, RMSC will issue appropriate order on merits of case.

3.4 If the supplier fails to execute at least 50% of the quantity mentioned in single purchase order and such failure in supply continues for three purchase orders, then supplier firm will be liable for debarring for a period of not Less than 2 years. As a result such supplier will be ineligible to participate in any of the Bids for particular item(s) of drug/Surgical & Suture (as applicable) and for a period of not less than 2 years or the period specified in Bid document.

4. ON ACCOUNT OF QUALITY FAILURE OF DRUG/SURGICAL & SUTURE (AS APPLICABLE):

4.1 The drug/Surgical & Suture (as applicable) supplied by the suppliers to the destination as defined in the tender are quarantined and samples of each and every batch of

drug/Surgical & Suture (as applicable) are drawn on random basis and forwarded to Quality Control Wing of RMSC at the headquarter. The samples are then sorted; common batches pooled, coded and are sent to the empanelled laboratories for quality control test as per the QC Policy of RMSC.

- 4.2 Samples of items falling in the categories of drug/Surgical & Suture will also be drawn as per above policy and all of them will be subjected essentially for sterility testing.
- 4.3 If such samples **pass** quality test in all respects, RMSC will instruct its Warehouses to issue items of drug/Surgical & Suture (as applicable) to various hospitals / institutions
- 4.4 If the sample fails in quality test and report is received certifying that sample is **not of standard quality**, the Surgical (Non Drug Items) of the batch will not qualified for issue and supplier shall be informed to take back stocks of such batch within one month, which failed the quality test and other consequences would follow as per the conditions in the Bid documents.
- 4.5 (1) If **any batch of a particular item** supplied under a tender tenure by the supplier is declared as **Not of Standard Quality** by an empanelled lab or Govt. Lab which falls in **grossly substandard** category and such failure is further confirmed by another empanelled lab / Govt. Lab, then the product shall be liable for debarring for a period of not Less than one (1) years.

(2) (2) If **two or more batches** supplied under a tender tenure by the supplier is declared as **Not of Standard Quality** by an empanelled lab or Govt. Lab, which falls in **grossly substandard** and such failure is further confirmed by Govt. Lab, then the **Company** shall be liable for debarring for a period of not less than two (2) years.
- 4.6(1) If **any batch of a particular item** supplied under a tender tenure by the supplier is declared as **Not of Standard Quality** during its entire shelf life by an empanelled lab or Govt. Lab in **test for assay and dissolution*/ or in any other parameter(s)** and if such failure is further confirmed by another empanelled lab or Govt. Lab during its entire shelf life, the particular drug/Surgical & Suture (as applicable) shall be liable for debarring for a period of not Less than one year.
(2) If **two or more batches of a supplier of a single drug or multiple drugs** supplied under a tender tenure by the supplier is declared as **Not of Standard Quality** for minor defects, and such failure are further confirmed by another empanelled lab / Govt. Lab, then **the product(s)** of these batches shall be liable for debarring for a period of not less than two years.
- 4.7 In case **three products of a company/supplier are blacklisted** for supply made during a tender duration the **Supplier / Company** shall be liable for debarring for a period of not Less than 2 years.

4.8 Spurious or Adulterated

In case, any sample (even one batch) is declared as **Not of Standard Quality** by an empanelled lab or Govt. Lab which falls in **Spurious or Adulterated** category and if such failure is further confirmed by Govt. Lab during its entire shelf life, the **Company** shall be liable for debarring for a period of not less than 3 years.

- 4.9 If any statutory sample of RMSC supply drug/Surgical & Suture (as applicable) is drawn by Drugs Control Officer on suo-moto basis or on complaint and if it fails in quality parameters, the report is conclusive till it is challenged by supplier / company. If it is challenged then the report of Director, C.D.L., Kolkatta shall be conclusive and

action as contemplated in foregoing paragraphs will be initiated in the matter of debarring/banned of product or company. However if failure is of such nature wherein Drugs Controller of State grants prosecution sanction under Drugs & Cosmetics Act, 1940, then even failure of such one batch shall be considered adequate for debarring/banned the product for not less than 2 years and in case of involvement of three different products the **Supplier / Company** as a whole shall be liable for debarring/banned for a period of not Less than 3 years.

