## BRIHANMUMBAI MUNICIPAL CORPORATION CENTRAL PURCHASE DEPARTMENT 566, N.M.JOSHI MARG, BYCULLA (WEST), MUMBAI – 400 011



## **TENDER DOCUMENT FOR**

# <u>"Supply, Installation, Testing and Commissioning of Fully Automated</u> <u>Immunoematology Analyser ( 2 Nos.) with standard accessories with 3 years</u> <u>warrantee and 7 years CMC for BMC Hospital"</u>

Website : https://mahatenders.gov.in

e-Tender ID-2025\_MCGM\_1196360\_1 Office of

Dy.Ch.E.(M&E) C.P.D.,

566, N.M.Joshi Marg,

Byculla (West), Mumbai – 400 011

## THIS TENDER DOCUMENT CONSISTS OF:

Sr. No.	Description	Page No.
1.	E-Tender Notice	
2.	Header Data	
3.	Preamble	
4.	Instructions to Vendors participating in e-Tendering for the supply of	
	medical equipment of BMC	
5.	Flow of activities of tender	
6.	Instructions to tenderers	
7.	The General Conditions of Contract (G.C.C.)	
8.	Technical Specifications	
9.	Item Data / Bill of Quantity	
10.	Annexure – 1 Particulars about the tenderer	
11.	Annexure – 2 Tender form	
12.	Annexure – 3 Undertaking to be signed by the tenderer (Affidavit)	
13.	Annexure – 3A Tri party agreement between BMC, manufacturer and bidder	
14.	Annexure-4 PRO-FORMA for uploading details of EMD and Annexure-3	
15.	Annexure- 5 Technical Offer - Basic equipment and essential accessories.	
16.	Annexure – 7 List of the Consumable / Accessories.	
17.	Annexure – 7A List of the Consumable& Accessories Set.	
18.	Annexure – 8 Comparison of tender specification v/s equipment specification.	
19.	Annexure – 9A/9B/9C Proforma for manufacturers letter	
20.	Annexure-10 Experience certificate (Proforma for Statement of experience	
	certificate)	
21.	Annexure –11 Authorization letter for attending tender opening	
22.	Annexure–12 Contract Agreement form (Proforma for Article of Agreement)	
23.	Annexure –13 Details of Litigation History	
24.	Annexure –14 Pact of Integrity	
25.	Annexure –15 Internal Grievance Redressal Mechanism	
26.	Annexure-16 Details of CE US FDA certificate	
27.	Annexure A	
28.	Annexure-B	

## SECTION 1 : E-TENDER NOTICE BRIHANMUMBAI MUNICIPAL CORPORATION CENTRAL PURCHASE DEPARTMENT 566, N.M. JOSHI MARG, BYCULLA (WEST) MUMBAI - 400 011.

#### e- PROCUREMENT TENDER NOTICE

#### No. Dy. Ch. Eng./CPD/ 02/TDR/AE-06 of 2025-26 Dated-03.07.2025 e-Tender ID-2025\_MCGM\_1196360\_1

The Commissioner of Brihanmumbai Municipal Corporation invites the following online tender. The tender copy can be downloaded from BMC's portal (<u>http://www.mcgm.gov.in</u>) under "Tenders" section. However, the bid will be invited through Mahatender portal (<u>https://mahatenders.gov.in</u>) only.

Bidders who wish to participate in the Bidding process must register on the website http://www.mahatenders.gov.in/nicgep/app. Bidders, whose registration is valid, may please ignore this step. At the time of enrolment, the information required for enrolment should be filled. After enrolment the bidder will get his user name and password to his Mail Id.

Bidders should have valid Class III Digital Signature Certificate (DSC) obtained from any licensed Certifying Authorities (CA). For registration, enrolment for digital signature certificates and user manual, Interested Bidders should follow the respective links provided in Mahatenders Portal (<u>https://mahatenders.gov.in</u>)

All interested vendors, are required to be registered with BMC .Vendors not registered with BMC before can apply online by clicking the link 'Vendor Registration' under the 'e-Procurement' section of BMC Portal, Vendors already registered with BMC need to contact helpdesk to extend their vendor registration.

Sr. No	Description	Tender Fee (₹)	<b>EMD</b> (₹)	Bid submission start date and Time	Bid submission End Date and Time
1.	Supply,Installation,TestingandCommissioning of FullyAutomatedImmunoematologyAnalyser (2 No.) alongwithStandardAccessories with 3 years	₹18,150/- + ₹3,267/- ( <u>18% GST)</u> = ₹21,417/-	2,82,000/-	17.07.2025 at 11.00 hrs	31.07.2025 at 16.00 hrs
	Warranty and 7 years CMC for BMC Hospital.				

The administrative, technical and commercial bids shall be submitted online up to the end date & time mentioned below.

