

Government of Maharashtra Maharashtra Medical Goods Procurement Authority (MMGPA)

Request for Proposal (RFP) for Supply Of Test Kits

Tender reference No: E-240/MMGPA/Test Kit /DHS		
Name of Tender : TEST KIT		
Department:	DHS	
Year:	2025-26	

Address:

1st Floor, Aarogya Bhawan St. George's Hospital Compound, Near C.S.M.T. Railway Station, Mumbai - 400 001. Maharashtra

Contact:

Website: http://mahatenders.gov.in
Email: maha.mmgpa2023@gmail.com
Phone: 022-22621186 / 022-22621973

Disclaimer

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Information provided in this RFP to the Bidder(s) is on a wide range of matters, some of which may depend upon interpretation of law. The information given is not intended to be an exhaustive account of statutory requirement sand should not be regarded as a complete or authority at overstatement of law. The Maharashtra Medical Goods Procurement Authority (MMGPA) accepts no responsibility for the accuracy or otherwise for any interpretation or opinion on law expressed here.

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Glossary

Abbreviationsand	Description	
Acronyms		
BG	Bank Guarantee	
BOM/BOQ	Bill Of Material/Quantity	
CA	CHARTERED ACCOUNTANT	
CBS	Cost Based Selection	
CDSCO	Central Drugs Standards Control Organization	
CoPP	Certificate of Pharmaceutical Product	
CRC	Consignee Receipt certificate	
DPIIT	Department for Promotion of Industry and Internal Trade	
EMD	Earnest Money Deposit	
EM-II	Entrepreneurs Memorandum	
FDA	Food & Drugs Authority	
FEMA	Foreign Exchange Management Act	
GMP	Good Manufacturing Practices	
GST	Goods and Services Tax	
IP	Indian Pharmacopeia	
ISO	International Organization of Standardization	
LLP	Limited Liability Partnership	
MMGPA	Maharashtra Medical Goods Procurement Authority	
MSME	Ministry of Micro, Small & Medium Enterprises	
NEFT	National Electronic Funds Transfer	
PAN	Permanent Account Number	
PO	Purchase Order	
RFP	Request For Proposal	
RTGS	Real Time Gross Settlement	
SSI	Small-scale industries	
TCV	Total Contract Value	

MAHARASHTRA MEDICAL GOODS PROCUREMENT AUTHORITY

Bid Notice

Tender reference No:E-240/ MMGPA / Test Kits (DHS)

Chief Executive Officer, Maharashtra Medical Goods Procurement Authority (hereinafter referred to as "Authority"), Mumbai invites **ONLINE BID** for the year **2025-26** in **two envelope system** from the Manufacturers/Importers/Authorized Distributors for the purchaseof following items.

Schedule of requirements:

Sr. No.	Item Name	Packing	No. of units	Tender fee Rs.)	EMD (Rs.)	Consignee and Delivery Address
1	Pregnancy Test Kit Rapid	Per kit	1139484		(2
2	Rapid test kit for Dengue	Per kit	407103			
3	Dipstick for urine test for protein & sugar	25 test per pack	522239	40000+7200 (GST @ 18%)		As Per Annexure XII
4	Whole blood finger prick HIV Rapid test	Per kit	184274	10 /0)	680000	
5	Whole blood finger prick STI screening test	Per kit	169886			
6	Salt iodine test kit	Per kit	152580			

Delivery terms: Delivery at the assigned consignee address as per bid conditions.

Interested eligible bidders may obtain further information of technical specifications, required quantities and other terms and conditions applicable for procurement of above items from the tendering website https://mahatenders.gov.in.

Bidders will have to compulsorily quoted for all goods and quantity listed in schedule of requirements and the evaluation will be conducted on combined price quoted for all goods

BIDSCHEDULE

All bid related activities (Process) like Downloading of bid document, submission of bid and submission of EMD and other documents will be governed as per the time schedule given under Key Dates below:

Sr. No.	Activity	Period
1.	Period of sale of Tender document/ Download	From- 31/10/2025 05.00 PM
2.	Date for Submission of Queries	Before Pre-bid meeting
3.	Date of pre-bid meeting	11/11/2025 02.00 PM
4.	Dates for uploading tender document	From - 31/10/2025 05.00 PM to 20/11/2025 up to 03.00 P.M.
5.	Last date and time for submission of tender:	20/11/2025 up to 03.00 P.M.
6.	Date and time of opening of Envelope No.1	21/11/2025 03.00 PM

Address for communication

1st Floor, Arogya Bhawan, St. Georges Hospital Compound, Near CSMT Railway Station, Mumbai- 400001. Telephone No.: 022-22621186 / 022-22621973

A complete set of tender documents may be purchased by interested eligible bidder by online payment of a non-refundable fee ("Bid Fee") mentioned against item. Bidder has to pay **online payment of bid fee by RTGS/NEFT to the A/c of** "Maharashtra Medical Goods Procurement Authority, Mumbai" as per the table given and within time as per schedule.

As per Govt. Resolution by Industries, Energy & Labour Department, Maharashtra State, Dated 1.12.2016 - Entities who are registered under Micro, Small and Medium Enterprises development act 2006 are exempted from paying Tender Form Fees and Earnest Money Deposits.

The bidders shall be rejected summarily upon failure to follow procedure prescribed in the bid document. The conditional bid shall be rejected.

Chief Executive officer, Maharashtra Medical Goods Procurement Authority ,Mumbai reserve all right regarding this bid document and procedure.

Sd/CHIEF EXECUTIVE OFFICER,
MAHARASHTRA MEDICAL GOODS PROCUREMENT AUTHORITY
MUMBAI

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Fact Sheet

Clause Reference	Topic	
Commercial Bid Evaluation	The method of selection is LCBS (Least Cost Based Selection-L1)	
Downloading RFP Document	RFP can be downloaded from https://mahatenders.gov.in	
Earnest Money Deposit(EMD)	Bidders are required to pay the EMD/Bid Security of ₹ 680000/- through	
	online mode on https://mahatenders.gov.in.	
Scope of Work	Procurement is for Supply of Test Kit (DHS) for use of various public	
	health institution in Maharashtra.	
Pre-bid meeting and	A Pre-Bid meeting will be held on 11/11/2025 02.00PM	
clarifications	Clarifications may be requested on or before the schedule date and time for	
	submission of pre-bid queries as per the bidding schedule.	
Language	Proposals should be submitted in the English language only.	
Taxes	For all goods/services supplied, the Bidder shall be entirely responsible for	
	all taxes, stamp duties, license fees, and other such levies imposed/incurred	
	until delivery of the contracted products or services	
Bid Validity	180 days from the date of Technical Bids opening	
Submission of Responses	Bidders must upload and submit all the documents on the e tendering portal	
	portal https://mahatenders.gov.in Each of the above documents must be	
	uploaded in the format specified for this purpose.	
Submission of Proposals	This is online process; interested bidders are required to submit the proposal	
	online only by the date and time specified in the RFP.	
	No physical copies will be entertained from the bidders	
Last Date of Submission	Proposals submitted after 20/11/2025 03:00 PM will not be accepted by the	
	e-Tender portal.	
Tender Fee	All bidders shall pay tender fee of Rs 40000+7200 (GST @18%)	
	In case of revision of the above-mentioned tender fee, bidders shall pay	
	revised tender fee.	

TERMS AND CONDITIONS:

1. Introduction

Maharashtra Medical Goods Procurement Authority (MMGPA), Mumbai has been formed as per the Maharashtra Medical Goods Procurement Authority Act 2023 (Mah. Act No. XIII of 2023). The procurement authority has been formed with an objective to simplify and expedite the procurement process of medical goods and equipment's for health institution, under the state government and certain other health institution in the state as mentioned in the above act.

- **1.1. Chief Executive Officer, Maharashtra Medical Goods Procurement Authority, Mumbai**, here in after referred to as the "Authority "invites online bid in two Envelope systems for supply of items as per specifications in **Annexure-X**, for use in public health facilities in the State of Maharashtra.
- **1.2.** All bid related activities ("Bid Process") like Bid Document Downloading, bid submission and submission of Bid Security/Earnest Money Deposit and other documents will be governed by the bid schedule given in bid notice.
- **1.3.** All activities of this bid are carried out **online** on Websitehttps://mahatenders.gov.in. The bid document is uploaded on Government of Maharashtra, (GoM) e-tendering websitehttps://mahatenders.gov.in and has to be downloaded as well as filled up and submitted **online only**. The Bidders are required to submit online bid fees (Non-refundable) as mentioned through **online payment gateway in the A/c of** "Maharashtra Medical Goods Procurement Authority, Mumbai". In no case, the bid fee should be mixed with EMD amount. The bid shall be liable to be rejected summarily upon failure to follow procedure prescribed in the Bid document.
- 1.4. The quantities mentioned in the Bid are only approximate estimated quantities. The Chief Executive Officer, Maharashtra Medical Goods Procurement Authority, Mumbai reserves the right to increase or decrease the quantities', maximum up to 50% of the quantities to be purchased without assigning any reason there of.
- 1.5. If any bidder wishes to lodge any complaint against the other bidder regarding submission of false documents, information etc, the bidder has to submit the complaint before price bid opening along with deposit of Rs.50,000 (Rupees Fifty Thousand only) online in favor of Chief Executive Officer, Maharashtra Medical Goods Procurement Authority, Mumbai in the form of deposit. This complaint will be submitted to Appeal Committee along with facts. The amount so deposited shall be refunded, if after scrutiny the complaint is found to be true by the Appeal Committee. However, if the complaint is found to be false and malafide the deposit will be forfeited. No interest shall be paid against this deposit. Any complaint received after price bid opening will not be entertained.
- **1.6.** For e-bidding process related Queries contact help desk at mahatenders.gov.in.
- 1.7. The Orders/ Circulars issued by Govt. of Maharashtra from time to time will be applicable to this bid.
- **1.8.** The entire bidding process is governed by rules and clauses mentioned in Maharashtra Government Industries Department Stores Purchase Rules GR dated 01.12.2016, General Financial Rules 2017 and CVC Guidelines. Any disputes raised by the bidder, shall be resolved within the framework of these rules and clauses.
- 1.9. A bidder who has been blacklisted/ debarred for the quoted product(s) in any state / department/ undertaking/ corporation will not be allowed to participate in Bid for the said item(s) and will not be evaluated.

2. Eligibility criteria:

Eligibility criteria for this bid are mentioned:

Sr. No.	Basic Requirement	Specific Requirement	Documents required
1.	Registered Legal Entity	The Bidder shall be any person/Company/ Society/Proprietorship/ Partnership firm/Trust registered under applicable Act in India/ Governmentowned enterprise. No Consortium is allowed. The Bidder shall be —	Copy of certificate of incorporation/registration along with charter documents like copy of Memorandum and Articles of Association, and other registration documents according to the nature of entity.
		a) A manufacturer having valid manufacturing license for the items quoted. OR b) An Importer* having valid import license for the items quoted. OR c) Authorized Distributor fulfilling all the tender conditions. d) Registered with the GST Authorities e) Should have a valid PAN number. *Importer refers to a legal Entity such as a Company/ Society/ Trust registered under applicable Act in India/ Government-owned enterprise or institution that engages in the process of bringing equipment or goods from outside India into the country's borders for commercial purposes. Importer itself shall be responsible for supply and maintenance of the equipment as per the terms of RFP and shall not engage any third party for the same)	In case, the products are covered under Drugs and Cosmetics Act 1940/ Medical Device Rules 2017, attested photo copy of valid manufacturing /import license with product list duly approved by the Licensing Authority for each and every product quoted as per specification in the bid. The license must have been duly renewed up to date and the items quoted shall be clearly highlighted in the license. If quoted item is manufactured at different places, Manufacturing License & Performance certificate should been closed. In case of goods not covered under Drugs and Cosmetics Act 1940/ Medical Device Rules 2017 attested photo copy of valid manufacturing permission. Bidder must also give an undertaking on its letter head that the items quoted by bidder is not covered under Drugs and Cosmetics Act 1940 or Medical Device Rules 2017 as per Annexure XVI Copy of GST Registration certificate issued by GSTN authorities. Copy of PAN Card. Manufacturer's Authorization as per Annexure XIV to be provided by
2.	Certifications/ registration	The Bidder shall have to provide requisite certifications/registration	Importer, Authorized distributor. Certificates of DPIIT (if applicable) Original manufacturer's certificate
			that the item is being used in country of origin. Import Export Certificate (IEC Code) Affidavit of Importer regarding item being imported in India for last three years.

