

SHORT NOTICE INVITING TENDER

Sealed Tenders in a Two Bid System affix a court fee stamp of Rs. 25/- is invited by the Managing Director, Meghalayan Medical Drugs and Services Limited, from registered firms "for Supply of Medicine Racks, Pallet, Fire Extinguishers etc". The proposed items are required to ensure that medicines and other medical supplies are stored in a suitable rack, including the supply of essential equipment for stores other than the EKH District. It is necessary to expedite the procurement while keeping in mind the storage safety of medical products, particularly those linked to pharmaceuticals item.

Technical & Financial Evaluation of the Tender Documents would be evaluated by a Tender Committee duly constituted by the Managing Director, MMDSL.

Sl.		"Tender for Supply of Medicine Rack, Pallet, Fire Extinguisher etc."
no.	Name of Items	Datinguisher etc.
1	Cost of Tender Documents	Rs.5000/- in demand draft in favor of Managing Director, Meghalayan Medical Drug and Services
		Ltd., payable at Shillong.
2	Earnest Money Deposit	Rs. 5,00,000/-
3	Tender Documents	Can be obtained from the O/O Managing Director, Meghalayan Medical Drugs and Services Limited, Health Complex Laitumkhrah, Shillong or downloaded from www.nhmmeghalaya.nic.in
4	Date for downloading/obtaining the Tender Documents	28th/Apr/2023
5	Last date and time for submission of Tender Document	10th/May/2023 up to 11:00am
		Venue: O/O MMDSL, Laitumkhrah
6	Tender opening date and time	10th/May/2023 at 1:00pm

A copy of the tender documents may please be obtained from the Office of Managing Director, Meghalayan Medical Drugs and Services Limited, Health Complex Laitumkhrah, Shillong or download from our website, www.nhmmeghalaya.nic.in and the EMD mentioned above may please be deposited in the form of 'demand draft' / 'pay order Receipt in favor of Managing Director, Meghalayan Medical Drugs and Services Limited, payable at Shillong. Please write the name of the company/firm on the reverse side of the 'Demand Draft'/ 'Pay order'/ Receipt. Please note that the downloaded tender documents are subject to verification with the original documents as given on the website.

The Managing Director, MMDSL reserves the right to reject any or all the tenders without assigning any reason.

Note: Any changes or further notification in respect to the above Tender documents shall be made available only at the above mentioned website. Hence, respective bidders are advised to visit the website regularly for the above purpose.

Shri Ramkumar S

Dated: 25/04/2023

Approved By Shri Ramkumar S(Managing Director) on 25/04/2023 11:14 AM (The document is digitally approved and does not require any Seal/Signature in original)

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Tender Guidelines

1. Definitions

P.O - Purchase Order

Contract - Terms informed in the PO

EMD - Earnest Money Deposit

DD - Demand Draft

PBG - Performance Bank Guarantee

BC - Banker's Cheque

Purchaser - Managing Director, Meghalayan Medical Drugs and Services Limited, Meghalaya

Tenderer - Bidders who have submitted Valid Tender Documents

Supplier = Successful Bidder (s), to whom, the tender quantity is distributed to

Sample - One sample manufactured /Supplied by the bidder/Catalogue as applicable

Bidder - MANUFACTURER or Authorized Trading partner such as dealers/distributors/suppliers

MMDSL- Meghalayan Medical Drugs and Services Limited,

The Prices quoted and quantities offered for supply in the tender shall remain open for acceptance -180 days from the date of bid opening.

2. PRICE SCHEDULE:

a. Price shall be quoted as mentioned in Annexure-III. Price will remain firm and fixed for all supply orders placed during the period of Rate contract i.e. of minimum 1 year

3. TERMS OF DELIVERY:

- a. Delivery for all orders shall be required to be made to the State, District, DH, CHC and PHC warehouse, MMDSL Shillong, Meghalaya, or any other locations within the state capital as instructed by the authority from time to time and shall be inclusive in the rate quoted for by the bidder. If any delivery asked to be made outside the state capital may be charged additional, to the specified rate keeping in mind the location and situation of delivery.
- b. The Tenderer shall be responsible to arrange safe delivery of goods, by rail/road at the delivery address given above. The rates quoted by the tenderer should include all costs for free delivery to consignee's site.

4. ELIGIBILITY CRITERIA:

- a. Annexure I, II, III, IV, V, VI & VII should be duly filled and complete in all respects.
- b. Submission of EMD amount as per page no.1 and sl.no.2 in the form of Demand Draft /BG/FDR in favor "Managing Director, Meghalayan Medical Drugs and Services Limited, , Shillong. EMD should be valid for a minimum period of 180 days as per Annexure -V from date of Tender opening.
- In case of dealer the bidder should submit Dealership certificate from the Company and failing to meet the requirement shall be rejected.
- Valid Authorization letters (Tender specific) mentioning the above Tender no. from the OEMs for Supply & Participation in Tender.
- e. High Quality Standards/ISO certificate
- f. In addition to the above, the bidder should furnish the following:
 - i. A Valid company/Firm registration certificate
 - ii. A valid Trade License Certificate from KHADC/JHADC/GHADC for Non Tribal firm
 - iii. A Valid GST Registration certificate
 - PAN/TIN Card of the firm or of the person in whose name the Proprietorship, Firm etc is registered under.
- g. Affidavit to be submitted on Non Judicial Stamp paper attested by Public Notary that there is no vigilance / CBI case or arbitration cases pending
- h. The tenders received after the due date and time specified or unsealed or incomplete, or by facsimile or email will be summarily rejected.
- The purchaser will notify the successful bidder in writing that its Bid has been accepted and issue purchase order (PO) to the successful post signing of contract.
- Within 7 days of receipt of such intimation, the successful bidder shall give its acceptance to the Managing Director, Meghalayan Medical Drugs and Services Limited, Govt of Meghalaya.
- k. The Managing Director, Meghalayan Medical Drugs and Services Limited, Govt of Meghalaya reserves the right to reject/cancel any or all other including the lowest bidder without assigning any reason thereof.
- On received of Purchase Order the selected bidder will have to be delivered within a delivery period specified in the purchase order.

m. Turnover of last three years minimum 20lakh

5. Submission of the Bid:

The Bid should be in sealed cover super- scribed "Tender for Supply of Medicine Rack, Pallet, Fire Extinguisher etc." and clearly mention the tender reference number and date. The super scribed sealed cover shall consist of three sealed cover inside (i) "Technical Bid" (ii) "Financial Bid",

Super scribed Sealed Cover A – Technical bid:

- a) Tender document duly filled and signed by the authorized person in all pages
- b) Tender fee if Tender document is obtained from the office of the underdigned
- Annexure I, II, III(None price bid), IV, V, VI & VII should be duly filled and complete
 in all respects, bidder will be disqualified if the same is not furnish.
- d) Submission of EMD amount
- e) In case of dealer the bidder should submit dealership certificate from the company and failing to meet the requirement shall be rejected.
- Valid Authorization letter (Tender specific) mentioning the above Tender no. from the Manufacturer for supply & participation in Tender.
- g) A Valid company/Firm Registration certificate
- h) A valid Trade License Certificate from KHADC/JHADC/GHADC for Non Tribal firm
- A Valid GST Registration certificate
- PAN/TIN Card of the firm or the person in whose name the Proprietorship, Firm etc is registered under.
- Affidavit on Non Judicial stamp paper attested by Public Notary that there is no vigilance / CBI case or arbitration cases pending
- Turnover of last three years minimum 20lakh

iv). Super Scribed Sealed Cover B for - Financial Bid/Price Bid

Annexure Wise Price Bid as per format Annexure - III

Instructions:

- Please mention clearly on each sealed cover the annexure, meant for.
 - The main cover should be addressed to the O/O Managing Director, Meghalayan Medical Drugs and Services Limited, Red Hill, Upper New Colony Health Complex, Laitumkhrah, Shillong 3, Meghalaya
 - The Bid should be dropped in the box provided for this purpose in the office of Managing Director, Meghalayan Medical Drugs and Services Limited, Red Hill, Upper New Colony Health Complex, Laitumkhrah, Shillong.
 - All documents submitted should be properly page numbered, signed and should have appropriate and relevant contents.
 - Index sheet of each document should be submitted for ease & fast documentations verifications.
 - Bid documents that do not provide complete information and /or that are submitted after the above specified date or time shall be rejected.
 - Bidder should quote their prices in the schedule format supplied in this tender (Annexure III) form giving the breakup of prices. Tenders received in any other form will not be entertained.
 - Bidder should sign the certificate provided in the tender form Annexure IV "That they have read and understood, all the Terms and Conditions stipulated for in the Tender, and are willing to abide by these tender terms and conditions", before submitting the tender documents. Tenders submitted without the Signed declaration certificate will be considered incomplete and will not be considered.

Bids will be open in two stages.

- (I) Envelope A: Technical bid Bid
- (II) Envelope B : Financial/Price Bid As per Annexure III
- If the envelopes are not sealed and marked as required above, the bid will be subjected to rejection at the tender opening stage itself.
- 8. The bid shall be opened in two stages. At the time of opening only first cover (Envelope A) containing the Technical bid shall be opened at the first stage and the second cover (Envelope B) containing financial bid bid shall be opened after qualifying the Technical bid. The date, time and venue for third stage opening will be intimated separately by the Tender Inviting Authority (TIA) only to selected/qualified bidders.

Validity of the Tender:

The validity of the tender shall remain valid for 180 days from the date of opening the tender.

10. Venue of Tender Opening:

The "Tender for Supply of Consumable items for the Dialysis unit" will be opened in the presence of the bidders or their authorized representatives and Tender Committee Members at the venue mentioned hereunder.

Venue of Tender Opening:

Office of Managing Director, Meghalayan Medical Drugs and Services Limited, Red Hill, Upper New Colony Health Complex, Laitumkhrah, Shillong,

11. EMD Amount:

Tenderer needs to deposit the EMD Amount in the Form of DD/FDR/Bank Guarantee in favor of "Managing Director, Meghalayan Medical Drugs and Services Limited", payable at Shillong, Meghalaya and a copy of EMD in sealed envelope should be submitted along with prequalification documents in the Pre- Qualification Envelope.

- (i) The EMD shall be returned back to unsuccessful bidders within a period of eight (8) weeks from the date of execution of the agreement subject to the receipt of a written application addressed to the Managing Director, Meghalayan Medical Drugs and Services Limited, . The return of EMD shall not carry any Interest Component.
- The E.M.D. / Security Deposit shall liable to be forfeited in the following circumstances when the,
 - a) Tender is rejected due to failure to furnish the requisite documents in the proper format or giving any misleading statement or submission of false affidavit or fabricated docs.
 - b) Party fails to sign the agreement for entering into contract in case the offer is accepted, due to any reason whatsoever.
 - c) Party fails to supply the goods / items as per the orders / Rate Contract (R.C) placed by Managing Director, Meghalayan Medical Drugs and Services Limited, within the delivery period so stipulated.
 - d) Party fails to replace/correct the supplied material /pre-printed stationeries declared to be wrong /different from specification and R.C. holder / successful bidder have to refund the cost of such goods

12. Performance Security Bond (PSB):

- (a) The successful Bidder will liable to deposit 10% of value of the Contract/Purchase Order as Performance Security Deposit in favor of "Managing Director, Meghalayan Medical Drugs and Services Limited, Shillong Meghalaya" by way of "Performance Bank Guarantee in the format given at "Annexure-VI" from nationalized/Commercial Bank refundable after expiry of the contract/or after the completion number of warranty period + 3 months in case of supply of Equipment whichever is higher, subject to successful fulfilment of terms and conditions. Security Deposit/EMD is liable to be forfeited if the bidder withdraws or impairs the bid in any respect. Security deposit is for due performance of the agreement. Non submission of Performance security within the specified time shall also lead to forfeiture of the EMD/PSB.
- (b) Performance security deposit is retained as a security deposit until the period of work contract may be found satisfactorily and completed. The Performance security deposit may be refunded on receipt of a written application addressed to the Managing Director, Meghalayan Medical Drugs and Services Limited, . Refund of Performance security deposit shall not carry any Interest Component.

13. Price:

- The price offered in the tender should be as per the structure requested in the Tender document Annexure-III
- All Quotes shall be in Indian Rupees and duly attested in case of any corrections.
- All freight costs & Transit insurance are to be borne by the bidder.
- In case of imports, all duties and any other costs (foreseen or unforeseen) have to be borne by the bidder and to be clearly indicated in the quote

If more than one bidder has quoted the same price in their bids, and if it has become the Lowest Bid (L1), the decision of the Tender Committee is final to equally distribute the schedule quantity among the L1 bidders.

14. Technical evaluation

- Technical evaluation of the items tendered will be done by a Technical Committee constituted by the Managing Director, Meghalayan Medical Drugs and Services Limited
- Specifications for each of the items will be as detailed in the respective Annexure
- Tenders submitted with technical specifications and commercial bid will alone be considered for evaluation.
- The commercial bids of suppliers who are successful in Technical Evaluation only would be considered.
- In case, if Technical Committee is not convinced with any of the bidder's samples with respect to Quality parameters, then it is the Committee's decision to scrap the Tender.
- The decision of the Committee formed by Purchaser would be final.

15. Quality Standards:

- a) The Suppliers/Manufacturers are to meet the approved Quality Standards or any other reputed standard by the Country of Origin. The evaluation would be done by the technical committee at the time of technical evaluation
- b) During period of the contract, suppliers shall confirm to the approved quality standards wherever applicable and would be given priority over others.
- c) Suppliers should supply equipments/goods which comply with the approved quality standard failing which payment of the same will not be made.