4.10 If the company or product is debarred / banned / blacklisted by RMSCL due to the reason of their product being found spurious /adulterated/ NOSQ; then the performance security of the respective item shall be forfeited.

5. PROCEDURE IN THE EVENT OF QUALITY FAILURE WILL INVOLVE THE FOLLOWING STEPS:

- 5.1 On receipt of adverse quality test report from empanelled lab or Govt. Lab of a quarantined stock, instructions will be issued immediately through e-mail to the concerned District Drug Warehouses to not to release such stock and entries be made by QC Cell at headquarter in e-aushadhi software for batch rejection i.e. not to be released for distribution to institutions / DDC's.
- 5.2 Warehouse Incharge will take appropriate measures immediately to segregate such stock and label all cartons as "NOSQ drug/Surgical & Suture (as applicable) ITEMS -Not for release" and shift it from quarantine area to Non-Release / Rejected drug/Surgical & Suture (as applicable)Area (which is under lock & key) till its lifting by the supplier.
- 5.3 Immediately on receipt of NOSQ report, the second sample should be sent to another empanelled lab / Govt. Lab by the QC Cell.
- 5.4 The supplier shall be informed immediately about the test results and instructions be issued to lift the entire stock at supplier's expenses of such batch no. drug/Surgical & Suture (as applicable) which is dedared as "NOSQ" by the empanelled lab / Govt. Lab. However, in case of serious quality failure i.e. if drug/Surgical & Suture (as applicable) is dedared or adjudged spurious, adulterated or grossly substandard, one of drug warehouse incharge will be directed to contact the District Drugs Control officer for drawing statutory sample of such batch as per Act. The DDW Incharge has to keep adequate quantity of such drug/Surgical & Suture (as applicable) for statutory sampling by Drugs Control officer.
- 5.5 In case of drug/Surgical & Suture (as applicable) as **Not of Standard Quality** on subsequent sampling after the batch was released the procedure given in sub-para 5.2 will be followed in respect of stock available with the warehouse. In respect of stock already issued and drug warehouse incharge will take immediate steps to RETRIEVE the unused stock of such drug/Surgical & Suture (as applicable) from all such institutions and D.D.C.s by all possible mode and means and he/she will ensure that no such NOSQ drug/Surgical & Suture (as applicable) is further distributed to the patients and ensure effective recall.
- 5.6 On receipt of test report from empanelled lab / Govt. Lab, show cause notice will be issued immediately to the concerned supplier calling for explanation within 3 days from the date of receipt of notice in respect of quality failure of concerned batches of drug/Surgical & Suture (as applicable). The supplier will be required to submit the batch manufacturing record, batch analysis report, raw material purchase record & raw material test reports etc. Opportunity for personal hearing, if desired by supplier, may also be accorded.

- 5.7 On confirmation of the test result by the second laboratory, the case will be referred to the disciplinary committee of RMSC for further action.
- 5.8 In case when the second report is contradictory to the first report, the statutory sample will be sent to Govt. Lab, whose report will be final and if the sample has been tested by the Govt. Lab at any stage, its report will be conclusive & final unless challenged as per provisions of Drugs & Cosmetics Act, 1940.

6. EXAMINATIONS OF ISSUES BY DISCIPLINARY COMMITTEE OF RMSC

- 6.1 Each & every case of submission of false documents, failure to execute agreement, non-supply or quality failure, etc. will be referred to disciplinary committee of RMSC for examination on a case to case basis for making appropriate technical recommendation to Managing Director for further appropriate action.
- 6.2 The recommendations of disciplinary committee will be placed before the Managing Director, RMSC who shall take appropriate action which may deem fit in the light of facts & circumstances of the case by way imposing penalty or debarring/banning of the particular product or supplier/ company.
- 6.3 If, the quality failure is of such nature that a particular product has been debarred/banned according to the procedure stated above, the supplier will not be eligible for participating in any of the Bids for the particular item floated by RMSC for the specified period. For such purpose period of debarring/banning will be counted from date of issue of order and it will be deemed to be over on completion of the period and as such no fresh orders will normally be required for re-eligibility purpose. Similarly if the supplier /company is debarred/banned the supplier will not be eligible for participating in any of the Bids for any of the items during debarred/banned period.