The pre-bid meeting will be held **on 11.07.2025 at 3:00 pm** venue of the same is at Conference Hall near A.M.C.'s office, 2<sup>nd</sup> floor, Municipal Head Office Annex Building, Municipal Sabhagruh Marg, Mumbai-400 001.

The tender document is available on BMC portal (http://www.mcgm.gov.in) along with this tender notice. However, the bid will be invited through Mahatender portal (https://mahatenders.gov.in).

Earnest Money Deposit (EMD) shall be paid on line through payment gateway on or before due date and time prescribed.

The Authority (BMC) shall not be liable for any omission, mistake or error in respect of any of the above or on account of any matter or thing arising out of or concerning or relating to the tender or the Bidding Process, including any error or mistake therein or in any information or data given by the Authority.

The Municipal Commissioner reserves the right to reject all or any of the e-Tender(s) without assigning any reason at any stage.

Bidders shall note that any corrigendum issued regarding this tender notice/tender will be published on the BMC portal and Mahatender portal only. No corrigendum will be published in the local newspapers.

By Order of the Municipal commissioner Brihanmumbai Municipal Corporation

> Sd/-Dy. Chief Engineer (C.P.D.)

Address for Communication and Venue for opening of bid : Office of Dy.Ch. E.(C.P.D.) <u>566, N.M.JOSHI MARG, BYCULLA (W),</u> <u>MUMBAI – 400 011.</u> Tel. No. 022-23083161 extn 207 e-mail:- <u>ae06.cpd@mcgm.gov.in</u> **For detailed tender document please scroll down** 

SECTION 2: HEADER DATA			
E-Tender No.	Dy.Ch.E./CPD/02 /TDR/AE-06 of 2024-25		
Name of Organization	Brihanmumbai Municipal Corporation		
Subject	Supply, Installation, Testing and Commissioning of <b>Fully Automated immunoematology</b> <b>Analyser (2 Nos.)</b> along with Standard Accessories with 3 years Warranty and 7 years CMC for BMC Hospitals.		
Contract period	10 Years [3 years warrantee+ 7 Years CMC]		
Tender fee of E-Tender	₹18,150/- + ₹3,267/- ( <u>18% GST)</u> = ₹21,417/-		
	(Pay online requisite tender fee on Mahatender Portal)		
Earnest Money Deposit	Rs. 2,82,000/-		
Bid Publishing date	03.07.2025 Upto 16.00 Hrs		
Pre Bid Meeting	<b>11. 07 .2025 Upto 15.00 Hrs</b> <b>Venue-</b> Conference Hall near A.M.C.'s office, 2 <sup>nd</sup> floor, Municipal Head Office Annex Building, Municipal Sabhagruha Marg, Mumbai-400 001.		
Start Date and Time of Bid submission	17.07.2025 Upto 16.00 Hrs		
End date & time of Bid submission	31.07.2025 Upto 16.00 Hrs		
Opening of Packet A	As mentioned in		
Opening of Packet B	https://mahatenders.gov.in		
Address for Communication	Office of: Dy.Ch.E.(M&E)CPD <u>566, N.M.Joshi Marg, Byculla (West), Mumbai – 400</u> <u>011.</u> Tel. No. 022-23083161 Ext 217/218		
Venue for opening of bid	Same as above		

#### **SECTION 3: PREAMBLE**

The Brihanmumbai Municipal Corporation invites Tenders from the manufacturer (Indian or Foreign)

Or

100% Indian subsidiary of foreign manufacturer duly registered in India / Subsidiary of principle Foreign Manufacturer duly registered in India / sister concern of Foreign manufacturer duly registered in India /Associate of Foreign manufacturer duly registered in India /joint venture of Foreign manufacturer duly registered in India / affiliate of Foreign manufacturer duly registered in India

Or

Distributor /Dealer / Importer /Traders/agent appointed directly by foreign manufacturer for the supply, installation, testing and commissioning of **Fully Automated immunoematology Analyser** (2 Nos.) **for BMC Hospitals** as per the specification attached separately with this document and as per the terms and conditions as mentioned herein and as per the provisions of the M.M.C. Act, 1888 as amended till date.

### SECTION 4 : INSTRUCTIONS TO VENDORS PARTICIPATING IN E-TENDERING FOR THE SUPPLY OF MEDICAL EQUIPMENT AND PLANTS AND MACHINERY TO BMC