16. Sample Evaluations:

- a) Samples whenever required, for valuation shall be provided by the supplier at free of Cost.
- b) The products should fulfil technical specifications as per the approved quality standard or any other reputed standard by the Country of Origin
- c) In case bidder quoted more than one item for a particular item, during Technical round the Tender committee will select one item only according to quality satisfaction & the price bid of the selected item only shall be taken into account.
- d) The Tender committee has the right to reject any sample in case the sample quality is found unsatisfactory and bidder has no right for any objection.

17. Quantity Division:

Each Delivery Schedule of Requirement incorporate in the tender enquiry document will be ordered from the Lowest Responsive Bidder (L1). However, it is the purchaser's decision to assess the capacity of the L1 bidder to support the requirement. If L1 refuses to supply and in case of L1 bidders capacity is less than the quantity required, the purchaser has the right to split the order quantity among the other bidders in the order of lowest to highest bidder as per the provisions of transparency in Tenders Act & Rules, provided the next lowest bidder agrees to match the L1 rate or as per the agreed rate taking into consideration the quality of the item.

18. Authority for signing Tender Documents:

- A person signing the Tender Form or any document, forming part of the contract on behalf of the supplier, shall carry the authorization letter stating his/her authority to sign such documents from the respective organization
- Any Agent who is participating on behalf of a manufacturer shall have the Valid authorization letter from the manufacturer to sell the goods in the area where the tender is meant for, without which the bid will not be considered as valid

19. Responsibility for Performance of Contract:

The Supplier shall be entirely responsible for the performance of the contract in all respects in accordance with the terms and conditions as specified in the Contract. The Supplier shall not sublet, subcontract, transfer or assign the contract.

20. Quality Inspection:

- a) For every unit supplied by the supplier, the conformance to the Specifications mentioned in the Tender shall be established by the supplier.
- Supplier represents and warrants that it shall fully comply with all written quality assurance requirements or instructions of the Managing Director, Meghalayan Medical Drugs and Services

Limited, , and as amended from time to time at the sole discretion of the Managing Director, Meghalayan Medical Drugs and Services Limited, . Supplier further represents and warrants that the Product supplied by the Supplier in strict compliance with all applicable central, state and local laws

- c) The supplier shall maintain the highest standard of quality in the Product. Supplier shall follow and abide by all directions, requests, suggestions or instructions of Managing Director, Meghalayan Medical Drugs and Services Limited, regarding the quality standards required by Managing Director, Meghalayan Medical Drugs and Services Limited, in connection with the manner of Packaging, storage and delivery of the Product.
- d) The supplier shall facilitate in-process and / or Pre-delivery inspection by the Representatives of the Purchaser, as and when, the same is required by the Purchaser
- e) Notification by Supplier In case of inspection at the Supplier's premises, notice in writing shall be sent by the Supplier, sufficiently in advance, to the Purchaser when the items to be supplied, are ready for inspection.
- f) Rejections At delivery, Managing Director, Meghalayan Medical Drugs and Services Limited, in its sole discretion may reject any Product produced or manufactured by Supplier for any reason, including Non-compliance with standard quality or any other reputed standard, but not limited to defects, or failure to meet approved quality standards, etc.
- g) Removal of Rejections Any supplies inspected and rejected at the Purchaser's premises must be removed by the Supplier, within 7 days from date of receipt of intimation of rejection of supplies in case of indigenous suppliers & 28 days in case of foreign suppliers. If the rejected goods have already been paid for (partly or fully), the supplier shall before removal of rejected goods, either deliver correct replacement goods at Purchaser's premises completely free of cost (including cost of goods, freight, taxes, duties etc.) or refund the payment received as well as make full compensation for freight taxes, duties etc. Such rejected items shall lie at supplier's risk from the time of such rejections and if not removed within the above time limit, the Purchaser shall have the right to dispose off the said rejected materials as he may deem fit without any financial obligation to the supplier.
- h) If found that the Successful Bidder is incompetent to provide the supply as requested, in such a situation, the proposal may be reviewed for award of the contract to the next qualifying bidder or go for a fresh bid depending on the circumstance. No form of compensation shall be payable in any form whatsoever to the forfeited firm. In case it is decided to go for the next qualifying bidder, negotiation maybe considered to bring down their price nearer to the originally Evaluated or Lowest bidder in consideration to the equipment's to be supplied.

21. Supplier Responsibility:

- a) Under any circumstances, No supplier shall supply the goods, in which recycled materials are used / used- disposables to Managing Director, Meghalayan Medical Drugs and Services Limited, . If Managing Director, Meghalayan Medical Drugs and Services Limited, finds any such instance, it will lead to cancellation of Purchase Order and subsequent severe punitive (legal and financial) actions by Managing Director, Meghalayan Medical Drugs and Services Limited, . However, all the consequential costs are to be borne by the Supplier to Managing Director, Meghalayan Medical Drugs and Services Limited, .
- b) The supplier is responsible for the delivery of the goods in satisfactory condition and without any loss or damage at the final destination and until the same is actually received by the Purchaser at its works or other place of final destination. For this purpose, goods carried by the roadway or other carrier shall be deemed to be carried at the risk of the supplier. If on inspection at final destination the Purchaser discovers any discrepancy, the Purchaser will be entitled (not-with-standing that the property of goods shall have passed on to the company) to refuse acceptance of the goods altogether and claim damages and/or cancel the contract and buy its requirement in the open market at the risk and cost of the supplier, reserving always to itself, the right of forfeiture of any amount found due and payable or the deposit, if any, placed by the supplier for the due fulfilment of the contract as also to recover any amount, if already paid.

22. Responsibility for proper packing, wherever required:

- a) The Supplier shall be responsible for the items being sufficient and properly packed, for transport by rail/road/sea/air/ or any combination of the above, so as to ensure their being free from loss or damage on arrival at the destination.
- b) In case if a bidder has got successful for more than one item, the supply shall be packed in lot, as per the instructions of Managing Director, Meghalayan Medical Drugs and Services Limited, .
- c) Marking of Packages, Packing: Each package delivered under the contract shall bear the following:-
 - Name of the Supplier

- ! PO Number
- ! Consignee's name and address
- ! Description and quantity of contents
- ! Gross weight, Net weight,
- Distinctive number or mark which is also to be shown, for the purpose of Identification, on the Supplier's packing list.
- B Govt. Supply, Meghalayan Medical Drugs and Services Limited, Govt. Of

23. Delivery:

- Timely delivery is the essence of the contract & must be completed as per the dates specified therein.
- b) The Supplier shall deliver the items in strict accordance with the delivery terms indicated on the Purchase Order issued to the successful bidder.
- e) Notification of delivery or dispatch in regard to each and every consignment shall be made by the Supplier to the authorities named in the Contract.

