

Rajasthan Medical Services Corporation Ltd.

Amended conditions and amended technical specifications after pre bid meeting held on 10-06-2011.

Clause 2 (e) (f) :- Apart from existing terms following is added.

“If a company/firm and any product was blacklisted for a specified period then the same will become eligible after the blacklisting period is over”.

Clause 5 (x) is added:- Clause 5 (x) All Photostat copies submitted should be attested and notarized.

Clause 6.1 (i) :- No correction in the price bid done in whatever manner, will be accepted.

Clause 5 (i) :- In case of direct importer, evidence for importing the said items for last three years will be produced. These may be bill of lading for last three years, certificate of analysis done at importing cargo point in India should also be produced.

Clause 2 (b) & 5 (l) :- For the purpose of calculating average annual turnover, the turn over for the year 2010-11 may also be considered provided same is based on audited annual accounts and certified by Chartered Accountant.

Clause 13 (9) :- Clause is deleted.

Clause 14 (5) is added :- In case of imported drugs affixing rubber stamp on the original label is allowed with indelible ink on inner most and outer packings.

Clause 13.3 :- Following is added. “If product is tested in inhouse testing lab, then testing from approved testing lab is not required”.

Clause 5 (i) :- Following is added. “The market standing certificate for last three years for a particular product will be required for each strength of the product.

Clause 6.1 (iii) :- Annexure IX. Total price per item column (7+8). A separate price bid sealed in a separate envelope should be submitted for each item, quoted by the bidder.

Checklist Annexure VIII Ref. Clause No. 5.1 (v) :- Checklist item no.9 is modified. It should be read as “true copy of record of import to establish 3 years market standing”.

Clause 5.1 (b) Annexure XII :- For Ophthalmological Preparations – Product in white/opaque squeeze vials may be accepted in the case of eye drops.

Clause 5.1 (b) Annexure XII :- For imported drugs :- The importer shall get the imported product tested from approved government lab in India if it is official in I.P. For other products which are not official in I.P. respective countries pharmacopeial standards shall be acceptable. It is for I.M. injection.

Clause 5.1 (b) Annexure XII :- Item No. 170 “In 0.9% sodium chloride I.V. infusion” is added with name of item.

Clause 5.1 (b) Annexure XII :- Item No. 398 “Grade – I” is replaced by “Grade - III” in the specification of item.

Clause 5.1 (b) Annexure XII :- Item No. 307 “1 ml vial” in the packing specification is replaced by “2.5 I.U. single dose vial”.

Clause 5.1 (b) Annexure XII :- Item No. 171 The packing specification is changed to “Vial with diluent”

Clause 5.1 (b) Annexure XII :- Item No. 309 The packing specification is changed to “Vial/Ampoule”.

Clause 5.1 (b) Annexure XII :- Item No. 303 “I.M. injection” is added with the item specification.

Clause 5.1 (b) Annexure XII :- Item No. 55 “Clonazepam Tablets IP 1mg” is deleted from the list.

Clause 5.1 (b) Annexure XII :- Item No. 71,72,79,80,99,111,128,129,370 & 373
“Blister” is added to packing specifications.

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