Sr. No.	Basic Requirement	Specific Requirement	Documents required
3.	Litigation	The Bidder should not be involved in any major litigation such as fraud, FEMA violations and any other civil or criminal proceedings that may have an impact of affecting or compromising the delivery of services as required under this contract	Certificate from the authorized signatory Annexure VII
4.	EMD/Bid Security	Bidders are required to pay the EMD/Bid Security of ₹-680000/-through online mode on https://mahatenders.gov.in.	EMD in the form of NEFT/RTGS
	EMD Exemption	If a Bidder is a Micro Small and Medium Enterprise ("MSME") / Small Scale Industry ("SSI") then subject to submission of relevant documents as provided in this table, such Bidder may be exempted from submitting EMD in accordance with Appendix-8 of Govt. Resolution by Industries, Energy &Labour Department, Maharashtra State, dated 1.12.2016	 Requisite Certificate of Micro and Small-scale manufacturing industries registered under Micro, Small and Medium Enterprises development act 2006. Importer shall produce authorization Certificate from manufacturer as authorized seller as per Annexure XIV EM-II certificates whenever necessary (Compulsory for Medium Enterprises)
5.	Conflict of Interest	On the date of submission of the proposal, the Bidder should not be involved in any conflict-of-interest situation.	Undertaking by the authorized signatory as per Annexure I
6.	Black listing or banned	On the date of submission of the proposal, the Bidder should not be blacklisted or banned by any ministry/department/attached offices/subordinate offices under Government of India and any State government, Autonomous bodies (established by Central/State govt), any Central/State PSUs for unsatisfactory past performance, corrupt, fraudulent or any other unethical business practices.	Affidavit as per Annexure VII
7.	Debarment	On the date of submission of the proposal, the Bidder should not be debarred	Certificate from the authorized signatory/Self-declaration
8.	Average Annual Turnover	Average Annual Turnover (in last three financial years (2022-23, 2023-24, 2024-25) shall be at least Rs 3.50 Cr.	Certificate issued by a statutory auditor/chartered accountant (as attached Annexure-IV) along with Audited Financial Statements confirming the Average Annual Turnover of the Bidder during the stated Financial Years must be submitted. Purchase Orders to be provided for each item of minimum amount required as per Turnover mentioned in Schedule

Sr. No.	Basic Requirement	Specific Requirement	Documents required
	-		of Requirements
9.	Net Worth	The net worth of the bidder in the financial year (2024-2025) should be positive .	Certificate issued by a statutory auditor/chartered accountant (as attached Annexure-IV).
10.	Past Work Experience	The bidder must submit particulars of quantity of the past supplies made as per Annex 3. Out of this at least 25 % quantity for "Similar item as specified in the Technical Specification and in the Schedule of Requirements" must have been supplied in any of the last 3 (Three) Financial years i.e. 2022-23, 2023-24,2024-25	The Bidder shall provide the documentary evidence in support of its credentials such as agreement copy/ work order / Letter of Award, work completion certificate, customer satisfaction certificates with customer details and client certificate or statutory auditor's certificate or Chartered Accountant's certificate with his UDIN, as the case may be, for demonstrating the Technical Capacity. Such documentary evidence shall be duly signed by the authorized signatory of the Bidder.
11.	Production Capacity / Import Quantity	Production Capacity of the Manufacturer must be minimum 1.5 times of the quoted order quantity in last one financial year.	Certificate of Statutory Auditor/Chartered Accountant
12.	Experience	Domestic and Foreign manufacturers must have three completed years' experience of manufacturing and supply of quoted items in India as on date of floating of the tender and in case of importers; the Importer should have 3 complete years' experience of import of quoted items in India as on date of floating of the tender, New Drugs are exempted from this clause.	Bill of Entry
13.	Certification	 WHO GMP or COPP issued by Licensing Authority or Certificate issued by appropriate Licensing Authority as per Medical Device Rules 2017(MD-5/MD-9/MD-15)/Form 10 & 41. CE certificate issued by Notified Body/USFDA 	Certificate as applicable Certificate as applicable

2.1 Conflict of Interest

Conflict of Interest among Bidders/ Agents A bidder shall not have conflict of interest with other bidders. Such conflict of interest can lead to anti-competitive practices to the detriment of Procuring Entity's interests. The bidder found to have a conflict of interest shall be disqualified. A bidder may be considered to have a conflict of interest with one or more parties in this bidding process, if:

- 1. they have controlling partner (s) in common; or
- 2. they receive or have received any direct or indirect subsidy/ financial stake from any of them; or
- 3. they have the same legal representative/agent for purposes of this bid; or
- 4. they have 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
- 5. Bidder participates in more than one bid in this bidding process. Participation by a Bidder in more than one Bid will result in the disqualification of all bids in which the parties are involved. However, this does not limit the inclusion of the components/ sub-assembly/ Assemblies from one bidding manufacturer in more than one bid.
- 6. In cases of agents quoting in offshore procurements, on behalf of their principal manufacturers, one agent cannot represent two manufacturers or quote on their behalf in a particular tender enquiry. One manufacturer can also authorize only one agent/dealer. There can be only one bid from the following:

 1. The principal manufacturer directly or through one Indian agent on his behalf; and 2. Indian/foreign agent on behalf of only one principal.
- 7. Bidder or any of its affiliates participated as a consultant in the preparation of the design or technical specifications of the contract that is the subject of the Bid;
- 8. In case of a holding company having more than one independently manufacturing units, or more than one unit having common business ownership/management, only one unit should quote. Similar restrictions would apply to closely related sister companies. Bidders must proactively declare such sister/ common business/ management units in same/ similar line of business.

3. Cost of bidding:

The bidder shall bear all costs associated with the preparation and submission of their online bids and the Authority will in no case be responsible or liable for those costs, regardless of the conduct or outcome of the bidding process.

4. Corrigendum:

The bidder shall note that any corrigendum issued regarding this bid notice will be published on the https://mahatenders.gov.in.

5. Pre-bid meeting:

The pre-bid meeting will be held at the date, time and venue mentioned in the e-bid Notice.

A prospective bidder requiring any queries/clarification with regard to the bid document shall contact the Authority by letter or email preferably prior to the date of pre bid meeting. Email ID — maha.mmgpa2023@gmail.com

The bidder shall submit the Authorization letter nominating a responsible person of the bidder to attend the meetings like pre bid & negotiation meeting.

The prospective bidder(s) should submit their Queries /suggestions/ observations. if any, on or before the schedule date for receipt of queries in writing.

Only Queries/ suggestions / observations received in writing within stipulated scheduled time will be discussed and clarified in pre-bid meeting and any modification of the bid documents, which may become necessary as a

result of pre-bid meeting, shall be made by Maharashtra Medical Goods Procurement Authority, Mumbai exclusively through the issue of an addendum/ corrigendum and shall form part of the RFP. The RFP uploaded shall be read along with any modification. Authorized representatives of prospective bidder(s) can attend the said meeting and obtain clarification regarding specifications, scope of works & tender conditions. Authorized representatives should have authorization letter to attend the pre-bid meeting, subject to the condition that queries are submitted in time.

Non-attendance at pre-bid meeting shall not be a cause for disqualification of the bidder. The suggestions/objections/queries received in pre-bid meeting may not be considered, if the same are not in consonance with the requirement of the bid. Maharashtra Medical Goods Procurement Authority, Mumbai reserves the right to accept or reject the same.

6. Amendment of bid document:

- **6.1.** At any time prior to the deadline for Sale of bid, the Authority may amend the bid documents by issuing Addendum/Corrigendum.
- **6.2.** The bidder will not be communicated separately regarding the amendment. Any amendment to the bid shall be placed on the e-bidding website (https://mahatenders.gov.in.)
- **6.3.** Any addendum/corrigendum as well as clarification thus issued shall be a part of the bid documents. And it will be assumed that the information contained in the amendment will have been taken into account by the bidder.
- **6.4.** To give prospective bidders reasonable time in which to take the amendment into account in preparing their bids, the Authority shall extend, at its discretion, the deadline for submission of bids, in which case, the Authority will notify all bidders by placing it on website of the extended deadline and will be binding on them.

7. Submission of Bids:

The bid should be submitted online through website https://mahatenders.gov.in in two envelopes i.e.

Technical Bid in envelop no.1 & Commercial Bid in Envelop no.2 along with EMD & Bid Fee. All documents should be properly signed, sealed and then uploaded.

To prepare and submit the bid/offer online all bidders are required to have e-token based DIGITAL SIGNATURE CERTIFICATE. The Digital signature certificate should be obtained from competent authority; However, the e-tender website or helpline numbers may guide you for obtaining the same.

7.1 Technical Bid(EnvelopeNo.1):

Technical offer must be submitted online at https://mahatenders.gov.in. in as per the instructions on the portal. The bidder must upload the following documents.

FOLLOWING DOCUMENTS ARE MANDATORY & SHOULD BE ENCLOSED IN SEQUENCE & ORDER, in PDF only along with the table of content:

- 7.1.1. The instruments such as power of attorney, resolution of board etc. authorizing an officer of the bidder for signing the bid document.
- 7.1.2. Authorization letter nominating a responsible person of the bidder to attend the meetings like pre bid & negotiation meeting.
- 7.1.3. In case the items are covered under Drugs & Cosmetics Act-1940/Medical Device Rules 2017, attested photocopy of valid manufacturing equipment license with product list duly approved by the Licensing Authority (State/Central) for each and every product quoted as per specification in the bid. The license must have been duly renewed up to date and the items quoted shall be clearly highlighted in the license. If quoted item is manufactured at different places, manufacturing license and

- performance certificate from all such places from respective Licensing Authority(Central/State) should be enclosed. However, Loan Licensee/ third party licensee are not allowed.
- 7.1.4. For items not covered under Drugs and Cosmetics Act 1940/Medical Device Rules 2017 Bidder must submit an undertaking/Self declaration as per ANNEXURE XVI in their letterhead that the item(s) quoted by the bidder is/are non-drug item(s) i.e., neither covered under Drug & Cosmetic Act 1940 nor Under Medical Device Rule 2017.
- 7.1.5. Proof of Tender Fee/ EMD paid (if exempted appropriate copies for same).
- 7.1.6. The documents comprising the Bid shall also include:

Annexure I: Letter Comprising the Technical Bid

Annexure II: Compliance Sheet for Pre-qualification Proposal

Annexure III: Performa for Production And Sale Statement

Annexure IV: Annual Turnover statement for three years

Annexure V: Details of manufacturing unit

Annexure VI: Contract Form

Annexure VII: Undertaking for rates, specification, blacklisting status on Stamp paper duly notarized

Annexure VIII: Mandate Form

Annexure IX: Power of Attorney for signing of Bid.

Annexure X: Technical specification.

Annexure XI: Compliance sheet for Technical Proposal

Annexure XII: Place of delivery

Annexure XIII: Self Declaration Affidavit (on Rs.100/- Stamp Paper)

Annexure XIV: Manufacturer's Authorization From

Annexure XVI: Declaration for Non Drug Items.

- Copies of Balance Sheet and Profit and Loss Accounts for last three years i.e. (2022-23, 2023-24,2024-25) certified by the Auditor. If last year's Audit report is not finalized the Tenderer should submit Provisional Audit Report signed by Chartered Accountant.
- PAN and GST Registration certificate.
- Copy of the GST return of last quarter.
- Attested copy of valid registration made by manufacturer for offered product under Micro & Small, Medium Industries Development Act, 2006.
- EM-II certificates whenever necessary
- Incorporation / Registration Certificate of bidder
- WHO GMP or CoPP issued by Licensing Authority or Medical Devices Certification (Class A & Class B- License MD -5, Class C MD-9 & Importer MD-15)/QMS/ISO 13485/Drug Items (Form 10 and Form 41)
- All documents required as per point no. 2 eligibility criteria.
- All other documents as per the terms of RFP.

7.2 Commercial Bid (Envelope No. 2):

- a) All Commercial offers must be submitted online https://mahatenders.gov.in asper the instructions given on the portal. No hard copy of commercial bid shall be submitted. In case a bidder submits commercial bid in hard copy, such bid shall be summarily rejected.
- b) Rates should be quoted in the Commercial Bidpart-1 of Annexure XVII only.
- c) Part-2 of **Annexure XVII** Should be filled by the Bidder. However, it will be use only for the purpose of comparing the rates offered by the bidder in various other bids.

- d) Price bid in **Annexure XVII** Part-I should not be submitted in technical bid. If the price bid Part-I is submitted in technical bid, the bid will be rejected.
- 8. Deadline for submission of bid as per schedule mentioned in bid notice.

9. Opening of Bid:

On the date and time specified in the bid notice following procedure will be adopted for opening of bid.

9.1. Opening of Technical Bid (Envelope No.1):

Technical bid (Envelope No.1) of the bid will be opened by the bid opening authority. Bidder is free to attend himself or depute an authorized officer as his representative.

9.2. Opening of Commercial Bid (Envelope No.2):

The Commercial Bid shall be opened as per e-tendering procedure after the evaluation of the technical bid. The Commercial Bid shall be opened only for those Bidders who are qualified in evaluation of Technical Bid. The date and time of Commercial Bid opening will be communicated electronically through portal.

10. Period of Validity of Bid:

- **10.1.** The bid shall remain valid for a period of 180 days after the date of opening of the technical bid (Envelope No.1)
- 10.2. Prior to the expiration of the bid validity the Authority may request the bidders to extend the bid validity for the period as required by the Authority.