24. Failure and Termination:

Should the Supplier fail to deliver the items or any consignment thereof, within the period prescribed for such delivery, the Purchaser shall be entitled at his/ her option, to the following:

Delayed Penalty & Liquidity Damage:

0.75% from the total PO value
1.00% from the total PO value
3.00% from the total PO value
5.00% from the total PO value
10.00% from the total PO value

25. Risk Purchase:

If the Supplier fails to deliver the items either in full or in part, within the prescribed delivery period, the Purchaser shall be entitled at his option to take alternate procurement action, at the risk & cost of the supplier for the unsupplied portion of the goods / items without cancelling the contract in respect of the items not yet due for delivery, or to cancel the contract based on progress of work, including items not due for delivery, and, if thought fit/necessary, to purchase the items at the risk and cost of the Supplier. The price differential in the case of higher cost to Purchaser, if any, shall have to be borne by the defaulting supplier. Moreover the defaulting supplier shall have no claim over the quantity, which they failed to supply.

26. Addendum & Corrigendum:

At any time prior to the date of submission of the Bids, the Tender Inviting Authority may, for any reason whatsoever, whether on his own initiative or in response to a clarification requested by prospective bidders, modify the Tender Documents by an act of amendment thereafter referred to as an Addendum for Addition & Corrigendum for Correction. All prospective bidders who have received the bid documents will be notified of the Addendum / Corrigendum and that will be binding on them. In order to provide reasonable time to take the Amendment into account, the Tender Inviting Authority may at its discretion extend the date and time for submissions of Bids. The bidders should check for such amendments or Corrigendum on the MMDSL website. No separate intimation will be issued to them.

27. Ethics

Any attempt by a <u>Tenderer to obtain confidential information</u>, enter into unlawful agreements with competitors or influence the committee or the Contracting Authority during the process of examining, clarifying, evaluating and comparing tenders shall make the tender submitted by that tenderer liable for rejection.

28. Quantity of Delivered Items:

- a) If the quantity received by the Target Delivery date is less than the P.O Scheduled quantity, then the physical quantity received will be the quantity certified by the Purchaser.
- b) If the quantity received is more than the P.O quantity, the excess quantity shall not be paid for, by the Purchaser.
- In case of any supply quantity with an upper or lower tolerance of over 5%, Managing Director, Meghalayan Medical Drugs and Services Limited, will have the right to accept or reject the material immediately

29. Taxes, Duties and Levies:

- a) Tenderers must clearly mention their GST Registration in their offers and invoices.
- b) GST shall be clearly mentioned in the offer indicating the applicable rates.
- c) In case if there is a decrease in the Statutory Taxes / Duties / Levies, the same has to be passed to the Purchaser

30. Guarantee:

The supplier must take the entire responsibility to supply the Quality-oriented products to Managing Director- MMDSL, . In case of distributors, the responsibility lies with the distributor to ensure the supply of right quality materials to Managing Director- MMDSL, .

31. Indemnity:

The Supplier shall at all times indemnify the Purchaser against all claims which may be made in respect of the items, for infringement of any right protected by Patent, Registration of design or Trade Mark and shall take all risk of accidents or damage which may occur or failure of the supply arising. The Supplier shall be entirely responsible for the sufficiency of all the means used by them for the fulfilment of the contract. Supplier shall agree to indemnify, defend and hold Managing Director, Meghalayan Medical Drugs and Services Limited, and its officers, Directors, Employees, its parent and assigns harmless from and against any and all liability, losses, damages, claims, liens, expenses or causes of action including, but not limited to reasonable legal fees and expenses that may be incurred by Managing Director, Meghalayan Medical Drugs and Services Limited, arising directly or indirectly out of, or in connection with, Supplier's violation or breach of any of the terms of this Agreement or any act or omission to act by Supplier in violation of the Agreement. Managing Director, Meghalayan Medical Drugs and Services Limited, shall provide the Supplier with prompt written notice of any claim for which indemnification is sought and shall have the right to participate in the defence of any such claim.

33. Compliance of the Laws of the land:

a) The supplier shall comply with all state and local laws and regulations shall obtain all necessary licensing for the operation of its business and shall further comply with all quality control standards promulgated by Managing Director, Meghalayan Medical Drugs and Services Limited, from time to time.

34. Documentation requirements:

A supplier has to send the following documents along with the shipment.

- a) Invoice in original along with two additional copies, both duly signed and stamped by the Supplier.
- b) Original Packing list.
- A copy of Purchase order raised by Managing Director, Meghalayan Medical Drugs and Services Limited,

35. Product Withdrawal:

- a) If it is deemed necessary at any time by either Managing Director, Meghalayan Medical Drugs and Services Limited, or Supplier or any local, state, or central governmental agency or other authority to recall or withdraw the Product produced by Supplier/Manufacturer and being supplied to Managing Director, Meghalayan Medical Drugs and Services Limited, , either as a result of failure of the Product or Supplier to strictly comply with Managing Director, Meghalayan Medical Drugs and Services Limited, quality standards or any governmental health rule or regulation, or shall fail to comply with any other governmental authority or agency having jurisdiction, supplier shall bear all costs and expenses incurred by it and/or in complying with the recall or withdrawal procedures, unless such recall or withdrawal is solely the result of the negligence or misuse by Managing Director, Meghalayan Medical Drugs and Services Limited, .
- b) If Supplier fails or refuses to promptly comply with the recall or withdrawal of the product upon request by the Purchaser, Managing Director, Meghalayan Medical Drugs and Services Limited, shall take such action as it deems necessary to recall or withdraw the product and Supplier shall immediately reimburse for the costs and expenses incurred.
- c) If the product supplied is not as per the specification on analysis of the samples by appropriate approved authority, then the rejected and available quantities have to be lifted back by the supplier. All cost and consequences of such rejected quantities shall be borne by the supplier.

36. Product Allocation and Stocking:

In the event there is an emergency shortage of the product, as announced by Supplier or its designated representative, Supplier shall stand ready to stock adequate quantities of the Product so that scheduled supplies to Managing Director, Meghalayan Medical Drugs and Services Limited...

should not suffer for the full contract period. In an event of Supplier failing to supply the material in order quantities and as per time schedules, Managing Director, Meghalayan Medical Drugs and Services Limited, , reserves the right to procure the product of same or superior quality at same or higher price from an alternate supply source and any difference in cost of procurement shall be debited to the Supplier.