1.	The e-Tendering process of BMC is enabled through Mahatender portal					
	(https://mahatenders.gov.in). However, tender document can be downloaded from BMC's portal					
	website under "Tenders" section or from Mahatender portal					
2.	Bidder should do Online Enrolment in this Portal using the option Click Here to Enroll available					
	in the Home Page. Then the Digital Signature enrollment has to be done with the e-token, after					
	logging into the portal. The e-token may be obtained from one of the authorized Certifying Au-					
	thorities					
3.	Bidder then logs into the portal giving user id / password chosen during enrollment. and follow					
	the instructions given in the document 'Bidders manual kit - online bid submission - Three Cov-					
	er Bid Submission New' which is available on e-tendering portal of Government of Maharashtra					
	i.e. 'https://mahatenders.gov.in'					
4.	The e-token that is registered should be used by the bidder and should not be misused by others.					
5.	DSC once mapped to an account cannot be remapped to any other account. It can only be Inacti-					
	vated.					
6.	The Bidders can update well in advance, the documents such as certificates, purchase order de-					
	tails etc., under My Documents option and these can be selected as per tender requirements and					
	then attached along with bid documents during bid submission. This will ensure lesser upload of					
	bid documents.					
7.	After downloading / getting the tender schedules, the Bidder should go through them carefully					
	and then submit the documents as per the tender document; otherwise, the bid will be rejected.					
8.	The BOQ template must not be modified/ replaced by the bidder and the same should be up-					
	loaded after filling the relevant columns, else the bidder is liable to be rejected for that tender.					
	Bidders are allowed to enter the Bidder Name and Values only.					
9.	If there are any clarifications, this may be obtained online through the e-Procurement Portal, or					
	through the contact details given in the tender document. Bidder should take into account of the					
	corrigendum published before submitting the bids online.					
10.	Bidder, in advance, should prepare the bid documents to be submitted as indicated in the tender					
	schedule and they should be in PDF/XLS/RAR/DWF formats. If there is more than one docu-					
	ment, they can be clubbed together.					
11.	Bidder should Pay EMD and other charges, where applicable, as per the instructions given in the					
	Tender Notice and / or Tender Document.					
12.	Download the tender documents from the Mahatender portal after paying online requisite tender					
	fee					
13.	The bidder reads the terms and conditions and accepts the same to proceed further to submit the					
	bids.					
14.	The bidder has to submit the tender document(s) online well in advance before the prescribed					
	time to avoid any delay or problem during the bid submission process. Vendors trying to submit					
	the bid at last moment just before due date and due time and failing to do so due to system prob-					
	lems at their end, internet problems, User Id locking problems etc. shall note that no complaints					
	in this regard will be entertained. The Tender Inviting Authority (TIA) will not be held responsi-					

	ble for any sort of delay or the difficulties faced during the submission of bids online by the bid- ders due to local issues. So The bidders are requested to submit the bids through online e- Procurement system to the TIA well before the bid submission end date and time (as per Server System Clock).
15.	There is no limit on the size of the file uploaded at the server end. However, the upload is decided on the Memory available at the Client System as well as the Network bandwidth available at the client side at that point of time. In order to reduce the file size, bidders are suggested to scan the documents in 75-100 DPI so that the clarity is maintained and also the size of file also gets re- duced. This will help in quick uploading even at very low bandwidth speeds.
16.	It is important to note that, the bidder has to Click on the Freeze Bid Button, to ensure that he/she completes the Bid Submission Process. Bids Which are not Frozen are considered as Incomplete/Invalid bids and are not considered for evaluation purposes.
17.	The bidder may submit the bid documents online mode only, through mahatenders portal. Offline documents will not be handled through this system.
18.	At the time of freezing the bid, the e-Procurement system will give a successful bid updation message after uploading all the bid documents submitted and then a bid summary will be shown with the bid no, date & time of submission of the bid with all other relevant details. The documents submitted by the bidders will be digitally signed using the e-token of the bidder and then submitted.
19.	After the bid submission, the bid summary has to be printed and kept as an acknowledgement as a token of the submission of the bid. The bid summary will act as a proof of bid submission for a tender floated and will also act as an entry point to participate in the bid opening event.
20.	Successful bid submission from the system means, the bids as uploaded by the bidder is received and stored in the system. System does not certify for its correctness.
21.	It is the responsibility of the vendors to maintain their computers, which are used for submitting their bids, free of viruses, all types of malware etc. by installing appropriate anti-virus software and regularly updating the same with virus free signatures etc. Vendors should scan all the documents before uploading the same. if the documents could not be opened, due to virus, during tender opening, the bid is liable to be rejected.
22.	The time that is displayed from the server clock at the top of the tender Portal, will be valid for all actions of requesting bid submission, bid opening etc., in the e-Procurement portal. The Time followed in this portal is as per Indian Standard Time (IST) which is GMT+5:30. The bidders should adhere to this time during bid submission.
23.	All the data being entered by the bidders would be encrypted at the client end, and the software uses PKI encryption techniques to ensure the secrecy of the data. The data entered will not be viewable by unauthorized persons during bid submission and not viewable by any one until the time of bid opening. Overall, the submitted bid documents become readable only after the tender opening by the authorized individual.
24.	During transmission of bid document, the confidentiality of the bids is maintained since the data is transferred over secured Socket Layer(SSL) with 256 bit encryption technology. Data encryption of sensitive fields is also done.