11. Earnest Money Deposit: (EMD)

- **11.1.** All bids must be accompanied by Earnest Money Deposit (EMD Online).
- **11.2.** EMD should be in favor of Maharashtra Medical Goods Procurement Authority, Mumbai".
- **11.3.** EMD will be Exempted as per schedule -8 of G.R.No.SPO- 2014/Pra.Kra.82/Part-III/Industry-4, dated 01.12.2016 issued by Industry, Energy & Labor Department, Mantralaya, Mumbai-1
- **11.4.** The bids submitted without EMD or proof of EMD exemption shall be summarily rejected.
- **11.5.** Unsuccessful bidder's EMD will be discharged/ returned after award of contract to the Selected bidder.
- **11.6.** The bidder shall not be entitled for any interest on EMD.
- **11.7.** The Selected bidder's EMD will be discharged after signing the Contract and submitting the Performance Security Deposit as stipulated.
- **11.8.** The EMD shall be forfeited or if bidder is exempted from EMD, the bidder may be debarred/blacklisted under the following conditions.
 - 11.8.1. Bidder fails to accept the purchase order.
 - 11.8.2. If a bidder withdraw sits tender at any stage during the bidding process.
 - 11.8.3. In case of successful bid, if the bidder fails:
 - i. To sign the Contract in accordance with terms and conditions or.
 - ii. To furnish Performance Security Deposit&/or processing fee as per bid clause15
 - 11.8.4. In case the bidder quotes prices higher than that allowed as per DPCO, NPPA or higher

12. Prices:

- **12.1.** The prices quoted and accepted will be binding on bidder and valid for a period of one year from the date of signing the contract and any increase in price will not be entertained during the contract period.
- **12.2.** Purchases may be made on staggered basis as per the requirement of the Authority within one year from the date of signing of the contract.
- 12.3. The bidder shall indicate in the Price Schedule the unit prices and total bid prices of the goods it proposes to supply under the Contract. Bidders shall quote for the complete requirements of drugs, failing which such bidders will not be taken into account for Evaluation.
- **Rates should be quoted in Indian Rupees only** for each of the required item separately on consignee address delivery basis according to the unit asked for strictly as per the format of price schedule (**Appendix-II**). Bid for the supply of item with conditions like 'AT CURRENT MARKET RATES' shall not be accepted. The Authority shall not be responsible for damages, handling, clearing, transport and insurance charges and will not be paid. The deliveries should be made as stipulated in the place /consignee address in the purchase order placed with successful tenderer. Conditional bids are not accepted and liable for rejection.
- 12.5. The price quoted by the bidder shall not in any case, exceed the controlled price, if any, fixed by the Central Government under DPCO OR NPPA and the Maximum Retail Price (MRP). The Purchaser will exercise the right to revise the price at any stage so as to conform with the controlled price or MRP as the case may be. This clause will be exercised without prejudice to any other action that may be taken against the bidder. Only landed cost (including all charges and taxes) mentioned in the price bid (quoted by the bidder) is considered for rate comparison. Payment of all applicable taxes to concerned authority is the responsibility of the bidder.
- 12.6. If at any time during the period of contract, the price of quoted 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 morally and statutorily bound to inform the Purchaser immediately about such reduction in the contracted prices. The Purchaser is empowered to reduce the rates accordingly.
- 12.7. In case of any enhancement in GST/Other taxes due to statutory Act of the Govt. Or any other taxes newly levied by Govt. after the date of submission of bid and during the bid period, the quantum of additional GST/Other taxes so levied will be allowed to be charged extra as separate item without any change in price structure of the equipment and accessories approved under the bid. For claiming the additional cost on account of the increase in GST/Other taxes, the bidder should produce a letter from the concerned Competent Authorities for having paid additional GST/other taxes on the goods supplied to the Authority and can also claim the same in the invoice.
- **Fall Clause:** It is a condition of the contract that all through the currency thereof, the price at which bidder will supply the stores should not exceed the lowest price charged by the bidder to any Govt. Organization / Semi Govt. Organization during the currency of the contract and that in the event of the prices going down below the contract prices, the bidder shall promptly furnish such information to the Authority to enable him to amend the contract rates for subsequent supplies.

13. Technical Specifications:

13.1. The bidder shall carefully read and understand the technical specifications, quality requirements, applicable standards, Acts & Rules including the Mandatory requirement for substantiation of their compliance without deviating from bid requirements.

13.2. The bidder shall carefully read & understand the specifications mentioned in Annexure X.

14. Evaluation of bids:

- **14.1.** After opening of technical bid, on the scheduled date, time and venue, contents of the tenders received online through e-tendering process along with all prescribed mandatory documents will be examined.
- **14.2.** The Authority shall scrutinize the documents mentioned above for its eligibility, Validity, applicability, compliance, and substantiation including post qualification criteria as per bid document.
- **14.3.** The Authority shall also analyze that there is no collusive or fraudulent practice involved in the entire tendering process amongst all the tenders received.
- 14.4. The technical scrutiny shall be on the basis of submitted substantiation documents and relevant pharmacopeia and Drugs and Cosmetics Act and rules including allied standards of BIS codes pertaining to packing materials.
- **14.5.** CE (EU)/FDA & CDSCO/BIS/ISO 13485:2003 certified medical device/consumable.
- 14.6. Any bid that does not meet the bid conditions laid down in the bid document will be declared as not responsive and such bids shall not be considered for further evaluation. However, the bidders can check their bid evaluation status on the website.
- **14.7.** Bids which are in full conformity with bid requirements and conditions shall be declared as responsive bid for opening price bid on the website and price bid of such bidders shall be opened later, on a given date and time.
- **14.8.** Each item/device will be evaluated separately.
- **14.9.** Authority can call for original documents for verification and any other supporting documents.
- **14.10.** The commitment quantity for an item submitted by the bidder (as per format-XVIII) shall be taken in to account and a bidder not having committed quantity (as reflected in commitment quantity) as per tendered quantity of the item quoted will be technically disqualified.

14.11. Technical Qualification Criteria

- i. Bidders who meet the pre-qualifications/eligibility requirements would be considered as qualified to move to the next stage of Technical and Financial evaluation.
- ii. The Product offered should meet all the technical and functional specifications given in the **Annexure-X**, Non-compliance to any of the technical and functional specification will attract rejection of the proposal.
- iii. Compliance on each parameter with detailed substantiation how the offered product meets the requirement. (Do not write simply Yes or Complied, If written, then bid will be rejected)
- iv. Bidders, who se bids are responsive, based minimum qualification criteria as in Pre- Qualification Criteria would be considered technically qualified.

14.12. Commercial Bid Evaluation

- i. The Financial Bids of technically qualified Bidders will be opened on the prescribed date in the presence of Bidder representatives, who wish to attend.
- ii. The Bidder, who has submitted the lowest Commercial bid for all item/device, shall be **selected as the ("Lowest Bidder") i.e., L1** Bidder and shall be called for further process leading to the award of the contract.
- iii. Only fixed price financial bids indicating total prices for all the deliverables and services specified in this bid document will be considered.
- iv. The bid price will include all taxes and levies and shall be in Indian Rupees.

- v. Any conditional bid would be rejected.
- vi. Errors & Rectification: Arithmetical errors will be rectified on the following basis: "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. If there is a discrepancy between words and figures, the amount in words will prevail"

14.13. Final Selection

- i. The Bidder submitting the lowest Commercial bid shall be the L-1 Bidder based on the Least Cost methodology (the "L-1 Bidder"). The Bidder whose Proposal is adjudged as responsive and meets the requirements in its technical evaluation in accordance with this RFP and who quotes the lowest price in its Commercial bid shall ordinarily be declared as the selected Bidder (the "Selected Bidder"). In the event that the Authority rejects or annuls all the Bids, it may, in its discretion, invite all eligible Bidders to submit fresh Bids hereunder. In the case of two or more Bidders quoting the same value, the Bidder having the higher annual average turnover as per the eligibility criterion would be the first in sequence.
- ii. In the event that 2 (two) or more Bidders are qualified in terms hereof as L-1 (the "Tie Bidders"), then such Bidder having the higher annual average turnover as per the eligibility criterion would be the first in sequence. Further, if Tie Bidders are found to be having the same average annual turnover also, then the number of projects undertaken in the last 03 (three) years shall be taken into consideration and the Bidder having the higher number of projects shall be awarded as Lowest Bidder. In case, Tie Bidders are found to be having the same number of projects undertaken also, then such Tie Bidders shall be asked to further submit a best and final offer quote ("Best and Final Offer") which shall be a lower price than their common L-1 quote for being eligible for consideration; and in such event lower price offered with respect to the L-1 quote among them shall be the Selected Bidder.
- iii. Further, if it is observed that rate of supplier from out of state is minimum; 50 % purchase order should be given to them and for giving encouragement to the suppliers in the State, if the supplier from Maharashtra is ready to supply the same quality of product at L1 rate, then balance 50% supply order should be given to him. But if the Supplier from State is not ready to supply the material at L-1 rate, total purchase order should be given to supplier from outside state The Purchase Committee has full rights to divide the order.

15. Performance Security Deposit & Contract Agreement

- 15.1. The Selected Bidder shall furnish the Performance Security Deposit to the Authority within 15 days from the date of communication of Selected Bidder for an amount of (3%) of the contract/order value and enter into Contract Agreement by paying requisite stamp duty in favor of Govt. of Maharashtra. Cost of stamp duty will be as per The Maharashtra Stamp Act. The cost of Stamp paper should be borne by the bidder. The Performance Security shall be valid up to 2 months after the date of expiry of the batch last supplied.
- 15.2. The Bidder shall provide Performance Security Deposit in the form of Demand Draft in favor of "Maharashtra Medical Goods Procurement Authority, Mumbai" payable at Mumbai from any Nationalized or Scheduled bank. The performance security can also be submitted in the form of Bank Guarantee issued by a Scheduled / Nationalized Bank and in the form provided in Annexure XV
- 15.3. The Performance Security Deposit will be discharged by the Authority and returned to the Supplier upon receipt of demand form supplier, not later than 60 days following the date of completion of the Supplier's performance obligations, including the warranty obligation, under the contract.
- 15.4. The Performance security deposit shall be forfeited as a compensation for any loss resulting from the failure to perform the obligations under the contract or in the event of termination of

the contract or in any event as the Authority thinks fit and proper.

15.5. The micro and small enterprises registered with the National Small Industries Corporation (NSIC) and the Micro, Small and Medium Enterprises Development Institute has been exempted from depositing the security amount for the purchase up to Rs. 25,000/- and if the purchase price is higher than Rs. Twenty Five (25) thousand then, they shall be required to keep the amount to the extent of 3% of the purchase price or Rs. Ten (10) thousand, whichever is less, as security. However, the goods having price more than Rs. Twenty-five (25) thousand, the first twenty five thousand should not be taken into calculation.

16. Award of Contract:

- **16.1.** The Authority will award the Contract to the Selected Bidder whose bid has been determined to be responsive and has been determined to be the Lowest Bidder (L1).
- **16.2.** The Authority will place supply orders on staggered basis if required during the contract period
- **16.3.** A contract will not be awarded to the Selected Bidder if Performance Security Deposit is not deposited by him to the Authority within stipulated time limit, if any extension for the submission of performance security has not been asked.
- 16.4. The Selected Bidder who is liable for award of contract should transfer the Performance Security as per Clause 15 of this RFP.
- **16.5.** The Selected Bidder shall sign the Contract within a period of 15 (fifteen) days of issue of award of Contract.

17. Period of Contract:

The contract shall be valid for a period of one year from the date of signing of agreement.

18. Delivery Period:

Sr. No.	Item	Units	Period
1	Pregnancy Test Kit Rapid 1139		
2	Trapia test kit for Deligae		Within 45 days from
3	I DIDSLICK TOF UTTILE LEST TOF DIOLETTI & SUPAF		the issue of the PO
4	Whole blood finger prick HIV Rapid test 184274 (Purchase Order)		(Purchase Order)
5	Whole blood finger prick STI screening test 169886		
6	Salt iodine test kit	152580	

19. Place of delivery:

The goods should be delivered **with proper maintenance of cold chain (if required)** from the date of receipt of supply order to the consignee. The consignees will be separately mentioned in the supply order. The consignees' addresses are mentioned in **Annexure-XII**

20A. Insurance

Goods should be dispatched at carrier's risk, failing which they should be properly covered by transit Insurance with Government insurance Fund, MHADA, Bandra (East), Mumbai-400 051 or New Address

- 1) The goods are inserted in packages in a safe and in a sound condition,
- 2) According to the normal trade practice packing used is good. Failure to comply with these instructions may result in non-acceptance of transit risk by the Insurance Officer.

20. Packing

Schedule for Packaging:

SPECIFICATIONS: All items should be packed & Supplied in Prescribed packing only & As per standard guide lines of FDA/ISI.

- 1. No corrugate package should weigh more than 15 Kgs (i.e.Product+Inner Carton Corrugated box)
- 2. All corrugated boxes should be of 'A' grade paper .i.e. Virgin.
- 3. All items should be packed only in first hand boxes only.
- 4. Flute The corrugated boxes should be of narrow flute.
- 5. Joint Every box should be preferably single joint and not more than two joints.
- 6. Stitching Every box should be stitched using pairs of metal pins with an interval of two inches between each pair. The boxes should be stitched and not joined using calico at the corners.
- 7. Flap The flaps should uniformly meet but should not overlap each other. The flap when turned by 45 60 degree should not crack.
- 8. Tape Every box should be sealed with gum tape running along the top and lower opening.
- 9. Carry strap- Every box should be strapped with two parallel nylon carry straps (they should intersect).
- 10. Label Every corrugated box should carry a large outer label clearly indicating that the product is for 'Government of Maharashtra Supply (MMGPA) –Not For Sale' in readable purple or Green colour.
- 11. The product label on the cartoon should be large at least 15 cm. x 10 cm. dimension. It should carry the correct technical name, strength or the product, date of manufacture & distributor, date of expiry, quantity packed and net weight of the box.
- 12. Other No box should contain mixed products or mixed batches of the same product.
- **I. Packaging:** The boxes shall be packed in weather resistant triple walled insulated corrugated 5 ply cartons, each ply having strength of minimum 150 gsm It should be fabricated from virgin quality "A" grade material. The overall dimension of the carton should be such that the product does not get damaged during transportation and storage.

Each international shipping carton should weigh less than 50 kg. It is important that individual boxes are not too heavy during transport as they are frequently loaded and off loaded manually at airports and intermediate stores.

II. Case Identification

All cases should prominently indicate the following

- 1. Purchaser's line and code numbers
- 2. The generic name of the product
- 3. Date of manufacture and expiry (month and year) (in clear language not code)
- 4. Batch number
- 5. Quantity per case (Carton containing ----- secondary packages)
- 6. Special instructions for storage and handling
- 7. Name and address of manufacture
- 8. Any additional cautionary statements.

III. Marking:

Each packing shall be marked with nomenclature of the Item and shall be labeled in accordance with the requirement of the Drugs and Cosmetics Act, 1940 or relevant standards as applicable.

21. Warranty:

- **21.1.** All goods must be freshly manufactured and must bear the dates of manufacture and expiry.
- 21.2. The Supplier should submit the written warranty that all goods supplied under the Contract will have at least 3/4th of shelf life at the time of supply or as per Drugs & Cosmetics Act 1940 upon delivery at final destination; has "overages" within the ranges Set forth in the Technical Specifications, and are not subject to recall by the Applicable regulatory authority due to unacceptable quality or an adverse drug reaction and in every other respect will fully comply in all respects with the Technical Specifications and with the conditions laid down in the Contract.