7. POWER OF REVIEW:

Subsequent to the action taken on the basis of available facts if some new facts & evidences such as reversal of test results findings by Appellate Laboratories etc. are brought to the notice of the corporation, the Managing Director of RMSC will have the right to review the earlier action. He may seek advice from the disciplinary committee in such matters.

8. RIGHT TO APPEAL:

Any supplier / company against whom the above action is taken may prefer an appeal within 30 days of date of debarring/banning order to the Principal Health Secretary, Medical & Health Department, Govt. of Rajasthan who shall decide the same.

9. Savings:

The debarring/banning of particular product or supplier / firm will be done without prejudice to other penalty which may be imposed as per the conditions of Bid documents and also to other actions which may be initiated under Drugs and Cosmetics Act 1940 or any other law of land. RMSC will display names of such debarred/banned products and companies on its website and also circulate the same among all stakeholders viz. PSME, DM&HS, DC including respective State Drug Controllers where the supplier / company is located.

10. JURISDICTION:

In the event of any dispute arising out of the orders and implementation thereof, such dispute shall be subject to the jurisdiction of the Courts of Jaipur City only or Hon'ble Rajasthan High Court, Bench at Jaipur.

EXPLANATIONS:

- (i) Increase in the cost of raw materials, power cut, Labour strike, insolvency, closure of the factory would not be considered as act of vis majeure.
- (ii) The Spurious, Adulterated, Grossly sub-standard drug/Surgical & Suture (as applicable) have the explanation as per guidelines issued by Govt. of India for taking action on "Not of Standard quality drug/Surgical & Suture (as applicable)."

On the basis of quantitative analysis (Assay), the NOSQ drug/Surgical & Suture (as applicable) shall be distinguished in the following manner:-

Category of NOSQ drug/Surgical & Suture/ Sanitary Napkin (as applicable)	Active ingredient content (Assay)	
	Thermo stable	Thermolabile
Minor	Upto 5% less than the prescribed lower limit	Above 70% to the prescribed lower limit
Grossly Substandard	Below 5% of the prescribed lower limit to 50%	70% to 40%
Spurious	Below 50%	Below 40%

- (iii) Purchase Orders, if any, already issued before taking any debarring action or replacement orders given in past will not be affected in view of action taken as per above guidelines but all strict quality checks shall be observed for each supply of products.
- (iv) The action proposed as above is not in conflict to any express conditions laid down in corresponding Bid and in case of any overlapping, the Bid condition will prevail.

FORM NO. 1 [See rule 83 of RTPP]
**Memorandum of Appeal under the Rajasthan Transparency in Public
Procurement Act, 2012**

Appeal No.....of.....

Before the..... (First/Second Appellate Authority)

1. Particulars of appellant:

(i) Name of the appellant:

(ii) Official Address, if any:

(iii) Residential address:

2. Name and address of the respondent (S):

(i)

(ii)

(iii)

3. Number and date of the order appealed against and name and designation of the officer/ authority that passed the order (enclose copy), or a statement of a decision, action or omission of the Procuring Entity in contravention to the provisions of the Act by which the appellant is aggrieved:

4. If the Appellant proposes to be represented by a representative, the name and postal address of the representative:

5. Number of affidavits and documents enclosed with the appeal:

6. Ground of appeal:

.....
.....
.....

..... (Supported by an affidavit)

7.

Prayer:

.....
.....
.....

Place.....

Date.....

Appellant's Signature

PERFORMANCE (Mfd. & Sold Qty.)

(The statement may be certified by Practicing Chartered Accountant / Practicing Cost Accountant)
(The statement may be given for year, 2013-14, 2014-15, 2015-16)

(Attach Separate Sheet for each Item Quoted)

Name of Firm _____
Name of **Product** _____ Item Code _____
Tender Quantity _____ Offered Quantity (as per capacity) _____

S.No	Total Qty. Manufactured	Qty Sold	Complaints/ Declared NOSQ after sale, if any	Remarks
2013-14				
2014-15				
2015-16				

*Date of manufacture of the first batch shall be 3 years prior to the date of Bid Opening.

The above figures are verified/certified from the book of Accounts & other records produced before us.