25.	All the tender notices including e-Tender notices will be published under the 'Tenders' section of BMC Portal and on Mahatender portal.
26.	All interested vendors, are required to be registered with BMC. Vendors not registered with BMC before can apply on-line by clicking the link 'Vendor Registration' under the 'e-Procurement' section of BMC Portal, Vendors already registered with BMC need to contact helpdesk to extend their vendor registration.
27.	Manual offers sent by post/Fax or in person shall be considered as <b>invalid and rejected</b> summarily without any consideration
28.	As BMC has switched over to e-Tendering, if any references in this tender document are found as per manual bidding process like Packets A, B, C etc. may please be ignored. All documents that are required to be submitted as part of eligible & technical bid, need to be uploaded in the Packets provided for this purpose and commercial bid need to be filled online.
29.	Affixing of digital signature for the bid document while submitting the bid, shall be deemed to mean acceptance of the terms and conditions contained in the tender document as well as confirmation of the bid/bids offered by the vendor which shall include acceptance of special directions/terms and conditions if any, incorporated.
30.	The browser settings required for digitally signing the uploaded documents are provided under download section of Mahatender Portal. Site compatibility required for Mahatender portal has been provided under Site compatibility on Home Page of Mahatender Portal.
31.	The administrative, technical and commercial evaluation documents will be available for all the participating vendors after completion of the evaluation.
32.	Additional information can be availed by referring to FAQs under FAQ on Home Page of Mahatender Portal.
33.	For any help, in the e-Tendering process, can be availed by dialing help-desk number or Email support provided under contact us on Home Page of Mahatender Portal.
TEN Bidd of G Bidd http: this enro Bidd Cert	<u><b>CIAL NOTE:</b></u> DERERS ARE REQUESTED TO GO THROUGH THE bid submission guidelines as given in ers manual kit – online bid submission – Three Cover Bid Submission New' on -tendering portal overnment of Maharashtra i.e. 'https://mahatenders.gov.in' lers who wish to participate in the Bidding process must register on the website //www.mahatenders.gov.in/nicgep/app. Bidders, whose registration is valid, may please ignore step. At the time enrolment, the information required for enrolment should be filled. After lment the bidder will get his user name and password to his Mail Id. lers should have valid Class III Digital Signature Certificate (DSC) obtained from any licensed ifying Authorities (CA). Interested Bidders should follow the "Manuals" available on Ma- nder Portal ( <u>https://mahatenders.gov.in</u> )

SECT	TION 5: FLOW OF ACTIVITIES OF TENDER
1.	Issue of Tender notice in the newspapers and tender notice along with tender documents on BMC Portal& Mahatender Portal.
2.	Download the tender documents from the Tender section of Mahatender Portal
3	Bidders shall note that any corrigendum issued regarding this tender notice/tender will be published on the BMC portal and Mahatender portal only. No corrigendum will be published in the local newspapers.
4.	All the tender notices including e-Tender notices will be published under the 'Tenders' section of BMC Portal and on Mahatender Portal.
5.	All the information documents are published under the 'e-Procurement' section of BMC Portal.
6.	Earnest Money Deposit (EMD) shall be paid online through mahatender portal https://mahatenders.gov.in on or before due date and time prescribed.
7.	Download the tender documents from the Mahatender portal after paying online requisite ten- der fee
8.	As BMC has switched over to e-Tendering, if any references in this tender document are found as per manual bidding process like Packets A, B, C etc. may please be ignored. All documents that are required to be submitted as part of eligible & technical bid, need to be uploaded in the Packets provided for this purpose and the BOQ template should be uploaded after filling the relevant columns.
9.	Administrative offer i.e. packet A and Technical offer, i.e. Packet 'B' of bidders will be opened simultaneously online.
10.	Commercial bids i.e. Packet 'C' of only those bidders who are found to be responsive in the evaluation of administrative & technical offers, as decided in tender committee meeting will be opened online. After finalized L1 bidder, it is necessary to give demonstration of quoted model by L1 bidder.
11.	Recommendations to higher authorities and Standing Committee for sanction to award the contract, as decided in tender committee meeting.
12.	After sanction of higher authorities or Standing Committee, issuance of the acceptance letter to successful bidder.
13.	Payment of Contract Deposit, Legal Charges within period of thirty days from the date of receipt of Acceptance Letter by successful bidder for execution of written contract with payment of requisite stamp duty.
14.	Supply of materials described in the specifications and as per terms & conditions.

## SECTION 6: INSTRUCTIONS TO TENDERERS

Before filling in the tender, tenderers are requested to go through the "General Instructions to Tenderers", the "Mandatory conditions", all "Annexures" and the "Articles of Agreement" very carefully, wherein the tender conditions and contract conditions are clearly mentioned.