- 21.3. The Purchaser shall have the right to make claims under the above warranty after the Goods have been delivered to the final destination indicated in the Contract. Upon receipt of a written notice from the Purchaser, the Supplier shall, within the period of 15 days replace the defective Goods without cost to the Purchaser. The Supplier will be entitled to remove, at his own risk and cost, the defective Goods once the replacement Goods have been delivered. Disposal of defected/ substandard goods should be under intimation and as per the instructions from FDA.
- 21.4. In the event of a dispute by the Supplier, a counter-analysis will be carried out on the manufacturer's retained samples by an independent neutral laboratory agreed by both the Purchaser and the Supplier. If the counter analysis confirms the defect, the cost of such analysis will be borne by the Supplier as well as the replacement and disposal of the defective goods. Disposal of defected/ substandard goods should be under intimation and as per the instructions from FDA
- 21.5. If, after being notified that the defect has been confirmed pursuant to above clause, the Supplier fails to replace the defective Goods within the period of 15 days the Purchaser may proceed to take such remedial action as may be necessary, including removal and disposal, at the Supplier's risk and expense and without prejudice to any other rights that the Purchaser may have against the Supplier under the Contract. The Purchaser will also be entitled to claim for storage, in respect of the defective Goods for the period following notification and deduct the sum from payments due to the Supplier under this Contract. This action will be under intimation and as per the instructions from FDA.
- 21.6. In the event any of the Goods are recalled, the Supplier shall notify the Purchaser within fourteen (14) days, providing full details of the reason for the recall and promptly replace, at its own cost, the items covered by the recall with Goods that fully meet the requirements of the Technical Specification and arrange for collection or destruction of any defective Goods. If the Supplier fails to fulfill its recall obligation promptly, the Purchaser will, at the Supplier's expense, carry out the recall.

22. Liquidated damages:

If the Supplier fails to deliver any or all of the goods within the period(s) specified in the Contract, the Purchaser shall, without prejudice to its other remedies under the Contract, deduct from the Contract Price, as liquidated damages as per table below:-

Category of Stores	Penalty Amount
The case of an order not exceeding Rs. 2.00 Lakh in value	At the rate of ½% per week subject to maximum limit of 10%.
In case of an order of Rs.2.00 Lakh and above	At the rate of ½% per week subject to maximum limit of 5%.

23. Consequences of default by Bidder:

23.1. Default Clause / Cancellation on failure to supply:

If the supplier fails to commence delivery as scheduled or to deliver the quantities ordered to him within the delivery period stipulated in the contract, it shall be discretion of the purchaser either. (a) To extend the delivery period or (b) To cancel the contract in whole or in part for the unsupplied quantities without any show cause notice.

In the event of extension, liquidated damages, will be applicable.

In case of an order not exceeding INR 2 Lakhs in value- penalty amount for delayed supply will be at the rate of $\frac{1}{2}$ % per week subject to maximum limit of 10%

In case of an order exceeding INR 2 Lakhs or above in value- penalty amount for delayed supply will be at the rate of ½% per week subject to maximum limit of 5%.

If the purchaser decides to cancel the contract, the mode of repurchase will be at the discretion of the purchaser. The supplier shall be liable to pay any loss by way of extra expenditure or other incidental expenses, which the purchaser may sustain on account of such repurchase at the risk and cost of the supplier. In addition to action above, the purchaser may debar the defaulting supplier from future orders, for maximum period of 3 years. In any case the supplier will stand debarred for future contracts for the period till extra expenditure on account of cancellation and repurchase in terms of

action above is paid by the supplier or recovered from his bill for supplied goods against any orders with the purchaser or his authorized consultants / agents.

- 23.2. Risk & Cost Purchase: In case the Contractor/s, shall at any time during the continuance of these presents fails to supply satisfactorily the goods, within the prescribed time as herein provided and or in case shall fail to replace any part/s that may have been rejected with other of approved quality, the consignee shall be at liberty forthwith to procure the same in the open market at the risk and cost of the contractor/s. Similarly if the work underlying the contract is not executed satisfactorily within the stipulated period or after the same having been disapproved wholly or partly is not rectified or redone to the satisfaction of the Officer in Charge within the said specific period, the consignee shall get the same executed or rectified or re-done through any other agencies, at the entire risk of the supplier and expenses thereby incurred, shall be payable by the supplier and / or may be deducted from any moneys due or become due to the contractor/s and the consignee may, however fix such other subsequent date as he may think fit by which the delivery of the said article and or execution of the said work shall be completed.
- 23.3. Blacklisting: The firm shall be black-listed for a period of two years, if it is found that:
 - a. Forged documents are submitted

OR

- b. If it becomes responsive on the basis of submission of bogus certificate / information.
- **23.4.** In case of non-supply of goods or supply of substandard quality or supply of goods is found to have been previously used or having re-furbished parts.

24. Sample Submission:

The successful bidder shall submit a sample of the product offered at the office of MMGPA, Mumbai for testing and verification purpose. The sample shall be evaluated by the Technical Committee as per specifications mentioned in the bidding document. If the sample is rejected by the technical committee, Commercial bid of the bidder shall not be opened.

25. Inspection of Manufacturing Facilities

- **25.1.** Purchaser may, at its discretion, conduct a inspection of the manufacturing premise.
- **25.2.** Inspections of the production and related facilities of Bidders/ Suppliers will be at the discretion of the Purchaser. Such inspection may be at any stage after the Bidder is technically qualified for opening of Price Bid.
- **25.3.** Where inspections are conducted as above, all parts of the manufacturing units including the quality control section will be subjected to rigorous inspection/auditing, irrespective of the items quoted. The Bidder/Supplier shall provide necessary cooperation for inspection of all the sections of the manufacturing unit. The denial of permission to inspect the manufacturing unit or failure to co-operate with the inspection of the different facilities or in providing information as per the details sought, will lead to disqualification.
- **25.4.** Originals of all the documents uploaded/submitted in the Technical Bid as mentioned in Annexure-4 should be produced for verification during inspection. Failure to produce any of the original documents will result in the rejection of the tender offer deeming that the Supplier had made false statement at the time of the bid.
- **25.5.** Key manufacturing areas may be photographed by the inspection team as a part of transparency and cross verification. Denial of permission for photographing may result in the rejection of Bid deeming that the Supplier had made false statement at the time of the Bid, if applicable, and/or the Purchaser may proceed with any actions available to it under the terms of this Tender Document.
- **25.6.** Failure to observe any of the conditions of the licenses issued by competent authority, if reported by the inspection team will result in the rejection of the Bid deeming that the Bidder/Supplier had made false statement at the time of the Bid, if applicable, and/or the Purchaser may proceed with any actions available to it under the terms of this Tender Document.
 - **25.7.** The Purchaser, or its authorized representative(s) shall have the right to inspect the factories of Bidders, before releasing any Purchase Order(s) or at any point of time after the Bid Due Date till the completion of the obligations as per the terms of this Tender Document/Contract, and also has the right

to reject the Bid or terminate / cancel the Purchase Orders issued and/or not re-order, based on adverse reports brought out during such inspections.

26. Inspection & Tests: -

- **26.1.** The goods/consumables shall be subjected for laboratory analysis at manufacturer and "purchaser or consignee" level. Post supplies the bidder shall submit FDA/NABL accredited testing laboratory test report of offered product, or In House Test report for every batch supplied. Testing of supplied drugs & other items will be done by "purchaser or consignee" from any FDA/NABL Laboratory. For In-house testing, supplier should pay the expenditure of testing.
- **26.2.** 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 declared to be Not of Standard Quality or spurious or adulterated or miss branded, such batch/ batches will be deemed to be rejected goods.
- **26.3.** The Purchaser shall be the final authority to reject full or any part of the supply, which is not conforming to the specifications and other terms and conditions. No payment shall be made for rejected supply
- **26.4.** Rejected items must be removed by the tenderers within two weeks of the date of rejection at their own cost and replaced immediately. In case rejected items are not removed it will be destroyed at the risk, responsibility & cost of Manufacturer. Disposal of defected/substandard goods should be under intimation and as per the instructions from FDA. Recovery on account of supply of substandard medicines will be whole amount of payment made i.e. Full quantity of substandard batch(s)irrespective of quantity used/not used.
- **26.5.** After supply at consignee level, random samples from each batch will be sent to Govt. approved laboratory for testing by the concerned officer. In the event of the samples of drugs and medicines supplied failing quality tests the Purchaser is at liberty to make alternative purchase of the items of drugs and medicines for which the Purchase orders have been placed from any other sources or 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 Purchaser has every right to recover the cost from the manufacturer.

27. Termination of Contract:

- **A.** In case the supplies are declared "Misbranded" 'Adulterated' & Spurious' as per Drugs & Cosmetics Act" 1940/Medical Device Rules 2017 amended form time to time:
 - i. The contract of the firm for the said item will be cancelled.
 - ii. The extra expenditure incurred if any because of risk purchase shall be recovered from the contract holder.
 - iii. EMD and Security Deposit of the contract holder will be forfeited.
 - iv. Purchase cost of full order irrespective of its consumed quantity shall be recovered from contract holder from the outstanding bills or Security Deposit.
 - v. The goods which are not used, but belong to the said substandard batch shall be destroyed by the concerned DDO in the presence of/or under intimation to Food and Drug Administration officials. The necessary expenditure incurred for this shall be recovered from the contract holder
 - vi. The contract firm will be debarred from participating in bid for next three years.
- **B.** In case the supplies are declared "Not of Standard Quality" as per drugs & Cosmetics Act, 1940/Medical Device Rules 2017 amended from time to time.
 - I. The cancellation of contract for the specified item shall be decided by the Chief Executive Officer, Maharashtra Medical Goods Procurement Authority, Mumbai, after reviewing the severity of sub-standard quality of item with the FDA Maharashtra. The testing report issued by Food & Drug Administration of FAD approved laboratory regarding quality shall be final & binding on the contract holder.
 - II. The extra expenditure incurred if any because of risk purchase shall be recovered from

- the contract holder.
- III. Purchase cost of full order irrespective of its consumed quantity shall be recovered from contract holder from the outstanding bills or Security Deposit.
- IV. The goods which are not used, but belong to the said substandard batch shall be destroyed by the concerned DDO in the presence of/or under intimation to Food and Drug Administration officials. The necessary expenditure incurred for this shall be recovered from the contract holder.
- **C.** In case the bidder quotes prices higher than allowed as per DPCO, NPPA or higher than MRP or/ and fails to supply the goods consistently the bidders will be declared as a Fraudulent and defaulters:-
 - I. The extra expenditure incurred because of extra cost and because of risk purchase shall be recovered from the contract holder.
 - II. The Contract holder's EMD, Security Deposit will be forfeited.
 - III. The contract holder will be debarred from participating in the bid for next three years.
- **D.** In case if found that the bidder have submitted forged documents the following actions will be taken against the tenderer:-
 - I. The police case will be filed against the bidder.
 - II. The bid's EMD, Security Deposit will be forfeited.
 - III. The bidder will be debarred from participating in the bid for next three years.
 - IV. The contracts already entered into will be liable for termination.
- **E.** In case if found that the supplies supplied by the bidder have been declared "Not of Standard Quality" by FDA more than three times the following actions will be taken.
 - I. The extra expenditure incurred if any because of risk purchase shall be recovered from the contract holder.
 - II. All contracts of the bidder will be forfeited.
 - III. The contract holder will be debarred from participating in the bid for next three years.
 - F. The Bidder should be black listed for serious reasons like-

Drugs are declared misbranded, Adulterated, Spurious, Forged documents and Not of standard quality by FDA more than three times.

If any bidder is blacklisted other than above then whether such reason constitutes a serious reason or not will be decided by Bid Approval Committee (BAC).

28. Force Majeure:

If, at any time, during the continuance of this contract the performance in whole or in part by either party of any obligation under this contract shall be prevented of delayed by reason of any war, hostility, acts of the public enemy, civil commotion, sabotage, fires, floods, explosions, epidemics, quarantine restriction, strikes, lock-outs or acts of God (hereinafter referred to as "events"), provided notice of happening of any such eventuality is given by either party to the other within 21 days from the date of occurrence thereof, neither party shall by reason of such event, be entitled to terminate this contract nor shall either party have any claim for damages against the other in respect of such nonperformance or delay in performance; and deliveries under the contract shall be resumed as soon as practicable after such event has come to an end or ceased to exist, and the decision of purchasing officer as to whether the deliveries have been so resumed or not, shall be final and conclusive, provided further that if the performance in whole or part of any obligation under this contract is prevented or delayed by reason of any such event for a period exceeding 60 days, either party may at its option terminate the contract PROVIDED ALSO that it the contract is terminated under this clause, the purchaser shall be at liberty take over from the contract at a price to be fixed by the purchasing Officer which shall be final all unused, undamaged and acceptable materials, bought out components and stores in course of manufacture in the possession of the contractor at the time of such termination or such portion there of as the purchaser may deem fit accepting such material, bought out components and stores as the contractor may with the concurrence of the purchaser elect to retain.

29. Confidentiality:

- **29.1.** Information relating to the examination, clarification, evaluation, and comparison of bids, and recommendations for the award of a Contract shall not be disclosed to bidders or any
- **29.2.** other persons not officially concerned with such process until the notification of Contract award is made.
- 29.3. Any effort by the bidder to influence the Authority in the Authority 's bid evaluation, bid comparison, or contract award decisions may result in the rejection of the bidder's bid.

30. Payment:

Payment against supply order issued under this bid will be made by Maharashtra Medical Goods Procurement Authority, Mumbai.