37. Trademarks:

The supplier shall not, without prior written consent of Managing Director, Meghalayan Medical Drugs and Services Limited, use the trademarks or service marks or sales marks of Managing Director, Meghalayan Medical Drugs and Services Limited, in any manner whatsoever, unless, and then only to the extent, such use is authorized by Managing Director, Meghalayan Medical Drugs and Services Limited, in writing and then only in accordance with Managing Director. Meghalayan Medical Drugs and Services Limited, directions or specifications

38. Termination:

Managing Director, Meghalayan Medical Drugs and Services Limited and the Tender Committee shall have the right to immediately terminate this Agreement by giving a written notice to the Supplier in the event that Supplier does any of the following:

- Fails to supply the order from the date of target delivery date.
- Files a petition in bankruptcy or is adjudicated bankrupt or insolvent, or Supplier discontinues its business
- III. Breaches any provision of this Agreement, and fails to cure such breach within seven (7) days after it receives a written notice of breach from the , .
- IV. Managing Director, Meghalayan Medical Drugs and Services Limited, the Tender committee has Right to Terminate without giving any Cause. Managing Director, Meghalayan Medical Drugs and Services Limited, Meghalaya shall have the right to terminate this Agreement by written notice to Supplier.
- V. Upon receipt of the notice of termination from the Purchaser, the Supplier shall either immediately or upon the date specified in the notice of termination, cease all further supplies except for such as the Purchaser may specify in the notice of termination. In the event of termination of the Contract
- VI. the Purchaser shall only pay to the Supplier, the Price for the parts executed by the Supplier as of the date of termination.

39. Infringements:

a) The supplier agrees to fully cooperate with Managing Director, Meghalayan Medical Drugs and Services Limited, in the prosecution of any such suit against a third party and shall execute all papers, testify on all matters, and otherwise cooperate in every way necessary and desirable for the prosecution of any such lawsuit.

40. Governing Law; Dispute Resolution:

a) This Agreement shall be governed by, and construed in accordance with, the laws of the India; without regard to conflict of law principles, and under the jurisdiction of Meghalaya and language shall be English

41. Notice:

- a) Any notice required to be given pursuant to this Agreement shall be in writing and delivered personally or by a nationally recognized overnight courier service, or mailed by certified or registered mail, return receipt requested, to the other party at its address as set forth at the top of this Agreement.
- All such notices shall be effective upon delivery or upon refusal to accept delivery.
- c) Either party may change the address to which notice is to be sent by written notice to the other in accordance with the provisions of this paragraph.

42. Miscellaneous:

- a) If any term, clause or provision hereof is held invalid or unenforceable by a court of competent jurisdiction, such invalidity or unenforceability shall not affect the validity or operation of any other term, clause or provision, and such invalid or unenforceable term, clause or provision shall be deemed to be severed from the Agreement.
- b) This Agreement constitutes the entire understanding of the parties, and revokes and supersedes all prior agreements between the parties, and is intended as a final expression of their agreement. It shall not be modified or amended except in writing signed by the parties hereto and specifically referring to this Agreement.
- c) Bidders or employees of bidder cannot claim or construed as employees of Managing Director. Meghalayan Medical Drugs and Services Limited, .

43. Force Majeure:

If at any time during the validity of the Contract, the performance in whole or in part by either party of any obligation under this Contract shall be prevented or delayed by reasons of War, Hostility, Acts of Public Enemy, Civil Commotion(s), Sabotage, Fire(s), Flood(s), Explosion(s), Epidemic, Quarantine Restrictions, Acts of State or Acts of God, hereinafter referred to as eventualities, then the Contract period will get extended for the period of Force Majeure, provided Notice of the happenings of any such eventualities is given, supported by a certificate of appropriate authority or Chamber of Commerce by either party to the other within 15 days from the date of occurrence thereof. Neither party shall by reason of such eventualities be entitled to terminate this contract nor shall either party have any claim for damages against the other in respect of such non-performance or delay in performance. Work under this contract shall resume as soon as practicable after such eventualities have come to an end or ceased to exist. Should one or both parties be prevented from fulfilling their contractual obligations by state of Force Majeure lasting continuously for a period of at least three months, the parties shall consult each other regarding further continuation of the Contract.

44. Dispute Redressal Committee:

All disputes can be addressed by amicable settlement by a committee constituted by Managing Director, Meghalayan Medical Drugs and Services Limited, .

45. Declaration by the Tenderer:

The Tenderer shall be required to declare whether the proprietor or any partner of the firm or Director of their company as the case may be, has any relation to any employee working with the Purchaser and if so, give the name of the employee and the relationship.

46. Waiver:

Failure to operate or to enforce any condition under this Contract shall not operate as a waiver of the condition itself or any subsequent breach thereof.

47. Payment Terms:

Payment will be made after successful execution of the order in totality or postal delivery, inspection, acceptance and Receipts of the Goods. The bidder should submit the bills/invoices with a copy of delivery Challans and installations - duly acknowledged by the Purchaser and order copy with a satisfactory inspection report of the designated Technical Committee after Delivery duly signed and accepted should be submitted at Managing Director, Meghalayan Medical Drugs and Services Limited, Laitumkhrah, Shillong in original. Three copies of each document should be made and one copy handed over to the authority at the delivery site.

48. FALL CLAUSE:

The prices quoted for the material supplied under this tender by the Supplier shall in no event exceed the lowest price at which the Supplier sells or offers to sell similar material in similar volume of identical description to any person(s)/organization(s) including the Purchaser or any other Managing Director, Meghalayan Medical Drugs and Services Limited, office located at any other place in India. If at any time during the said period, the supplier reduces the sale price, sells or offers to sell such stores to any person(s)/organization(s) including the Purchaser or any Statutory Undertaking of the Central or a State Government, as the case may be, at a price lower than the price chargeable under this contract, he shall forthwith notify such reduction or sale or offer to sale to the Purchaser and the price payable under the contract for the material supplied after the date of coming into force of such reduction or sale or offer of sale stand correspondingly reduced.

49. Blacklisted:

An Affidavit on a Non Judicial Stamp Paper of Rs. 10/-, attested by a Notary Public (In Original) that there is no vigilance / CBI Case or arbitration cases pending with the Government of Meghalaya against the Form/Supplier that the Proprietor/Director/Members of the Board of Directors of the Bidder and the Principal Manufacturer on whose behalf they have quoted has never been blacklisted by any Institution (Government or Public).

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

50 (a). Conflict of Interest. Bidder represents and warrants the following:

No Current or Prior Conflict of Interest. That bidder has no business, professional, personal, or other interest, including, but not limited to, the representation of other clients, that would conflict in any manner or degree with the performance of its obligations under this Tender.

Notice of Potential Conflict. If any such actual or potential conflict of interest arises under this tender, bidder shall immediately inform the authority in writing of such conflict.

Termination for Material Conflict. If, in the reasonable judgment of the authority, such conflict poses a material conflict to and with the performance of bidder's obligations under this tender, then the Authority may disqualify or terminate the Agreement immediately upon written notice to bidder; such termination shall be effective upon the receipt of such notice by bidder.