1.	Eligi	ibility Criteria:
	A)	Who can quote :
		A. Only by direct manufacturer(Indian or foreigner)
		or
		B.100% Indian subsidiary of foreign manufacturer / subsidiary of Principle foreign
		manufacturer / sister concern of Foreign manufacturer /Associate of Foreign manufacturer
		/ joint venture of Foreign manufacturer/ affiliate of Foreign manufacturer (all duly
		registered in India) would be allowed to participate in the tender
		or
		C. only foreign manufacturer will be allowed to appoint his distributor if he wishes to do
		so for complying with the order as per tender conditions and supply the equipment.
		Foreign manufacturer and /or the 100% Indian subsidiary of foreign manufacturer
		/subsidiary of Principle foreign manufacturer /sister concern of Foreign manufacturer
		/Associate of Foreign manufacturer /joint venture of Foreign manufacturer/ affiliate of
		Foreign manufacturer (all duly registered in India) would be directly responsible for all
		the tender related issues including quality and quantity of supply of equipment.
		Foreign manufacturer and /or the 100% Indian subsidiary of foreign manufacturer
		/subsidiary of Principle foreign manufacturer /sister concern of Foreign manufacturer
		/Associate of Foreign manufacturer /joint venture of Foreign manufacturer/ affiliate of
		Foreign manufacturer (all duly registered in India) shall supply equipment and raise the
		bill directly.
		If the foreign Manufacturer came forward for specific tender and specific medical
		equipment and requested to allow their Distributor /Dealer / Importer /Traders/agent to
		submit tender on their behalf, Distributor /Dealer / Importer /Traders/agent will be
		allowed to participate in the tendering process subject to,
		1. Manufacturer shall issue the certificate stating the date from which said distributor is
		their Distributor /Dealer / Importer /Traders/agent for the assigned tender.
		2. Manufacturer along with Distributor /Dealer / Importer /Traders/agent has to enter in

	to "Tri-Party Agreement" (As per Annexure - 3-A) with Brihanmumbai Municipal
	Corporation.
	3. The responsibility of supply, installation, testing and commissioning of medical
	equipments along with 3 years warranty and 5 years Comprehensive Maintenance
	Contract / Annual Maintenance Contract (As applicable) shall be of Manufacturer and
	bidderjointly as well as severally.
	4. Distributor /Dealer / Importer /Traders/agent should have NO previous transgressions
	occurred in the last 3 years and should declare so. (In Annexure-3-A)
	Note :100% Indian subsidiary of foreign manufacturer / subsidiary ofPrinciple foreign
	manufacturer /sister concern of Foreign manufacturer /Associate of Foreign manufacturer
	/joint venture of Foreign manufacturer/ affiliate of Foreign manufacturer (all duly
	registered in India) are not allowed to appoint any
	distributor/Dealer/Importer/Trader/Agent to participate in tender on behalf of them.
B)	Turnover :
	The average annual turnover of the bidder during preceding three financial years shall be
	minimum <b>Rs. 98,66,500 /</b> Evidence in the form of certificate issued by Auditor of firm/
	Chartered Accountant shall be uploaded during the submission of the tender (PACKET-
	'A' Administrative).
C)	Experience :
	The bidder/manufacturer shall have adequate experience of successful supply, installation,
	commissioning & repairs & maintenance of Fully Automated immunoematology
	Analyser during last five years from due date of the tender. Experience Certificate shall
	be uploaded during the submission of the tender (Annexure $-10$ )
	Bidder/Manufacturer shall provide certified copies of the executed purchase orders along
	with completion certificates in support of the experience as provided in this clause
	without disclosing the rates.
	The tender shall be uploaded only by the tenderer with his own digital signature or
	authorized representative, in whose name the tender documents is downloaded.
	Authorization letter of authorized representative shall be uploaded in packet 'A'.
D)	Details of Litigation history.
	The Bidder shall disclose the litigation history in Annexure-13 to be submitted in
	Packet 'A'.

Tenderers are requested to go through Annexure no.13 i.e. Clause of litigation history and do needful.

Litigation History must cover – Any action of blacklisting, debarring, banning, suspension, deregistration and cheating with BMC, State Govt. Central Govt. or any authority under state or central Govt. / Govt. organization initiated against the company, firm, directors, partners or authorized signatory shall be disclosed for last 5 years from the date of submission of Tender.

Tenderer must disclose the litigation history for last 5 years from the date of submission of Tender about any action like show cause issued, blacklisting, debarring, banning, suspension, deregistration and cheating with BMC and BMC is party in the litigation against the company, firm directors, partners or authorized signatory for carrying out any work/ supply of medical devices for BMC by any authority of BMC and the orders passed by the competent authority or by any authority of BMC and the orders passed by the competent authority or by any court where BMC is a party. While taking decision on litigation history, the concerned DMC or Director, as may be the case, should consider the details submitted by Tenderer and take decision based on the gravity of the litigation and the adverse effect of the act of company, firm directors, partners or authorized signatory on the BMC works which can spoil the quality output and delivery of healthcare services or any work execution and within the timeframe.