Signature & Seal of the Chartered Accountant

UNDERTAKING FOR EMPANELMENT

I Name.....S/o.....Age.....Prop./Partner/Director/ Power of attorney holder of firm M/s.....situated at (Complete address of Mfg. unit).....bearing drug license on Form 25 & 28 or form 10 bearing Number..... &.....respectively, issued on dated.....valid/Renewed up to.....do here by declare on oath as follows:-

1. That I have applied for empanelment for supply of surgical (Non Drug Items) for the items I have quoted in the bid as enlisted in Annexure –VII
2. That I/We have carefully read all the conditions of Bid in Ref. no. F.02(40)/RMSC/Proc./Surgical (Non Drug)/NIB-01/2017/76 Dated:17.02.2017 for supply Cum rate contract and empanelment for supply of surgical (Non Drug Items) For Rajasthan Medical Services Corporation and accept all conditions of Bid, including amendments if any.
3. That I will be considered empanelled for the items which are declared technically responsive.
4. That I have deposited the required fees for empanelment or previous bid ref no.....

Date

Name & Signature
with Seal

PROFORMA FOR SUBMISSION OF SURGICAL (NON DRUG ITEMS) SAMPLES

Tender No. F.02(40)/RMSC/Proc./Surgical (Non Drug)/NIB-01/2017/76 Dated:17.02.2017

Name of Bidder _____

Address _____

S.No	Item Code	Name of the Item	Qty. of Normal/Regular Sales Pack	Batch No.

Station :

Signature and Seal

Date :

Supplier Consolidated Invoice

Name of Supplier:											
Complete Address:											
E-mail ID:											
DL NO.:						TIN No.:			Invoice No.:		
									Date:		
Purchaser: Managing Director Address: Rajasthan Medical Services Corporation, Gandhi-Block, Swasthaya Bhawan, Tilak Marg, C-Scheme, Jaipur Phone No. 0141- 2228066								Purchase Order No.:			
RMSC TIN NO.08404750762								Date:			
Name of Item/Description :						Item Code (RMSC) :					
S. No	Name of DDW	Ordered Qty.	Invoice/Challan no.	Date	Packin g Size	BATCH NO.	MFG. DT.	EXP. DT.	QUANTITY Supplied in No. (Batch wise)	Basic RATE (without Concessiona l CST)	Basic Amount (without Concessi onal CST)
1	2	3	4	5	6	7	8	9	10	11	12
Remarks:						Total Basic Amount					
						Rate of (%) Concessional CST against C-form & Total Tax Amount					
						TOTAL INVOICE AMOUNT					

Authorised Signatory

Analytical Report Regarding Quality

Name of Supplier						
Add.						
PO No.			Date:			
Item Name						
Details of in house test report						
S.No.	Name of Lab.	Test report No.	Date	Batch No.	Qty. Supplied	Result

**Authorised
Signatory**

Security form (Bank guarantee)

To

Managing Director Rajasthan Medical Services Corporation Ltd
WHEREAS.....(Name of Supplier)

Hereinafter called "the Supplier" has undertaken, in pursuance of Contract (Letter of Acceptance) No.....dated.....2017 to supply.....(Description of Goods) hereinafter called "the Contract".

AND WHEREAS it has been stipulated by you in the said Contract that the Supplier shall furnish you a bank Guarantee from a Scheduled Bank for the sum specified therein as security for compliance with the Supplier's performance obligations in accordance with the Contract.

AND WHEREAS we have agreed to give the supplier a Guarantee:

THEREFORE WE hereby affirm that we are Guarantors and responsible to you, on behalf of the Supplier, up to a total of(Amount of the Guarantee in Words and Figures) and we undertake to pay you, upon your first written demand declaring the Supplier to be in default under the said Contract and/or any other contract or for set off any other dues pending against the supplier, without cavil or argument, any sum or sums within the limit of(Amount of Guarantee) as aforesaid, without your needing to prove or to show grounds or reasons for your demand or the sum specified therein.

This Bank guarantee is payable at Jaipur Branch

This guarantee is valid until the.....day of.....2020.....

Signatures and Seal of Guarantors

Date.....

Address:.....

Note:- The validity of bank guarantee should be for 36 months from the date of issuance of Bank Guarantee.