100% Payment shall be made upon submission of following documents:

- (i) 2 copies of supplier's invoice.
- (ii) Receipt and acceptance certificates issued by the consignees.
- (iii) Batch wise In house Lab Report
- (iv) Payments towards the supply of Drugs will be made strictly as per the rules of MMGPA, Mumbai. The payment will be made through RTGS/NEFT. The bidder shall furnish the relevant details in original (Annexure 8) to make the payment through RTGS/NEFT and the change of Bank Account during the validity of the bid will not be entertained normally.

The purchaser shall have every right to deduct the pending dues on account of loss, compensation, or any remedial action in monetary terms from the said payment. The supplier shall not agitate the said issue in future.

31. Corrupt or Fraudulent Practices:

- **31.1.** The Authority as well as bidders shall observe the highest standard of ethics during the procurement and execution of such contracts.
- **31.2.** "Corrupt practice" means the offering, giving, receiving, or soliciting of anything of value to influence the action of a public official in the procurement process or in contract execution.
- 31.3. Fraudulent practice" means a misrepresentation or omission of facts in order to influence a procurement process or the execution of a contract to the detriment of Authority and includes collusive practice among bidders (prior to or after bid submission) designed to establish bid prices at artificial non-competitive levels and to deprive the Authority of the benefits of free and open competition.
- 31.4. "Collusive practice" means a scheme or arrangement between two or more bidders, with or without the knowledge of the Authority, designed to establish bid prices at artificial, non-competitive level; and. "Coercive practice" means harming or threatening to harm, directly or indirectly, persons or their property to influence their participation in the procurement process or effect the execution of the contract.
- 31.5. "The Authority will reject a bid for award if it determines that the bidder recommended for award has directly or through an agent engaged in corrupt or fraudulent practices in competing for the contract in question.
- 31.6. The Authority will declare a firm or individual as ineligible, either indefinitely or for a stated period of time, to be awarded a contract if it at any time determines that they have, directly or through an agent, engaged in corrupt, fraudulent, collusive, or coercive practices in competing for, or in executing, a contract.

32. Resolution Of Dispute:

32.1. In the event of any question, dispute, or differences in respect of contract or terms and conditions of the contract or interpretation of the terms and conditions or part of the terms and conditions of the contract arises, the parties may mutually settle the dispute amicably.

33. Arbitration:

- 33.1. In the event of failure to settle the dispute amicably between the parties, the same shall be referred to the sole arbitrator as mutually agreed upon by the parties. The award passed by the sole Arbitrator shall be final and binding on the parties.
- 33.2. The arbitration proceedings shall be carried out as per the Indian Arbitration and Conciliation Act, 1996 and the rules made thereunder. For settlement of all disputes & Arbitration the place of jurisdiction shall be Mumbai, Maharashtra. The language of Arbitration shall be English.

34. Governing Language: English language version of the contract shall govern its Interpretation.

35. Applicable laws:

The contract shall be governed in accordance with the law prevailing in India, Act, Rules, Amendments, and orders made there on from time to time.

36. Indemnification:

The supplier shall indemnify the Authority against all actions, suit, claims and demand or in respect of anything done or omitted to be done by supplier in connection with the contract and against any losses or damages to the Authority in consequence of any action or suit being brought against the supplier for anything done or omitted to be done by the supplier in the execution of the contract. The supplier shall submit an indemnity bond to this effect.

37. Jurisdiction: All the suits arising out of the contract shall be authority in the court of competent jurisdiction situated in Mumbai only and not elsewhere.

38. Saving clause:

No suits, prosecution or any legal proceedings shall lie against the Chief Executive Officer, Maharashtra Medical Goods Procurement Authority, Mumbai, or any person for anything that is done in good faith or intended to be done in pursuance of bid.

39. Appendix I: Pre-qualification-cum-Technical Bid Templates

I. General

The Bidders are expected to respond to the RFP using the forms given in this section and all documents supporting Pre-Qualification / Technical Evaluation Criteria.

Pre-Qualification Bid & Technical Proposal shall comprise of following forms:

Annexure to be used in Pre-Qualification cum Technical Proposal (Packet-A)

Annexure I: Letter Comprising the Technical Bid

Annexure II: Compliance Sheet for Pre-qualification Proposal Annexure III: Performa for Production And Sale Statement

Annexure IV: Annual Turnover statement for three years

Annexure V: Details of manufacturing unit

Annexure VI: Contract Form

Annexure VII: Undertaking for rates, specification, blacklisting status on Stamp paper duly notarized

Annexure VIII: Mandate Form

Annexure IX: Power of Attorney for signing of Bid

Annexure X: Technical specification.

Annexure XI: Compliance sheet for Technical Proposal

Annexure XII: Place of delivery

Annexure XIII: Self Declaration Affidavit (on Rs.100/- Stamp Paper)

Annexure XIV: Manufacturer's Authorization Form Annexure XVI: Declaration for Non Drug Items.

Annexure I: Letter Comprising the Technical Bid To be submitted in original to this office

To, Chief Executive Officer, Maharashtra Medical Goods Procurement Authority, 1st Floor, Aarogya Bhawan, Near CSMT Railway Station, Mumbai 400001 (Maharashtra)

Subject: Request for Proposal (RFP) for......

Dear Sir.

Having examined the bid document and addendum/corrigendum, if any the receipt of which is hereby acknowledged, we, the undersigned, offer to supply and deliver the goods under the above-named Contract in full conformity with the said bid document and our financial offer in the Price schedule submitted in Envelop No. 2 which is made part of this bid.

We undertake that all information provided in the our bid and in the Appendices is true and correct and all documents accompanying such bid are true copies of their respective originals.

We undertake, if our bid is accepted, to deliver the goods in accordance with the delivery schedule specified in the bid document.

We undertake that as on the date of submission of the proposal, we are not involved in any conflict-of-interest situation.

If our bid is accepted, we undertake to submit the security deposit in the form, in the amounts, and within the times specified in the bid document.

We agree to abide by this bid for the Bid Validity Period specified in the bid document and it shall remain binding upon us and may be accepted by you at any time before the expiration of that period.

Until the formal final Contract is prepared and executed between us, this bid together with your written acceptance of the bid shall constitute a binding Contract between us. We understand that you are not bound to accept the lowest or any bid you may receive.

We agree and undertake to abide by all the terms and conditions of the RFP Document. In witness thereof, We submit this Proposal under and in accordance with the terms of the RFP Document.

Signed:	
Date:	
In the capacity of	
Duly authorized to sign this bid for and on behalf of	
Signature & stamp of bidder	

Annexure II: Compliance sheet for Pre-Qualification Proposal

(The pre-qualification proposal should comprise of the following basic requirements. The documents mentioned in this compliance sheet along with this form, needs to be a part of the Pre-Qualification proposal)

Sr.	Basic	Specific Requirement	Documents required	Submitted	Pg.
No	Requirement			Yes/No	No
1.	Registered Legal Entity	The Bidder shall be any person/Company/ Society/Proprietorship/ Partnership firm/Trust registered under applicable Act in India/ Government-owned enterprise. No Consortium is allowed. The Bidder shall be — a) A manufacturer having valid manufacturing license for the items quoted. OR b) An Importer* having valid import license for the items quoted. OR c) Authorized Distributor fulfilling all the tender conditions. d) Registered with the GST Authorities e) Should have a valid PAN number. *Importer refers to a legal Entity such as a Company/Society/Trust registered under applicable Act in India/Government-owned enterprise or institution that engages in the process of bringing equipment or goods from outside India into the country's borders for commercial purposes. Importer itself shall be responsible for supply and maintenance of the equipment as per the terms of RFP and shall not engage any third party for the same)	Copy of certificate of incorporation/registration n along with charter documents like copy of Memorandum and Articles of Association, and other registration documents according to the nature of entity. In case, the products are covered under Drugs and Cosmetics Act 1940/ Medical Device Rules 2017, attested photo copy of valid manufacturing /import license with product list duly approved by the Licensing Authority for each and every product quoted as per specification in the bid. The license must have been duly renewed up to date and the items quoted shall be clearly highlighted in the license. If quoted item is manufactured at different places, Manufacturing License & Performance certificate should been closed. In case of goods not covered under Drugs and Cosmetics Act 1940/ Medical Device Rules 2017 attested photo copy of valid manufacturing permission. Bidder must also give an undertaking on its letter head that the items quoted by bidder is not covered under Drugs and Cosmetics Act 1940 or Medical		

Sr. No	Basic Requirement	Specific Requirement	Documents required	Submitted Yes/No	Pg. No
			Device Rules 2017 as per Annexure XVI Copy of GST Registration certificate issued by GSTN authorities. Copy of PAN Card. Manufacturer's Authorization as per Annexure XIV to be provided by Importer, Authorized distributor.		·
2.	Certifications/ registration	The Bidder shall have to provide requisite certifications/registration	Certificates of DPIIT (if applicable) Original manufacturer's certificate that the item is being used in country of origin. Import Export Certificate (IEC Code) Affidavit of Importer regarding item being imported in India for last three years.		
3.	Litigation	The Bidder should not be involved in any major litigation such as fraud, FEMA violations and any other civil or criminal proceedings that may have an impact of affecting or compromising the delivery of services as required under this contract	Certificate from the authorized signatory Annexure VII		
4.	EMD/Bid Security EMD Exemption	Bidders are required to pay the EMD/Bid Security of ₹-680000/-through online mode on https://mahatenders.gov.in. If a Bidder is a Micro Small and Medium Enterprise ("MSME") / Small Scale Industry ("SSI") then subject to submission of relevant documents as provided in this table, such Bidder may be exempted from submitting EMD in accordance with Appendix-8 of Govt. Resolution by Industries, Energy &Labour Department, Maharashtra State, dated 1.12.2016	 EMD in the form of NEFT/RTGS Requisite Certificate of Micro and Small-scale manufacturing industries registered under Micro, Small and Medium Enterprises development act 2006. Importer shall produce authorization Certificate from manufacturer as authorized seller as 		

Sr. No	Basic Requirement	Specific Requirement	Documents required	Submitted Yes/No	Pg.
			per Annexure XIV EM-II certificates whenever necessary (Compulsory for Medium Enterprises)		
5.	Conflict of	On the date of submission of the	Undertaking by the		
	Interest	proposal, the Bidder should not be involved in any conflict-of- interest situation.	authorized signatory as per Annexure I		
6.	Black listing or banned	On the date of submission of the proposal, the Bidder should not be blacklisted or banned by any ministry/department/attached offices/sub-ordinate offices under Government of India and any State government, Autonomous bodies (established by Central/State govt), any Central/State PSUs for unsatisfactory past performance, corrupt, fraudulent or any other unethical business practices.	Affidavit as per Annexure VII		
7.	Debarment	On the date of submission of the proposal, the Bidder should not be debarred	Certificate from the authorized signatory/Self-declaration		
8.	Average Annual Turnover	Average Annual Turnover (in last three financial years (2022-23, 2023-24, 2024-25) shall be at least Rs 3.50 Cr.	Certificate issued by a statutory auditor/chartered accountant (as attached Annexure-IV) along with Audited Financial Statements confirming the Average Annual Turnover of the Bidder during the stated Financial Years must be submitted. Purchase Orders to be provided for each item of minimum amount required as per Turnover mentioned in		

Sr.	Basic	Specific Requirement	Documents required	Submitted	Pg.
No	Requirement			Yes/No	No
•					
			Schedule of		
			Requirements		
9.	Net Worth	The net worth of the bidder in	Certificate issued by a		
		the financial year (2024-2025)	statutory		
		should be positive .	auditor/chartered		
			accountant (as		
			attached Annexure-		
10	David Waste	The hidden was a solution	IV).		
10.	Past Work	The bidder must submit	The Bidder shall provide the		
	Experience	particulars of quantity of the past supplies made as per	documentary evidence		
		Annex 3. Out of this at least 25	in support of its		
		% quantity for "Similar item as	credentials such as		
		specified in the Technical	agreement copy/ work		
		Specification and in the	order / Letter of		
		Schedule of Requirements"	Award, work		
		must have been supplied in any	completion certificate,		
		of the last 3 (Three) Financial	customer satisfaction		
		years i.e. 2022-23, 2023-	certificates with		
		24,2024-25	customer details and		
			client certificate or		
			statutory auditor's certificate or Chartered		
			Accountant's		
			certificate with his		
			UDIN, as the case may		
			be, for demonstrating		
			the Technical Capacity.		
			Such documentary		
			evidence shall be duly		
			signed by the		
			authorized signatory of		
4.4	D. I		the Bidder.		
11.	Production Capacity /	Production Capacity of the	Certificate of Statutory		
	Import Quantity	Manufacturer must be minimum 1.5 times of the	Auditor/Chartered Accountant		
		quoted order quantity in last	Accountant		
		one financial year.			
12.	Experience	Domestic and Foreign	Bill of Entry		
		manufacturers must have three			
		completed years' experience of			
		manufacturing and supply of			
		quoted items in India as on date			
		of floating of the tender and in			
		case of importers; the Importer			<u> </u>

Sr.	Basic	Specific Requirement	Documents required	Submitted	Pg.
No	Requirement			Yes/No	No
					•
		should have 3 complete years'			
		experience of import of quoted			
		items in India as on date of			
		floating of the tender, New			
		Drugs are exempted from this			
		clause.			
13.	Certification	1. WHO GMP or COPP	Certificate as applicable		
		issued by Licensing			
		Authority or Certificate			
		issued by appropriate			
		Licensing Authority as	Certificate as applicable		
		per Medical Device	Certificate as applicable		
		Rules 2017(MD-5/MD-			
		9/MD-15)/Form 10 &			
		41.			
		2. CE certificate issued by			
		Notified Body/USFDA			

Annexure III: Proforma For Production And Sale Statement (For a period of last 3 Years)

(To be submitted on the letterhead of the Statutory Auditor/ Chartered Accountant of the Bidder)

Sr. No.	Year	Name and full Address of the Purchaser	Purchasing Entity (Gov./Semi Gov./Other)	Name of the Product	Purchase Order No. & Date	e Order Quantit	e Order Value	Manufa	h No. Sold Qty	PO Copy enclosed on Pg.
			Gov. Other)		y	(III Ks.)	ctured Qty		No.	
1	2022-23									
2	2023-24									
3	2024-25									

Add rows as per requirement.