If there is no litigation history, the Tenderer shall specifically mention that there is no litigation history against him as per the clause of litigation history.

Litigation History is applicable to the quoted products / product quality and supply related litigation & then depending upon the gravity of matter the decision will be taken accordingly.

The Tenderer are not allowed to quote for the product(s) for which the Firm found guilty of malpractice, misconduct, or blacklisted / debarred either by any Department of Govt. of Maharashtra or by any local authority or Semi Government bodies and other State Government / Central Government's organization as on the date of submission of bid.

E.	All tend	erer must disclose the names of their partners, if any in the particular contract.
	i.	Firms with common proprietor / partner or connected with one another either
		financially or as principal and agent or as master and servant or with proprietor
		/partner closely related to each other such as husband/wife, father/mother and
		son/daughter and brother /sister shall not tender separately under different names

		for the same contract.
	ii.	If it is found that firms as described in clause 1-E have tendered separately under different names for the same contract, all such tender (s) shall stand rejected and tender deposit of each such firm/establishment shall be forfeited. In addition such firms/establishment shall be liable, at the discretion of the Municipal Commissioner for further penal action including blacklisting.
	iii.	If it is found that closely related persons as in clause 1-E have submitted separate tenders/quotations under different names firms /establishment but with common address for such establishment/firms and /or in such establishment/firms though they have different addresses, are managed or governed by the same person / persons jointly or severally, such tenderers Shall be liable for action as in clause No 1-E(i) including similar action against the firms/ establishments concerned.
	iv.	Any tenderer failing to disclose information as indicated in E-I to iii, shall render him liable to have his EMD forfeited and the contract, if entered into, and cancelled at any time during its currency. Further it shall invite penal action including black listing against the Tenderer as well as related firm/establishments
2.	Before dead included in t in the news issued shall	<b>to tender documents:</b> - line for uploading of tender offer, the BMC may modify any tender condition his tender document by issuing addendum/corrigendum/clarification and publish it papers and/or on the portal of BMC. Such addendum/corrigendum/clarification so form part of the tender documents. All tenderers shall digitally sign such prrigendum/clarification and upload it in Packet 'A'.
3.	and working	ers are advised to physically apprise themselves with installation Conditions g areas if required. They are advised to get sufficient acquaintance with the e of installation if required, prevalent conditions and facilities available.
4.	This tender	ing process is covered under Information Technology ACT & CYBER
	LAWS AS	APPLICABLE.
5.	rates and any othe	erer shall offer the best prices for the subject supply/work as per the present market that the bidder should not have offered less prices for the subject supply/work to r outside agencies including Govt./Semi Govt. agencies and within the BMC also. the tenderer has to fill in the accompanying tender with full knowledge of the above

	liabilities and therefore they will not raise any objection or dispute in any manner relating to
	any action including forfeiture of deposit and blacklisting, for giving any information which
	is found to be incorrect and against the instructions and directions given in this behalf in this
	tender.
	In the event, if it is revealed subsequently after the allotment of work/ contract to tenderer,
	that any information given by tenderer, in this tender is false or incorrect, he shall
	compensate the Brihanmumbai Municipal Corporation for any such losses or
	inconveniences caused to the Municipal Corporation, in any manner and will not resist any
	claim for such compensation on any ground whatsoever. Tenderer/tenderers shall agrees and
	undertake that he/they shall not claim in such case any amount, by way of damages or
	compensation for cancellation of the contract given to them or any work assigned to them if
	it is withdrawn by the Corporation."
	Affidavit shall be uploaded in this respect as per annexure $-3$ .
6.	Bidder / his principle manufacturer shall not have been debarred/ black listed by BMC /
	Central Govt. / State Govt. / Public sector undertaking/any other Local body. If in future, it
	comes to the notice of BMC / if it is brought to the notice of BMC during the currency of
	this contract, that any disciplinary/penal action is taken against the bidder / principle
	manufacturer due to violation of terms and conditions of the tender allotted to Bidder / his
	principle manufacturer which amounts to cheating /depicting of malafide intention
	anywhere in BMC or either by any of central Govt. / state Govt. / Public sector
	undertaking/any other Local body, BMC will be at discretion to take appropriate action as it
	finds fit.
7.	<b><u>Tender Price</u></b> Tender price is mentioned in tender notice and shall not be refundable.
0	
8.	<u>Validity:-</u> The validity of the offer should be for at least 190 days from the data of the energing of the
	The validity of the offer should be for at least 180 days from the date of the opening of the
	tender.
9.	Payment of Earnest Money Deposit (E.M.D.):-
10	The tenderer shall have to pay EMD of <b>Rs. 2,82,000 /- online</b> only.
10.	Refund of E.M.D. :-
	E.M.D. of bidder except successful bidder all other unsuccessful bidders' 100% EMD paid
	online will be refunded automatically.
	The bid security of successful bidder will be discharged when the bidder has signed the
	agreement and furnish the required Security Deposited as elaborated in standard bid