51. GENERAL TERMS AND CONDITIONS

- i. Qualified Bidders are required to arrange a demonstration of the equipment, preferably in the office of Managing Director, MMDSL Laitumkhrah Shillong. The Tenderer demonstrate the Equipment at office of Managing Director, MMDSL on date fixed by the technical committee duly constituted by competent authority. Failure to arrange for a demonstration on the given date may lead to cancellation of the bid. Cost of organizing such demonstration shall be borne by the bidder.
- ii. Tenders should be quoted only by the actual manufacturer or their authorized distributors or selling agent of aparticular firm. The bidder is responsible for the supply of stores. If the Principal Manufacturer withdraws rights of distribution from the bidder during validity period of rate contract, Managing Director, MMDSL has right tocancel the eligibility of the bidder and accept the candidature of new coming authorized distributor. For supplying items at approved rates, new coming firm may have to deposit the EMD, subject to approval from the authority.
- iii. The model of the equipment offered should not be obsolete /out of production for next 5 years.
- iv. Warranty period (as specified in Annexure-I Onsite Warranty including Spare Parts & Labour etc.)
 - a) Tenderer and Manufacturer should give an undertaking stating that "The equipment being offered is the latest model as per the specifications and the spares for the equipment will be available for a period of at least 5 years after the warranty period.
 - b) Guarantee/warranty to the effect that before going out of production of spares parts, the manufacturers and/or tenderers will give adequate advance notice to the purchaser of the equipment so that the later may undertake to procure the balance of the life time requirements of spare parts.
 - c) The supplier warrants comprehensively (period as specified in Annexure:1) for Onsite Warranty including Spare Parts & Labour etc. that the Equipment/Stores supplied under the contract is new, unused and incorporate all recent improvements in design and materials unless prescribed otherwise by the purchaser in the contract. Thesupplier further warrants that the Equipment/Stores supplied under the contract shall have no defect arising fromdesign, materials (except when the design adopted and / or the material used are as per Purchaser's/Consignee's specifications) or workmanship or from any act or omission of the
 - d) supplier that maydevelop under normal use of the supplied Equipment under the conditions prevailing in India.
 - e) No conditional warranty like mishandling, manufacturing defects etc. will be acceptable.
 - f) Comprehensive Warranty as well as Comprehensive Maintenance contract should be inclusive of all accessories and Turnkey work.
 - g) Replacement and repair will be under taken for the defective Equipment/Stores.
 - Proper marking has to be made for all spares for identification like printing of installation and repair dates.
 - The firm will be required to warranty/guarantee that during the warranty period as well as during the servicecontract period, the equipment including the accessories will be maintained in good working condition for a period of 347 days out of a period of 365 days (i.e. 95% uptime).
 - v. Upon receipt of such notice, the supplier shall, within 48 hours on a 24 X 7 X 365 basis respond to take action to repair or replace the defective Equipment/Stores or parts thereof, free of cost, at the ultimate destination. The supplier shall take over the replaced parts/Equipment/Stores after providing their replacements and no claim, whatsoever shall lie on the purchaser for such replaced parts/Equipment/Stores thereafter. The penalty clause for non-replacement will be applicable as per tender conditions mentioned above or as decided by the Managing Director.
- vi. The tenderer hereby declares that the goods/equipment/stores/articles supplied to the buyer under this contract shall be of the best quality and workmanship and shall be strictly in accordance with the specifications and the particularscontained/mentioned in the clauses here of and the tenderer hereby guarantee/ warranty that the said goods /equipment / stores/ articles conform to the

description and quality aforesaid. The purchaser will be entitled to rejectthe said goods/equipment/stores/articles or such portion thereof as may be discovered not to conform to the saiddescription and quality as follows:-

- a Tenderer should state categorically whether they have fully trained technical staff for installation/commissioningof the equipment and efficient after sales services.
- b. It is specifically required that the tenderer will supply all the operating and service manuals along with blue-prints and drawings including circuit diagram of the equipment supplied as well as its components.
- c If the supplier, having been notified, fails to respond to take action to replace the defect(s) within 48 hours on a 24 X 7X 365 basis, the purchaser may proceed to take such remedial action(s) as deemed fit by the purchaser, at the risk and expense of the supplier and without prejudice to other contractual rights and remedies, which thepurchaser may have against the supplier.
- d During Warranty period, the supplier is required to visit at consignee's site at least once in 3 months commencing from the date of the installation for preventive maintenance of the Equipment/Stores.
- Onsite GUARANTEE/WARRANTY inclusive of all Spares and Labour: vii) The bidder will give an onsite guarantee/ warranty for trouble free functions and maintenance of the equipments including spares and labour from the date of installation, commissioning and acceptance of the equipments.
- Bidders are required to quote strictly as per specification of the equipment. Deviation to viii) specification must be brought out clearly giving deviation statement in Annexure-II.
- Additional features (in case of equipment), if any, should be listed separately in the offer. ix)
- The firms should confirm that the equipment is brand New, is of latest technology and have facility X) for up gradation, if necessary.
- The Managing Director, MMDSL has full authority to take into account the performance of xi) manufacturer/authorized dealer or distributor/bidder and they should submit (if asked) a latest performance certificate from any other Govt. Hospitals/Institutions/PSUs to testify the proper dealing & performance as well as installation and maintenance of equipment.
- The minor nature in works like minor Electrical/Civil Works, if required for Equipment installation, will carried out and borne by the Successful or L1 bidder, and for this purpose no extra payment, what so ever will not paid by Managing Director, MMDSL to any bidder.

Note: All bidders should quote equipment/items with following approved standards/requirement:-

- a) All equipment should be as per the approved quality standard.
- Manufacturers/Suppliers should have ISO certification for quality standards
- Electrical safety conforms to standards for electrical safety.
- d) All Literature (Log Book/Maintenance Record/Troubleshooting/Operation Manuals etc.) supplied with each ofequipment by Principal Manufacturer should be in Original.
- e) All consumables required for installation and standardization of equipment should be supplied free of cost withEquipment.
- f) All required Training to the associated concerned staff at Client Site (i.e. as specified at page no. 4 clause 3(a) under Term of delivery) should be organized by the Tenderer on his cost.