Note:

- 1. In support of above statement, enclose the copies of supply orders and client's satisfactory certificates. All purchase orders should be enclosed in the serial as per the data provided in table above.
- 2. All the data provided in the above table has been verified by under signed CA.

Name, Membership number and signature of the Chartered Accountant:

UDIN

Name and seal of the firm:

Location, Date:

Authorized Signature (PoA holder)

[In full and initials with Seal]:

Name and Title of Signatory:

Name of Bidder (Firm/ Organization's name):

Address:

Telephone:

Email:

(Name and seal of the Bidder)

[Location, Date]

Annexure IV: Average Annual Turnover and Net Worth of the Bidder

(To be submitted on the letterhead of the Statutory Auditor/ Chartered Accountant of the Bidder)

The Average Annual Turnover and Net Worth details of M/s

_____ for participation under the RFP are given below and certified that the statement is true and correct.

Sr. No.	Year	Turnover (In Rs.)	Positive Net worth (Yes/No)
1	2022-23	(112 2130)	(200/200)
2	2023-24		
3	2024-25		
4	Average Annual Turnover of above 3 years		

This is to certify that the Net worth of (*name of Bidder*) is Positive for last 3 (three) Financial Years i.e., (2022-23, 2023-24, 2024-25) as per the Audited Financial Statements.

For the purposes of this RFP, net worth (the "Net Worth"), in case of Company shall mean the aggregate value of the paid-up share capital and all reserves created out of the profits and securities premium account, after deducting the aggregate value of the accumulated losses, deferred expenditure and miscellaneous expenditure not written off, as per the audited balance sheet, but does not include reserves created out of revaluation of assets, write-back of depreciation and amalgamation.

For other eligible entities, the Net Worth shall mean the amount derived by subtracting the liabilities from the corpus and reserve amounts as certified by the chartered accountant/statutory auditor having valid registration.

Note:

- (a) Certificate issued by a statutory auditor/chartered accountant along with Audited Financial Statements confirming the average annual turnover of the Bidder during the stated financial years must be submitted on the letterhead of the Statutory Auditor.
- (b) Provide supporting Audited Financial Statements (Balance Sheets, Profit and Loss Statements, etc.) of the bidding organization/ firm.

Name, Membership number and signature of the Chartered Accountant:

UDIN

Name and seal of the firm:

Location. Date:

Authorized Signature (PoA holder)

[In full and initials with Seal]:

Name and Title of Signatory:

Name of Bidder (Firm/ Organization's name):

Address:

Telephone:

Email:

(Name and seal of the Bidder)

[Location, Date]

Annexure V: Details of Manufacturing Unit

1.	Name of the Manufacturer:	
2.	Full address:	
3.	Phone Nos.:	
4.	Fax No.:	
5.	Email ID:	
6.	Date of inception:	
7.	License No. & date:	
8.	Issued by:	
9.	Valid up to:	
10.	RTGS (Real Time Gross Settlement) System or Core Banking A/c No.: :	
11.	Details of installed production capacity for 1 year:	
Datas		
Date:	ė:	
Seal		Signature
	Cha	artered Accountant
		UDIN
	Name	e (in capital letters)
	e: The details of manufacturing unit shall be for the premises where item quoted a nufactured.	re actually

THE DETAILS OF FACTORY PREMISES

Person In-charge of Factory	
Name	:
Phone No.	:
Mobile No.	:
Nearest Land mark of Factory:	
Layout	
Km from Airport	
Name of the Airport and City:	
Km from Railway Station	
Name of the Railway Station:	
Km from Bus Stand	
Name of the Bus Stand And City	
	Name of designation of the authorized signatory

Annexure VI: Contract Form

(Stamp duty as applicable as per MSA)

THIS AG	REEMENT made theday of,200Between
(Name of	Authority) of (Country of Authority) (Hereinafter "the Authority") of the one part
and	(Name of Supplier) of(City and Country of Supplier) (Here in after
called "the	e Supplier") of the other part:
WHEREA	AS the Authority is desirous that certain Goods and ancillary services viz.(Brief Description
of Goods	and Services) be procured and has accepted a bid by the Supplier for the supply of those
goods and	I services in the sum of(Contract Price in Words and
Figures) ((Here in after called "the Contract Price"). Whereas the supplier has deposited a Demand
Draft in f	avor of "Maharashtra Medical Goods Procurement Authority, Mumbai" payable at Mumbai
from any	Nationalized or Scheduled bank of Rs(Rs. In words)as performance
security to	owards the fulfillment of this agreement.
NO	W HIS AGREEMENT WITNESSE THAS FOLLOWS:
	this Agreement words and expressions shall have the same meanings as a respectively gned to the min the Conditions of Contract referred to.
2. The	e contract or has accepted the contract on the terms and condition set out in notice No As well in the Acceptance Letter No:- Dt:
	which will hold good during the period of this agreement.
	e following documents shall be deemed to form and be read and construed as part of this reement, viz.:
(a) The	e Price List submitted by the Supplier;
	e Schedule of Requirements;
` ′	e Technical Specifications;
(d) Ton	ms franditions of tandar document

- (d) Terms & conditions of tender document.
- (e) The Authority's Notification of Award.
- 4. In consideration of the payments to be made by the Authority to the Supplier as here in after mentioned, the Supplier hereby covenants with the Authority to provide the goods and services and to remedy defects there in inconformity in all respects with the provisions of the Contract.
- The Authority hereby covenants to pay the Supplier in consideration of the provision of the 5. goods and services and the remedying of defects therein, the Contract Price or such other sum as may become payable under the provisions of the Contract at the times and in the manner prescribed by the Contract.
- Upon breach by the supplier of any of the condition of the agreement, the Chief Executive 6. Officer may by a notice in writing resolving, determine and put an end to this agreement without prejudice to the right of the Government to claim damages for antecedent breaches thereof on the part of the supplier and also to responsible compensation for the loss occasioned by the failure of the supplier to fulfill the agreement as certified in writing by the Chief Executive Officer which certificate shall to conclusive evidence of the amount of such compensation payable by the supplier to the Government.
- This Agreement shall remain in force until the expiry of the date of delivery of material but 7. notwithstanding herein or in the tender and acceptance forms contained the 'Government shall not be bound to take the whole or any part of the estimated quantity herein or therein mentioned and may cancel the con

- 8. The Supplier has fully read, understood & shall abide by all the term and conditions as stipulated in Bidder document, failing which the Contract Agreement is liable to be terminated at any time without assigning any reason by the Maharashtra Medical Goods Procurement Authority, Mumbai.
- 9. Any change/amendments if required to be incorporated in the Agreement at a later stage shall be discussed & mutually agreed by both the parties and supplementary agreements shall be binding on both the parties and shall form the part of this agreement.
- 10. This Contract Agreement shall be governed by and construed in accordance with the laws of Republic of India.

Brief particulars of the goods and services which shall be supplied/ provided by the Supplier are as under:

Sr. No.	BRIEFDESCRIPTION OFGOODS & SERVICES	QUANTITY TO BESUPPLIED*	UNITPRICE	TOTALPRICE	DELIVERYTERMS
					As per the supply order

- 1. Actual quantity to be supplied may vary& will be strictly as per actual requirement
- 2. Actual supply to take place only after & as per the supply order(s) issued by Maharashtra Medical Goods Procurement Authority, Mumbai from time to time.
- 3. Tender Document is a part and parcel of the Contract.
- 4. All term and conditions applicable as per Maharashtra Government Resolution by Industries, Energy & Labour Department, Maharashtra State, Dated-01/12/2026-Entities Who are Registerd under Micro, Small and Medium Enterprises development act 2006 are exempted from paying Tender form fees and Earnest Money Deposits

IN WITNESS where of the parties hereto have caused this Agreement to be executed in accordar	nce
with the irrespective laws the day and year first above written.	

Signed, Sealed and Delivered by the Said.(For the Authority) in the presence of:

Signed, Sealed and Delivered by the

Said.....(For the Supplier) In the

Presence of....

Following documents to be submitted in original to this office

1. Proof of all documents inclusive of all Appendices and Annexures of this RFP

Address for communication:

Office of the --Chief Executive Officer,
Maharashtra Medical Goods Procurement Authority,
1st Floor, Aarogya Bhawan,
Near CSMT Railway Station,
Mumbai 400001 (Maharashtra)

Annexure VII: Non Blacklisting Affidavit

Undertaking for rates, specification, blacklisting status on Stamp paper duly notarized AFFIDAVIT on Non-Judicial Stamp Paper of Rs. 100/-

(Original copy To be submitted to this office)

Undertaking for rates, specification, blacklisting status on Stamp paper duly notarized

Reference: Tender No. E-240/MMGPA/ Test Kits (DHS)

1.	I/We undertake to provide the drugs/medicines/equipment's as required by Maharashtra Medical Goods Procurement Authority, Mumbai and there will be no deviation in composition, quality, packing etc.
2.	The firm(Name of the Firm) has not been found guilty of malpractices, misconduct or blacklisted/debarred/ deregistered for the quoted product by any department of Govt. of Maharashtra or by any local authority and semi Govt. organization and other State Government/Central Government's organizations/ procurement corporation as on the date of submission tender document for the quoted items."
3.	The firm is not involved in any major litigation such as fraud, FEMA violations and any other civil or criminal proceedings that may have an impact of affecting or compromising the delivery of services as required under this contract.
	Seal Signature Date
	Place

Annexure VIII: Mandate Form

01	Company Name	
02	Postal Address of the company with Telephone No., Fax No. and Mail address	
03	Name of the Managing Director/ Director/Manager Mobile No./Phone No. E-mail address	
04	Name and designation of the authorized company official Mobile No./Phone No. E-mail address	

Bank Details

	Name of the Bank Branch Name & Address;	
01	Branch Code No. Branch Manager Mobile No.	
	Branch Telephone no.	
	Branch E-mail ID	
02	9 digit MICR code number of the bank and branch appearing on the MICR cheque issued by the bank.	
03	IFSC code of the Branch	
04	Type of Account (Current/Savings)	
05	Account Number (as appear in cheque book)	

(Please <u>attach the original cancelled cheque</u> issued by your bank for verification of the above particulars)

Maharasht agreement	l or not effected at all for reasons of inco tra Medical Goods Procurement Authority	en above are correct and complete. If the transaction emplete or incorrect information, I would not hold , Mumbai. I have read the conditions of tender / consibility expected of me/from the company as a
Date:	Company seal	Signature
Place:		(Name of the person signing & designation)
	ED THAT THE PARTICULARS FURNISH T AS PER OUR RECORDS	ED ABOVE BY THE COMPANY ARE
Bank Seal	with address	Signature of the Authorized Official of the bank

Annexure IX: Power of Attorney for signing of Bid

Know all men by these presents, We	(Name of the firm and
address of the registered office) do hereby irrevocably cons	stitute, nominate, appoint and authorize Mr./ Ms
(name), son/daughter/wife of and presently residing at	, who is presently employed with us and
holding the position of	, as our true and lawful attorney
holding the position of (hereinafter referred to as the " <i>Attorney</i> ") to do in our name	and on our behalf, all such acts, deeds and things
as are necessary or required in connection with or incidenta	al to submission of our Bid for qualification and
submission of our Bid for [***] (Project) for the [***] (the	
and submission of all Bids, bids and other documents	
meetings/conferences and providing information/ responses	
before the Authority, signing and execution of all contra	
consequent to acceptance of our bid, and generally dealing w	
or relating to or arising out of our bid for the said Project	
entering into of the Agreement with the Authority.	and of upon award increof to us and/of the inc
chering into of the rigicement with the riginity.	
AND we hereby agree to ratify and confirm and do hereby rat	tify and confirm all acts, deeds and things done or
caused to be done by our said Attorney pursuant to and in each of the caused to be done by our said Attorney pursuant to and in each of the caused to be done by our said Attorney pursuant to and in each of the caused to be done by our said Attorney pursuant to and in each of the caused to be done by our said Attorney pursuant to and in each of the caused to be done by our said Attorney pursuant to and in each of the caused to be done by our said Attorney pursuant to and in each of the caused to be done by our said Attorney pursuant to and in each of the caused to be done by our said Attorney pursuant to and in each of the caused to be done by our said Attorney pursuant to and in each of the caused to be done by our said Attorney pursuant to and in each of the caused to be done by our said Attorney pursuant to and in each of the caused to be done by our said Attorney pursuant to and in each of the caused to be done by our said Attorney pursuant to an each of the caused to be done by our said Attorney pursuant to an each of the caused to be done by our said Attorney pursuant to an each of the caused to be done by our said Attorney pursuant to an each of the caused to be done by our said Attorney pursuant to an each of the caused to be done by our said the caused to be done by t	
Attorney and that all acts, deeds, and things done by our	
conferred shall and shall always be deemed to have been done	
contened shall and shall always be deemed to have been done	e by us.
IN WITNESS WHEREOF WE, EXECUTED THIS POWER OF ATTORNEY ON THIS	THE AROVE-NAMED PRINCIPAL HAVE
EXECUTED THIS POWER OF ATTORNEY ON THIS	DAY OF 2
EXECUTED THIS TO WER OF ATTORIVET ON THIS	
For	
101	
(Signature, name, designation, and address)	
(Signature, name, designation, and address)	
Witnesses:	
1.(Notarized)	
11(1/01411200)	
2.Accepted	
2. recepted	
(Signature)	
(Signature)	
(Name, Title and Address of the Attorney)	
, , , , , , , , , , , , , , , , , , , ,	

Notes:

The mode of execution of the Power of Attorney should be in accordance with the procedure, if any, laid down by the applicable law and the charter documents of the executant(s) and when it is so required, the same should be under common seal affixed in accordance with the required procedure. Wherever required, the Bidder should submit for verification the extract of the charter documents and documents such as a board or shareholders' resolution/ power of attorney in favor of the person executing this Power of Attorney for the delegation of power hereunder on behalf of the Bidder. For a Power of Attorney executed and issued overseas, the document shall also have to be legalized by the Indian Embassy and notarized in the jurisdiction where the Power of Attorney is being issued. However, the Power of Attorney provided by Bidders from countries that have signed the Hague Legislation Convention 1961 are not required to be legalized by the Indian Embassy if it carries a conforming Apostille certificate.