	document.
11.	Acknowledging communications:-
	Every communication from the Dy.Ch.E.(C.P.D.), Brihanmumbai Municipal Corporation to
	the tenderer should be acknowledged by the tenderer / quotationer / Supplier with the
	signature of authorized person and with official rubber stamp of the tenderer / quotationer /
	supplier.
12.	Where and how to submit the tender:-
	(Refer Section 4- Flow of activities of Tender & Section 5 : Instructions to Tenderer
	participating in e-Tendering)
	The e-Tendering process of BMC is enabled through Mahatender portal
	'https://mahatenders.gov.in'
	The bid should be submitted online through website <u>https://mahatenders.gov.in</u> in three
	Packets system i.e. Administrative Bid (Packet A), Technical Bid (Packet B) & Commercial
	Bid (Packet C) along with EMD.
	All documents should be digitally uploaded. To prepare and submit the bid/offer online all
	tenderers 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
	Deadline for submission of bid – as per schedule mentioned in tender notice.
13.	Documents to be uploaded:
	This complete 'Tender Document' shall be uploaded as a token of acceptance of all clauses
	/ conditions / requirements / instructions contained in this tender document.
	Original scanned documents or self-attested photocopies of specified documents shall be
	scanned and uploaded.
14.	Authentication for documents:-
	The responsibility to produce correct authentication rests with the Tenderer. If any
	document detected to be forged, bogus etc., the tender shall be rejected and the tender
	deposit forfeited. Any contract entered under such conditions shall also be liable to be
	cancelled at any time during its currency and further penal action like criminal prosecution,
	blacklisting against the said Tenderer and /or the partners. The Municipal Commissioner
	shall also be entitled to purchase the items from the open market at the risk and cost of the
	said tenderer and the damages thereof shall be recovered from the Tenderer's dues.

15.	Trans	lation of certificates:-				
	If t	the certificate issued by any statutory authority is in language other than English, Hindi or				
	Ma	arathi, then a translated copy of certificate in one of the languages mentioned above and				
	certified by the official translator shall have to be uploaded along with a copy of the original					
	cei	rtificate.				
16.	<u>Sign a</u>	nd seal:-				
	Af	fixing of digital signature while uploading/submission the bid shall be deemed to be				
	sig	aned by the bidder and mean acceptance of the terms, conditions and instructions				
	con	ntained in this tender document as well as confirmation of the bid/bids offered by the				
	bic	lder which shall include acceptance of special directions/terms and conditions if any,				
	inc	corporated.				
	i)	If a tender is submitted by a proprietary firm, it shall be digitally signed by the proprietor				
		of the said firm or authorized representative only.				
	ii)	If a tender is submitted by a partnership firm, it shall be digitally signed by				
		person/partner holding the power of attorney on behalf of the said firm or authorised				
		representative only.				
	iii)	If a Limited Company/ Sansthas/Societies /Trust /Govt. Undertaking / Semi-Govt.				
		Undertaking submits and uploads a tender, it shall be digitally signed by a person holding				
		power of attorney or authorised representative only.				
17.	Name	of Partners:-				
	Al	I tenderers must disclose the names and addresses of their partners, if any, in the				
	par	rticular contract. Any tenderer failing to do so shall render him liable to have his EMD				
	for	feited and the contract, if entered into, cancelled at any time during its currency. Further,				
	it s	shall invite penal action including black-listing.				
18.	Power of Attorney (POA):					
	Notarized Power of attorney shall be granted by 2 directors/Managing Director /All					
	partners, as the case may be in presence of 2 witnesses on Stamp paper of Rs.50					
	Note –					
	(a)	The Registered Power of Attorney (if any) registered with Chief Accountant (B.M.C.)				
		will be accepted.				
	(b)	If all uploaded documents are signed by Proprietor or 2 directors/ Managing Director or				
		All partners, as the case may be, POA is not required to be submitted.				
L	1					