Arbitration:

- i In the event of any question, dispute or difference arising under this contract (except as to any matters the decision of which is specially provided for by the general or the special conditions.), the same shall be referred to the sole arbitrator or an officer appointed to be the arbitrator by the Managing Director MMDSL. It willbe no objection that the arbitrator is a Government Servant or that he had to deal with the matters to which the contract relates or that in the course of his duties as a Government servant he has expressed views on all or anyof the matters in dispute or difference. The 'Award' of the arbitrator shall be final and binding on the parties tothis contract.
- In the event of the Arbitrator dying, neglecting or refusing to act or resign or being unable to act for any reason, or his Award being set aside by the Court for any reason, it shall be lawful for the Managing Director MMDSL to appoint another arbitrator in place of the outgoing arbitrator in the manner aforesaid.
- ii. It is further a term of this contract that no person, other than the person appointed by the Managing Director MMDSL as aforesaid, should act as arbitrator and that, if for any reason that is not possible, the matter is notto be referred to Arbitration at all.
- iv. Upon every and any such reference, the assessment of the costs incidental to the reference and Award, respectively, shall be at the discretion of the arbitrator.
- Subject as aforesaid, the Arbitration Act, 1996 as amended and the rules there under and any statutorymodification thereof for the time being in force shall be deemed to apply to the Arbitration proceedings under this clause.

vi The venue of arbitration shall be the place from which formal Acceptance of Tender is issued or such otherplace as Managing Director MMDSL at his discretion may determine.

SPECIFICATIONS

Packaging box

All equiments must comply to Product quality standards and Warranty period All equipments should be provided with 1 year Warranty periods.

51. Annexure - I

LIST OF ITEM WITH SPECIFICATIONS Specifications SI No Name of Item Rack type: Long span storage system (LSS) Rack made of MS steel and Galvanised Panel Load: Minimum 400kgs with Uniform Distribution Load (UDL) per level Heavy Duty Rack with Rack Size: To be constructed based on the availability of space and 1 shelves according to the requirement Adjustable Level of height Should comply the applicable quality standard Dimensions: 1200x1000x130 (mm) Top deck: Flat Load capacity: Minimum 3000kg Fiber plastic Moulded The pallets should be strong, rigid, portable, composite and horizontal 2 Pallets plarform Additional requirement: Safety Edge for protection of crates, cartons, boxes etc. from slipping off during handling Should comply the applicable quality standard Extinguisher Label CO2s for Class B and C (flammable liquid and electrical) fires only. Carbon Dioxide 3 Capacity: 4.5kg Extinguishers Refilling of CO2s Extinguisher Standard: Should be ISI certified Extinguisher with an ABC rating for use with fires involving ordinary combustibles, flammable liquids and energized electrical equipment. Capacity: 4kg ABC fire extinguisher 4 Refilling of fire extinguisher Standard: Should be ISI certified Capacity: Minimum 1000kg Lifting height: 2500mm Hydraulic walkie Adjustable fork width: minimum 300 to 700 MM 5 Stacker Size (LxWxH): Minimum 1400x800x1800 MM Hydraulic Stacker with Wheel Should comply the applicable quality standard Rectangular Medicines size(LXWXH) 40x25x7

	52. TECHNICAL BID:				Annexure – II				
Item No	Name of the Item	Name of Manufactur er	Indian / Imported/ Country of origin	Samples/ Catalogues and Compliance certificate YES/NO	Deviation to specifications if any with reason	Minimum shelf life 12months			
1	Heavy Duty Rack with shelves					NA			

2	Fiber plastic Moulded Pallets	NA
3	Carbon Dioxide Extinguishers	
4	ABC fire extinguisher	
5	Hydraulic walkie Stacker	NA
6	Rectangular Medicines Packaging box	NA

Note:

- All informations in the above format are mandatory and bidders are requested to furnish the same without fail.
- 2 All bidders should furnish a catalogue a physical sample to be furnished as and when requested by the Tender committee, failing which bidder will be disqualifie

	FINANCIA					A	Annexure – III/A		
SI No	Name of Items	UOM/ Packing	BASIC RATE (including all expenses and charges excluding GST) In Figures To be entered by the Bidder in (INR) (Rate should be quoted as per Unit Of Measurement)	SGST in Percentage @ In Figures To be entered by the Bidder in (INR)	CGST in Percentage @	IGST in Percentage @In Figures To be entered by the Bidder in (INR)	TOTAL AMOUNT With Taxes (Total of 6+7+3 or 6+9)		
1	2	3	6	7	8	9	10		
-1	Heavy Duty Rack with shelves	Per sqft							
2	Fiber plastic Moulded Pallets	Each							
3	Carbon Dioxide Extinguishers	Each							
4	ABC fire extinguisher	Each set							
5	Hydraulic walkie Stacker	Each							

Note:

- The rates should be inclusive of everything viz. kit, Freight, Packing, Forwarding, Insurance, Transportation, loading/unloading, GST etc up to destination as specified in page no 4 clause 3(a) under Term of delivery
- 2 The Excise Duty/Custom Duty, Custom Clearance Charges, Agency Commission etc. wherever applicable, should be inclusive in the above Financial Bid
- The Rates quoted against each items on the Tender shall be without cutting, tampering and a Transparent Tape should be applied on the Quoted Rates. Rates Quoted should be typed and free from Fluiding, Cutting and Overwriting. No hand written quotations will be accepted.
- The authority will make procurement for all items or for selected items based on requirement and on the availability of budget amount. Decission of the authority in this
- The bidder with the lowest overall quoted rate i.e. ANNEXURE-III/A column 10 of the price bid format will be awarded with the contract
- Payment will be made on completion of work and subject to fund availability.

Name(s) & Signature of Authorized person of the Tenderer with Designation & Office Seal

Name of the Firm	
Date	
Place	

17 | - - - -

CMC - CHARGES Post warranty Period

Annexure - III/B

		Rates of CMC				CMC Cost for		CMC cost	
Item No.	Name of the Equipments	1 st yr	2 nd y r	3 rd yr	4 th yr	5thyr	a number of CMC period	TAXES (IF -ANY)	of Tax amount
1	Hydraulic walkie Stacker								

Name(s) & Signature of Authorized person of the Tenderer with Designation & Office Season
Name of the Firm
Date
Place

Annexure-IV

LETTER OF UNDERTAKING

To,	Managing Dir Health Comple Shillong,	ector,MMDSL x, Laitumkrah		
Tende Tende For:	r No: r Date:			
	Madam,			Shri
•	-,			of
	on	bel	nalf	
	Oil			office
_	Louina	its	registered	
	having			- at
at		its bran	ch	office do hereby declare to
	and			do hereby declare d
and	2. We agree to t	Ferms and Conditions as specified in us for acceptance for a period of one he conditions of the tender under who witing authority has the right to acce are reason thereof. and all the Terms and Conditions of the tree of the second sec	ich the Earnest Mon pt or reject any or all	the Tenders without
	by them.		O A NUT	
	by them.	nish the following details as specified	by the NII:	
	5. I hereby fun	Firm Name		
		Programme / Entrepreneurship / Hold	ing	
		Name of Proprietor / Director / CEO /		
		Others		
		Address		
		Telephone Number		
	FIRM	Fax Number		
	DETAILS	Mobile Number		
		Email Id		
		Bank Name		

NEFT Code
 We hereby declare that as per the attached Affidavit, there is no vigilance / CBI or Court Case pending /Contemplated against us at the moment.