Annexure X: Technical Specification

Sr.	Item Name	Technical Specification
1	Urine Pregnancy test kit Rapid	HCG Card pregnancy test, sensitivity at least 25mlU/ml, easy readable, should have test and control visible to necked eyes after reaction, long expiry, suitable for use community healthcare.
2		The Onsite Dengue Ag rapid Test CE is a lateral flow chromatographic immunoassay for the qualitative detection of dengue NS1 antigen (DEN1,2,3,4) in human serum, plasma or whole blood. The test is designed to be used by professionals as a screening test and provides a preliminary test result to aid in the diagnosis of infection with dengue virus. Any use or interpretation of this preliminary test result must also rely on other clinical findings and the professional judgment of health care providers. Alternative test method(s) should be considered to confirm the test result obtained by this device. Recommended for use: Any person presenting with clinical signs or symptoms within 9 days consistent with acute dengue infection or dengue fever including: high fever, severe headaches, severe pain behind the eyes, severe joint and muscle pain, fatigue, nausea, vomiting, and /or skin rash. Dengue NS1 antigen is detectable in human blood from the first day after the onset of fever up to 9 days. Which allows early detection and prompt treatment of infection with dengue virus. ADD TO INQUIRY LIST 1 Product Features 2 Product Specifications 3 Support 4 ordering 5 In-house developed fourth generation rapid test aids in the diagnosis of an early acute infection, including primary or secondary infection 6 Detects NS1 antigen from all four dengue serotypes (DEN1,2,3,4) in human serum, plasma or whole blood specimen 7 Simple assay procedure yields results within 20-25 minutes Clinical Performance: 1 Limit of Detection: Detection of NS1 protein in all 4 types of dengue virus lysate I, II, III and IV. The limit of detection is 0.25 mg/mL as determined on recombinant dengue NS1 antigen from serotype 2 (DEN2) 2 Sensitivity: 100% 3 Specificity: 98.8% 4 Cross-Reactivity: no cross-reactivity The test results should not show cross 5 No interference with some common substances, such as Albumin Bilirubin , Creatinine EDTA , Glucose Heparin , Salicylic acid , Sodium citrate , Human IgG 6 : No Dose Hook Effect.
3	Dipsticks for urine test for protein and sugar	General Features Product Description: Urine Test Strips Purpose: To determine pathological changes in a patient's urine in standard urinalysis Entire Reagent Strip should be disposable: Yes Each Strip should be stable and ready to use upon removal from the bottle: Yes Product Information

Sr. no	Item Name	Technical Specification
		Material of Strip: Plastic Detects: Glucose, Protein Detection Type: Semi Quantitative Results should be obtained by direct comparison of the strip with the color blocks printed on the bottle label: Yes All the reagent strips should withstand temperature between 15"-30°C (59*-86°F):Yes Packing The urine test strips should be packed along with a drying agent in air tight plastic bottle: Yes Pack Size shall be as per Buyer's requirement: Yes Certifications & Reports Compliance to Medical Device Rule (MDR) 2017 as amended till date:Yes Availability of valid drug license for the product issued from the competent authority defined under Drugs and Cosmetic Act 1940 and Rules made there under as amended till date: Yes Manufacturing unit certification: ISO: 13485 Availability of Test Report for each supplied batch/product as per Medical Device Rule (MDR) 2017 as amended till date Shelf Life Shelf life in months from the date of manufacture: 24 month Minimum shelf life of the product at the time of delivery to the consignee: 3/4 th of Total Shelf Life Additional Requirement Additional Requirement: NA
4	Whole blood finger prick HIV rapid test	1. The indigenous HIV antibody rapid test kit should have the valid license issued by the competent authority defined under drug & cosmetic act,1940 After appropriate evaluation by the centers approved by the DCG(I). The imported rapid test kit should have the approval of the statutory authority in the country of origin/manufacture and should satisfy the requirements of drugs & cosmetics act in India. The imported kit should also get evaluated in our country. 2. The assay should be able to detect antibodies of HIV1, HIV2 and all the subtypes by detection of antibodies by the agglutination/enzyme immunoassay or any other principle. 3. The assay should have sensitivity of 99.5% or more and specificity of 98% or more as per data from an identified national reference laboratory. 4. The assay should have solid phase/particles coated with synthetic and/or recombination or both type of antigens of HIV1 & HIV2. 5. Total procedure time should not be more than 30 minutes. 6. The manufactures should ensure that: a) The test kit should be packed such that there is a provision to conduct single test at a time; b) The assay components should include HIV positive and negative serum controls sufficient for conducting 20% of the test (10% negative and 10% positive controls); and c) The pack size of HIV rapid test kits should not be more than 10 tests per kit. 7. The Manufacturer / authorized agent can store & transport the kits at 2°C - 40°C even at room temperature.
5	Whole blood	The indigenous HIV antibody rapid test kit should have the valid license

Sr.	Item Name	Technical Specification
110	finger prick STI	issued by the competent authority defined under drug & cosmetic act 1940 After
no		issued by the competent authority defined under drug & cosmetic act,1940 After appropriate evaluation by the centers approved by the DCG(I). The imported rapid test kit should have the approval of the statutory authority in the country of origin/manufacture and should satisfy the requirements of drugs & cosmetics act in India. The imported kit should also get evaluated in our country. 2 . The assay should be able to detect antibodies of HIV1, HIV2 and all the subtypes by detection of antibodies by the agglutination/enzyme immunoassay or any other principle. And treponema palladium (syphilis) bacteria in human serum/plasma/whole blood. 3. The assay should have sensitivity of 99% or more and specificity of 99% or more as per data from an identified national reference laboratory. Sensitivity to HIV 1/2 Antibodies->99% Sensitivity to Syphilis Antibodies->99% Specificity for HIV 1/2 Antibodies->99% Specificity to Syphilis Antibodies->99% 4. Each kit of HIV/Syphilis combo test should contain the following: -HIV/Syph combo test individually pouched with desiccant-25 NosSample droppers-50 Nos. Assay buffer for HIV 1/2 Antibodies-01 Bottle Assay buffer for Syphilis Antibody-01 Bottle Instruction for Use-01 No. 5. Total procedure time should not be more than 30 minutes. 6. The manufacturers should ensure that: a) The test kit should be packed such that there is a provision to conduct a single test at a time b) The assay components should include HIV positive and negative serum controls sufficient for conducting 20% of the test (10% negative and 10% positive controls).
		c) The pack size of HIV rapid test kits should not be more than 25 tests per kit. 7. The Manufacturer/authorized agent can store & transport the kits at 2°C -30°C
		even at room temperature. The salt testing kit should be ready in use, liquid form. Each salt testing kit should have
6	Salt Testing Kit	The salt testing kit should be ready in use, liquid form. Each salt testing kit should have 20 ml testing solution or testing capacity of 75-100 samples. Supply should be in plastic screwed cap vial and able to dispense one drop at the time for use at community level. It can be stored at ambient temperature and relative humidity (20-90% +- 10%) I any part of country. The kit should be able to differentiate: a. Salt with nil Iodine b. salt with inadequate iodine in the range of 05 to less than 15 ppm c. salt with inadequate levels of iodine 15 ppm and above the kit should be able to detect iodine in the salt from various sources and characteristics e.g. salt that are alkaline/acidic in nature and in varying sodium chloride content in the country. The test kit should have been evaluated and validated by at least one international agencies like WHO, UNICEF,MI and /or National level laboratories such as national institute of Nutrition, Hyderabad; National center for disease control, Delhi; all India institute of medical sciences, new Delhi; all India institute of hygiene and public health, Kolkata; central food technological research institute, Mysore; Indian council of medical research & council of scientific and industrial research laboratories. The validation should include tests for quality, packaging, ready to use testing (drop by drop), stability at various places, shelf life under sealed condition as well as open

Sr. no	Item Name	Technical Specification
		condition as all these parameters are interlinked. The testing laboratory should submit a detailed report about all test parameters including how they vary in different field conditions. The offered manufacturer/ bidder should have manufacturing and marketing experience minimum of 2 years and should be supported by documentary evidence. Shelf life of salt testing kit should be of at least 1 year and when the vial is opened it should not be less than 4-6 months. Pack size: each salt testing kit should be independently pack and not more than 10 kits in bigger package, for the purpose of ease of transportation.

Annexure XI: Compliance sheet for Technical Proposal

(The Technical proposal should comprise of the following basic requirements. The documents mentioned in

this compliance sheet along with this form, needs to be a part of the technical proposal).

Sr · N o	Item Name	Technical specifications/ composition of tender enquiry	Compliance on each parameter with detailed substantiatio n how the offered product meets the requirement.	If Colum n B = C. (Write Yes Or No)	Brand Name (only for Importer)	Medica l devices/ Import License	MSME /SSI	Remarks , if any
	A	В	С		D	E	F	G
1	Urine Pregnanc y test kit Rapid	HCG Card pregnancy test, sensitivity at least 25mlU/ml, easy readable, should have test and control visible to necked eyes after reaction, long expiry, suitable for use community healthcare.				8		
2	Rapid test kit for dengue	The Onsite Dengue Ag rapid Test CE is a lateral flow chromatographic immunoassay for the qualitative detection of dengue NS1 antigen (DEN1,2,3,4) in human serum, plasma or whole blood. The test is designed to be used by professionals as a screening test and provides a preliminary test result to aid in the diagnosis of infection with dengue virus. Any use or interpretation of this preliminary test result must also rely on other clinical findings and the professional judgment of health care providers. Alternative test method(s) should be considered to confirm the test result obtained by this device. Recommended for						

use:				
Any person presenting				
with clinical signs or				
symptoms within 9				
days consistent with				
acute dengue infection				
or dengue fever				
including: high fever,				
severe headaches,				
severe pain behind the				
eyes, severe joint and				
muscle pain, fatigue,				
nausea, vomiting, and				
/or skin rash.				
Dengue NS1 antigen is				
detectable in human				
blood from the first day				
after the onset of fever				
up to 9 days. Which				
allows early detection				
and prompt treatment				
of infection with				
dengue virus.				
ADD TO INQUIRY				
LIST				
1 Product Features				
2 Product				
Specifications 2 Support				
3 Support 4 ordering				
5 In-house developed				
fourth generation rapid				
test aids in the				
diagnosis of an early				
acute infection,)			
including primary or				
secondary infection				
6 Detects NS1 antigen				
from all four dengue				
serotypes (DEN1,2,3,4)				
in human serum,				
plasma or whole blood				
specimen				
7 Simple assay				
procedure yields results				
within 20-25 minutes				
Clinical Performance: 1 Limit of Detection:				
Detection of NS1				
protein in all 4 types of				
dengue virus lysate I, II, III and IV. The limit				
11, 111 and IV. The Hillit				

				T	Γ	
		of detection is 0.25 mg/mL as determined on recombinant dengue NS1 antigen from serotype 2 (DEN2) 2 Sensitivity: 100% 3 Specificity: 98.8% 4 Cross-Reactivity: no cross-reactivity The test results should not show cross 5 No interference with some common substances, such as Albumin Bilirubin , Creatinine EDTA , Glucose Heparin , Salicylic acid , Sodium citrate , Human IgG 6: No Dose Hook				
		Effect.				
3	Dipsticks for urine test for protein and sugar	General Features Product Description: Urine Test Strips Purpose: To determine pathological changes in a patient's urine in standard urinalysis Entire Reagent Strip should be disposable: Yes Each Strip should be stable and ready to use upon removal from the bottle: Yes Product Information Material of Strip: Plastic Detects: Glucose, Protein Detection Type: Semi Quantitative Results should be obtained by direct comparison of the strip with the color blocks printed on the bottle label: Yes All the reagent strips should withstand temperature between 15"-30°C (59*- 86°F):Yes				

	T	Γ=	T	T	I	
		Packing				
		The urine test strips				
		should be packed along				
		with a drying agent in				
		air tight plastic bottle:				
		Yes				
		Pack Size shall be as				
		per Buyer's				
		requirement: Yes				
		Certifications &				
		Reports				
		Compliance to Medical				
		Device Rule (MDR)				
		2017 as amended till				
		date: Yes				
		Availability of valid				
		drug license for the				
		product issued from the				
		competent authority				
		defined under Drugs				
		and Cosmetic Act 1940				
		and Rules made there				
		under as amended till				
		date: Yes				
		Manufacturing unit				
		certification: ISO:				
		13485				
		Availability of Test				
		Report for each				
		supplied batch/product				
		as per Medical Device				
		Rule (MDR) 2017 as				
		amended till date				
		Shelf Life				
		Shelf life in months				
		from the date of				
		manufacture: 24 month				
		Minimum shelf life of				
		the product at the time				
		of delivery to the				
		consignee: 3/4 th of				
		Total Shelf Life				
		Additional				
		Requirement				
		Additional				
		Requirement: NA				
	W/le of a	1. The indigenous				
	Whole	HIV antibody rapid test				
	blood	kit should have the				
4	finger	valid license issued by				
	prick HIV	the competent authority				
	rapid test	defined under drug &				
		cosmetic act,1940 After				

appropriate evaluation			 	
by the centers approved				
by the DCG(I).The				
imported rapid test kit				
should have the				
approval of the				
statutory authority in				
the country of				
origin/manufacture and				
should satisfy the				
requirements of drugs				
& cosmetics act in				
India. The imported kit				
should also get				
evaluated in our				
country.				
2 .The assay should be				
able to detect				
antibodies of HIV1,				
HIV2 and all the				
subtypes by detection				
of antibodies by the				
agglutination/enzyme				
immunoassay or any				
other principle.				
3.The assay should				
have sensitivity of				
99.5% or more and				
specificity of 98% or				
more as per data from				
an identified national				
reference laboratory.				
4. The assay should				
have solid				
phase/particles coated	1			
with synthetic and/or				
recombination or both				
type of antigens of				
HIV1 & HIV2.				
5. Total procedure time				
should not be more				
than 30 minutes.				
6. The manufactures				
should ensure that:				
a) The test kit should be				
packed such that there				
is a provision to				
conduct single test at a				
time;				
b) The assay				
components should				
include HIV positive				
and negative serum				
 		· · · · · · · · · · · · · · · · · · ·		

		controls sufficient for					
		conducting 20% of the					
		test (10% negative and					
		10% positive controls);					
		and					
		c) The pack size of HIV					
		rapid test kits should					
		not be more than 10					
		tests per kit.					
		7. The Manufacturer /					
		authorized agent can					
		store & transport the					
		kits at 2°C - 40°C even					
		at room temperature.					
		1. The indigenous					
		HIV antibody rapid test					
		kit should have the					
		valid license issued by					
		the competent authority					
		defined under drug &					
		cosmetic act, 1940					
		After appropriate					
		evaluation by the					
		centers approved by the					
		DCG(I).The imported					
		rapid test kit should					
		have the approval of					
		the statutory authority					
		in the country of					
		origin/manufacture and					
	Whole	should satisfy the					
	Whole blood	requirements of drugs					
		& cosmetics act in					
5	finger	India. The imported kit					
	prick STI	should also get					
	screening	evaluated in our					
	test	country.					
		2 .The Assay should be					
		able to detect					
		antibodies of HIV1,					
		HIV2 and all the					
		subtypes by detection					
		of antibodies by the					
		agglutination/enzyme					
		immunoassay or any					
		other principle.					
		And treponema					
		palladium (syphilis)					
		bacteria in human					
		serum/plasma/whole					
		blood.					
		3.The Assay should					
		have sensitivity of 99%					
L	<u> </u>			<u> </u>	<u> </u>	1	<u> </u>

or more and specificity			
of 99% or more as per			
data from an identified			
national reference			
laboratory.			
_			
Sensitivity to HIV 1/2			
Antibodies->99%			
Sensitivity to Syphilis			
Antibodies->99%			
Specificity for HIV 1/2			
Antibodies ->99%			
Specificity to Syphilis			
Antibodies->99%			
4. Each kit of			
HIV/Syphilis combo			
test should contain the			
following:			
-HIV/Syph combo test			
individually pouched			
with desiccant-25 Nos.			
-Sample droppers-50			
Nos.			
Assay buffer for HIV			
1/2 Antibodies-01			
Bottle			
Assay buffer for			
Syphilis Antibody-01			
Bottle			
Instruction for Use-01			
No.			
5. Total procedure time			
should not be more			
than 30 minutes.			
6. The manufacturers			
should ensure that:			
a) The test kit should be			
packed such that there			
is a provision to			
conduct a single test at			
a time			
b) The assay			
components should			
include HIV positive			
and negative serum			
controls sufficient for			
conducting 20% of the			
test (10% negative and			
10% positive controls).			
c) The pack size of HIV			
rapid test kits should not be more than 25			
tests per kit.			
7. The			

_	1	1				1	
		Manufacturer/authorize					
		d agent can store &					
		transport the kits at 2°C					
		-30°C even at room					
		temperature					
		The salt testing kit should					
		be ready in use, liquid					
		form. Each salt testing kit					
		should have 20 ml testing					
		solution or testing					
		capacity of 75-100					
		samples. Supply should					
		be in plastic screwed cap					
		vial and able to dispense					
		one drop at the time for					
		use at community level. It					
		can be stored at ambient			•		
		temperature and relative					
		humidity (20-90% +-					
		10%) I any part of					
		country.					
		The kit should be able to					
		differentiate:					
		a. Salt with nil Iodine					
		b. salt with inadequate					
		iodine in the range of 05					
		to less than 15 ppm					
		c. salt with inadequate					
		levels of iodine 15 ppm					
		and above					
	Salt	the kit should be able to					
6	Testing	detect iodine in the salt					
	Kit	from various sources and					
		characteristics e.g. salt					
		that are alkaline/acidic in					
		nature and in varying					
		sodium chloride content					
		in the country.	/				
		The test kit should have					
		been evaluated and					
		validated by at least one					
		international agencies like					
		WHO, UNICEF,MI and					
		/or National level					
		laboratories such as					
		national institute of					
		Nutrition, Hyderabad;					
		National center for					
		disease control, Delhi; all					
		India institute of medical					
		sciences, new Delhi; all					
		India institute of hygiene					
		and public health,					
		Kolkata; central food					
		technological research					
		institute, Mysore; Indian					
		council of medical		 		<u></u>	
				·			

research & council of			
scientific and industrial			
research laboratories. The			
validation should include			
tests for quality,			
packaging, ready to use			
testing (drop by drop),			
stability at various places,			
shelf life under sealed			
condition as well as open			
condition as all these			
parameters are			
interlinked. The testing			
laboratory should submit			
a detailed report about all			
test parameters including			
how they vary in different			
field conditions.			
The offered			
manufacturer/ bidder			
should have			
manufacturing and			
marketing experience			
minimum of 2 years and			
should be supported by			
documentary evidence.			
Shelf life of salt testing			
kit should be of at least 1			
year and when the vial is			
opened it should not be			
less than 4-6 months.			
Pack size : each salt			
testing kit should be			
independently pack and			
not more than 10 kits in			
bigger package, for the			
purpose of ease of			
transportation			

Seal

Signature Date Place



Annexure-Y	XIII: Self	Declaration	Affidavit ((on Rs.100/	- Stamr	Paner)
AIIIICAUI C-A	AIII. DUII	Deciaration	AIIIuavii	(011 172-100)	- Diani	j i apci j

rimenure militative den 2 community (on 1851200) Stump 1 upor)					
I					
signatory to sign the contract), hereby submit, vide this affidavit in truth, that I am the owner of the contracting					
firm / authorized signatory and I am submitting the documents in envelope no.1 for the					
purpose of scrutiny of the contract. I hereby agree to the conditions mentioned below: -					
a. I am liable for action under Indian Penal Code for submission of any false / fraudulent paper / information submitted in envelope no.1.					
b. I am liable for action under Indian Penal Code if during contract period and defect liability period,					
any false information, false bill of purchases supporting proof of purchase, proof of testing					
submitted by my staff, subletting company or by myself, I will be liable for action under Indian					

c. I am liable for action under Indian Penal Code if any paper are found false / fraudulent during contract period and even after the completion of contract (finalisation of final bill).

Penal Code.

(Signature of Bidder)

(Seal of company)

Annexure-XIV: Manufacturer's Authorization Form

To,
The Chief Executive Officer
Maharashtra Medical Goods Procurement Authority
1st Floor, Arogya Bhawan
P. D'Mello Road, Mumbai- 400001

WHEREAS (*Name of Manufacturer or producer*) (hereinafter, "we" "us") who is established and reputable manufacturer's or producers of (*name and/or description of Goods requiring this authorization*) having production facilities at (*Insert address of the factory*) do hereby authorize (name and address of Bidder) (herein after, the" bidder") to submit a bid, and sign the Contract with you against Request For Proposal ref no. (*Title and reference of RFP*) including the above goods produced by us.

We hereby extend our full guarantee and warranty for the above specified Goods described above in accordance with the terms and conditions of this Request for Proposal and Contract to be executed between the Bidder and Authority.

For and on behalf of the Manufacturer or l	Producer
Signed:	
Date:	
In the capacity of (Title, position, or other Form on behalf of (Name of Manufacture)	appropriate designation) and duly authorized to issue Authorization or producer)
Note:	
This Letter /form should be signed by a population of the manufacturer. This should be inc	erson competent and having the power of attorney/authority to legally uded by the bidder in it's bid.

This Letter /form is required to be provided by Importer and Authorized Distributor.

Annexure-XV: Format for Performance Security Bank Guarantee

	To, The Chief Executive Officer Maharashtra Medical Goods Procurement Authority 1 st Floor, Arogya Bhawan P. D'Mello Road, Mumbai- 400001
	Dear Sirs.
	Whereas you intent to enter into a contract, as per your Letter of Intent, Reference No dated (Hereinafter referred to as "the contract") with M/s as vendor for the supply of defined in contracts schedule, (hereinafter referred to as "the goods / services") and whereas the vendor has undertaken to produce a performance cum warranty bond for amount of Rs
	being equal to 3% of the total contract value of the goods / services to be delivered as specified contract No dated referred to as "contract to secure its obligations to the beneficiary with respect to the goods specified in the invoice.
1.	We(Name of the Bank), hereby expressly, irrevocably, and unreservedly undertake and guarantee as principal obligators on behalf of the Seller that in the event that the beneficiary submits a written demand to us stating that the Seller has not performed according to the terms and conditions of the contract, we will pay you on demand and without demur any sum up to a maximum amount of (5% of the contract value). Any claims must bear the confirmation of your bankers that the signatures thereon are authentic. Your written demand shall be conclusive evidence to us that such written demand. For the avoidance of doubt any documents received by way of facsimile or similar electronic means is/are not acceptable for any purpose(s) under this guarantee.
2.	
3.	
4.	Unless a demand under this guarantee is received by us in writing on or before the expiry dates (unless this guarantee is extended by the seller), all your rights under this guarantee shall be forfeited and we shall be discharged from the liabilities hereunder.
5.	This guarantee shall be a continuing guarantee (which means guarantee will also be valid if the bank is in under liquidation or bankruptcy) and shall not be discharged by any change in the constitution of the bank or in the constitution of the Seller.
6.	Please return this letter of guarantee immediately after our liability thereafter has ceased to be valid.
7.	Our liability under this guarantee will cease to be valid even if the guarantee deed is not returned to us.
8.	This guarantee is personal to the beneficiary and not assignable to a third party without our prior written consent.
9.	
	Signature and Seal of Guarantors
	Date
	Address:
	(Signature of Bidder)
	(Seal of company)

Annexure-XVI: Declaration for Non Drugs Item

Mahara 1 st Floo	nief Executive Officer ashtra Medical Goods Procurement A or, Arogya Bhawan Iello Road, Mumbai- 400001	uthority	
Dear S	irs.		
M/s at the quo Medica	oted item(s) are neither covered under al Device Rule 2017. we are eligible to participate in the te	tts factory premises Drugs & Cosmetics Act 1	
	and conditions laid down in the tenders) mentioned by various ministry/dep		amendment(s) if any following all the ject tender:
S No.	Item Name	Specification	Compliance to Specifications
and sus			orfeit the Performance Security Deposit d by us proved to be false at any time
Signed			
Name:			
Design	ation		
(Comp	any Seal)		
(Above	e shall be furnished by Authorized Sig	gnatory	

Appendix II: Commercial Proposal Templates

I. General The Bidders are expected to respond to the RFP using the forms given in this section for Commercial Proposal (Packet - B). Annexure XV: Letter comprising the Commercial Bid

Annexure XVII: PART I

Letter comprising the Commercial Bid

PRICE BID FOR THE CURRENT TENDER) (To be kept in Envelope No. 2)

Sr. no	Name of the Item	Packing	Unit	Qty	Ex- factory cost per unit	GST applicable for Govt. Supply (In Rs.)	Other incidental charges (Please specify) (In Rs.)	Total landed cost per unit(4+5+6) (In Rs.)	Total Cost Rs. (3x7)
	1		2	3	4	5	6	7	8
1	Urine Pregnancy test kit Rapid	Per Kit	Per Kit	1139484					
2	Rapid test kit for dengue	Per Kit	Per Kit	407103					
3	Dipsticks for urine test for protein and sugar	25 strips per Pack	Per Pack	522239			X		
4	Whole blood finger prick HIV rapid test	Per Kit	Per Kit	184274					
5	Whole blood finger prick STI screening test	Per Kit	Per Kit	169886					
6	Salt Testing Kit	Per Kit	Per Kit	152580					

Total tender price (in words.....)

The price should be quoted only in Indian currency Note:

In case of discrepancy between unit price and total price, the unit price shall prevail. Only total landed cost per unit considered for rate comparison (column No.7)

L1 will be decided based on price entered in mahatenders.gov.in site.

Signature of the Tenderer

Name

Designation

Business address

To be uploaded in the form of Excel.

Annexure XVII: PART II

(Statement showing comparative prices offered by the tenderer in other tenders of the same product)

ONLY FOR ADDITIONAL INFORMATION AS TO RATES OFFERD BY THE TENDERER IN

VARIOUS OTHER TENDERS.

Please mention item-wise quoted rates of different years for all consumables

Sr. No.	Financial Year	Unit	Unit Price offered in other Bids/ Tenders/Rate contracts (in Rs.)
1.	2022-23		
2.	2023-24		
3.	2024-25		

Annexure XVIII: Committed Quantity

Production & Committed Quantity for MMGPA

S.	. Item	Name of	Annual Production	Supply	Estimated Bid
No	Code	Drugs	Capacity	Commitment to MMGPA in nos.	Quantity as per Annexure- Schedule of requirement