Address Account Number IFSC Code

7. All information provided is True & Accurate. If at any time it is found that any information provided is proven false, I agree to the Cancellation / Termination of the Tender / Agreement leading up to blacklisting of the said firm under the Government of Meghalaya for a period of three years.

SIGNATURE NAME & ADDRESS OF BIDDER DATE

Annexure-V

BID SECURITRY FORM

Whereas		(hereinafter	called "t	he Bidde	r") ha	as submitt	red its hid	
Nofor	the supply of dated	. KNOW	ALL	MEN	by	these	vide presents	Tender that
at Director, Meghalayan I	(h Medical Drugs and Sa	ereinafter ca	alled "th	e Bidder	r") ar	re bound	unto Ma	inaging
of Rs vide DD	no for which	rvices Limit	ea, (nere	emanter c	aned	the Purc	:naser) ti	ne sum
payment will and truly		said Purchas	er, the l	Bidders b	oinds	itself, its	successo	ors and
assigns by these presen	nt.							

THE CONDITIONS of the obligation are:

- If the Bidder withdraws his bid during the period of bid validity specified by the Bidder on the Bid form OR
- If the Bidder, having been notified of the acceptance of his bid by the Purchaser during the period of bid validity
 - fails or refuses to execute the Contract, if required; or
 - fails or refuses to furnish the Performance Security, in accordance with the instructions to Bidders.

We undertake to pay to the Purchaser up to the above amount upon receipt of its first written demand, without the purchaser having to substantiate its demand, provided that in its demand, the purchaser will note that the amount claimed by it is due to it owning to the occurrence of one or both of the two conditions, specifying the occurred condition or conditions.

This guarantee will remain in force as to the bidders of the Bid Document up to and including Ninety (90) days from date of opening the Tender and any demand in respect thereof should reach the Bidder not later than date to be specified.

Signature of the Bidder. Name Signed in Capacity of Full address of Office Tel No. of Office

•••

Annexure-VI
PERFORMANCE SECURITY BOND FORM
(Insert: Bank's Name and Address of Issuing Branch or Office)
Beneficiary: (Insert: name and Address of Purchaser or Managing Director, MMDSL), here in after called the Managing Director, Meghalayan Medical Drugs and Services Limited,
Date:
PERFORMANCE GUARANTEEE No
We have been informed that (insert: name of Supplier) has entered into Contract No. (Insert: reference no of the contract) dated
Furthermore, we understand that, according to the conditions of the Contract, a performance guarantee is required.
At the request of the Supplier, we (Insert: name of bank) hereby irrevocably undertake to pay you a sum of sums first demand in in total an amount of (Insert: amount in figures) () (Insert: amount in words) upon receipt by us of your first demand in writing accompanied by a written statement stating that the supplier is in breach of its obligation(s) under the Contract, without writing accompanied by a written statement stating that the supplier is in breach of its obligation(s) under the Contract, without
This guarantee shall expire no later than the
 The guarantor agrees to extension of this guarantee for a further period in response to the purchaser's written The guarantor agrees to extension of this guarantee for a further period in response to the purchaser's written request for such extension, such request to be presented to the Guarantor before the expiry of the guarantee
Dated: For (Indicating the name of the Bank)

N.B. This guarantee should be issued on non-judicial stamped paper, stamped in accordance with the stamp act

Annexure VII

ANNUAL TURNOVER STATEMENT OF THE BIDDER

a)	Name of the firm	
b)	Address	
c)	Annual turnover for the last three years(In Indian Rupees)	

Financial Year	Turnover (Rs. in Lakh)	Supportig documents authenticated by Chartered Accountant
2019-2020	(IG: III Date)	Attached/Not Attached
2020-2021		Attached/Not Attached
2021-2022		Attached/Not Attached

Seal & Signature of Chartered Accountant / Auditor Date:

N.B. This statement should be issued CA certified and on CA's letter head

ANNEXURE-VIII

	hecklist Particulars	Yes/No	Page N
No	English State Control of Control		
1	Sealed Envelope		
2	Tender Fee (if document is obtained from the office of the authority)		
3	ti Data la (Portugardia deed / Letter of ownership / Mcmoranguin of Association)		
4	Attested / Notarized Copy of Certificate of Registration /GST registration Attested / Notarized Copy of Certificate of Registration /GST registration Attested / Notarized Copy of Certificate of Registration /GST registration		
5	Attested / Notarized Copy of Certificate of Registration / OS Fegistration / OS Fegi		
_	Attested Copy of Trading License issued by KHADC / GHADC / White applicable) for Non Tribal Firms Up to date Income Tax Certificate or similar triba Certificate for Tribal Firms		
6	Up to date Income Tax Certificate or similar valid documents (Attested Copy of the Schedule Caste / Schedule Tribe Certificate for Tribal Firms		
7	Attested Copy of Last GST return filing Attested Copy of Last GST return filing Classence Certificate issued by KHADC/JHADC/GHADC		
8	Attested Copy of Last GST return filing Attested Copy of Up to date Professional Tax Clearance Certificate issued by KHADC/JHADC/GHADC Attested Copy of Up to date Professional Tax Clearance Certificate issued by KHADC/JHADC/GHADC		
9	Attested Copy of Permanent Account Number (FAN) Canada and American		
10	Proprietorship, Partnership, Firm etc is registered under. Proprietorship, Partnership, Firm etc is registered under.		
	Proprietorship, Partnership, Firm etc is registered under. Customer feedback or any supply order similar equipments/Goods from Central/ State Govt. Dept. / PSU		
11	or Private Limited Company		
	Court Fee Stamp (Rs. 25/-)		
12	- Cancelled Cheque of the Firm clearly market		
13			
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*Note:(\sqrt or X) in 'Yes/No' column respectively.

SIGNATURE NAME & ADDRESS OF BIDDER DATE

No. MMDSL/MISC/2023/

Dated

NOTICE INVITING TENDER

Managing Director, Meghalayan Medical Drugs and Services Limited, is inviting Tender from the interested firms for Supply of Medicine Rack, Pallet, Fire Extinguisher etc. The details of specification, Terms and conditions, etc. can be downloaded from http://nbmmeghalaya.nic.in.

Sale of Notice Inviting Tender (NIT) Document:

Date for downloading/obtaining the Tender Documents: 28th/Apr/2023

Last date for submission of NIT Document: 10th/May/2023 up to 11:00am

Tender opening date: Venue: O/O MMDSL, Laitumkhrah, dated 10th/May/2023 at 1:00pm

Any changes or any further notifications in respect to the above Notice Inviting Tender (NIT) Document shall be made available only at the above mentioned website. Hence respective bidders are advised to visit the website regularly for the above purpose.

For any query Contact: Procurement Manager

Contact no: +917005662189

Sd/-Managing Director, MMDSL Meghalaya, Shillong.