	If Tender is awarded and Contract Documents are signed by POA Holder the POA is to be					
	registered at the Office of Chief Accountant (B.M.C.)					
19.	Unconditional offer:-					
	Tenderers shall quote a firm & unconditional offer. Conditional offers shall not be					
	considered and shall be treated as non-responsive. Bonus/complimentary / discount offer					
	given with condition will also be rejected. Bonus/complimentary / discount offer given					
	without any condition will not be considered for evaluation of comparative assessment. The					
	net price quoted will only be considered for determining the lowest bidder irrespective of					
	unconditional Bonus/complimentary / discount offer.					
20.	Contradictory Clause in tender:-					
	Tenders containing contradictory, onerous and vague stipulations and hedging conditions					
	such as "subject to prior sale""offer subject to availability of stock""Order subject to					
	confirmation at the time of order""Rates subject to market fluctuations" etc. will be rejected					
	outright.					
21.	Alternative clauses in tender:-					
	No alteration or interpolation will be allowed to be made in any of the terms or conditions					
	of the tender & contract and / or the specifications and /or in the schedule of quantities. If					
	any such alteration or interpolation is made by the tenderer, his tender shall be rejected.					
22.	Rejection:-					
	The tender may be considered incomplete, irregular, invalid and liable to be rejected If					
	a) The tenderer stipulates own condition /conditions,					
	b) Does not fill & sign the Tender Form incorporated in the Tender,					
	Does not disclose the full name/names and Address / addresses of Proprietor /					
	c) Partners / Directors in case of Proprietorship / Partnership/ Private Limited / Public					
	Limited concern Firms, email ID for communication					
	d) Tenderer is not eligible to participate in the bid as per laid down eligibility criteria;					
	e) The Goods offered are not eligible as per the provision of the tender					
	f) Does not submit valid documents listed in Packet 'A'& Packet 'B'.					
	g) Non-submission or submission of illegible scanned copies of stipulated documents/ declarations.					

	h)	Stipulate	ed validity period less than 180 days.		
	i)	Particular furnished by tenderer are found materially incorrect or misleading, tender shall be rejected and their EMD shall be forfeited and shall be liable for fu action like black-listing etc. Any change occurring within their institute like ch in name of firm, change of partner, change in the constitution, change in brand of the product, merger with any other institutions, contract work, if any, allott another firm, any freshly initiated court case should be promptly intimated t BMC. If the tenderer fails to submit such information during the tenure of contract, that shall invite legal action and black-listing as well.			
	j)		bugh the Tenderers meet the eligibility criteria, they are subject to be e if they have:		
		1)	Made misleading or false representation in the forms, statements & attachments submitted in proof of the qualification requirements; and / or		
		2)	Record for poor performance such as non-supply of allotted medicines, medicine consumable and medical devices etc, not properly completing the contract, inordinate delays in completion, litigation history, or financial failures etc. in BMC.		
23.	Quoted	Cumponov			
23.		Currency:	r is Indian manufacturer of equipment has to quote in <b>INR</b> .		
			er is foreign manufacturer of equipment then allowed to quote in <b>foreign</b>		
		currency o			
			s 100% Indian subsidiary of foreign manufacturer duly registered in India /		
		Subsidiary	of principle Foreign Manufacturer duly registered in India / sister concern of		
		Foreign ma	anufacturer duly registered in India /Associate of Foreign manufacturer duly		
	1	registered i	n India /joint venture of Foreign manufacturer duly registered in India / affil-		
		iate of Fore	eign manufacturer duly registered in India then allowed to quote in foreign		
			currency. If quoted in foreign currency then for import supply payment will		
			ectly to manufacturer of equipment.		
			Distributor/Dealer/Importer/trader/agent appointed by foreign manufac-		
			for import supply payment will be done directly to manufacturer of equip-		
		ment only.			
	Such tenders cannot be quoted in INR.				
	<u>Firn</u>	<u>n price</u>			

	The	prices quoted shall be firm and no variation will be allowed on any account			
	whatsoever.				
24.	Variation in rate:-				
	Tenderers are requested to fill in the tender carefully after noting the items and its				
	spec	ifications. No variation in rates etc. shall be allowed on any grounds such as clerical			
	mista	ake, misunderstanding etc. after the tender has been submitted.			
25.	Product	Names:-			
	The	tenderer must state the brand name of the product, if any.			
26.	<b>Technic</b>	al specifications:			
	а.	The tenderer shall carefully read the Tender Copy (Section 8) to understand the			
		technical specifications, quality requirements, packing, applicable standards, Acts &			
		Rules including the Mandatory requirement for substantiation of their compliance			
		without deviating from bid requirements. Details of the Product Offered should be duly filled in Annexure 5.			
	b.	The tenderer shall mark and highlight all the documents as per tender copy in			
		Annexure 8			
27.	The Thr	ree Packet system:-			
	i.	The tenderer should upload tender in three Packets (Packets) system as below, so as			
		to have fair, transparent and timely completion of tendering process. Tenderers are			
		requested to submit all required documents specified under each packet while			
		submitting tender itself.			
	ii.	All the documents should be strictly uploaded in P.D.F. format			
	iii.	If the tenderer has not uploaded all the required and necessary documents as			
		prescribed in packet 'A' & 'B' at the time of Bid Submission then the tenderer shall			
		submit the same online in Mahatender Portal within 7 working days from the date of			
		intimation from BMC.			
	iv.	If the information of shortfall documents asked by concerned BMC officer through			
		Mahatender portal is not complied with, for such lapses within given period, BMC			
		shall not be responsible and it will be treated as noncompliance of the shortfall from			
		the tenderer end and his offer will be treated as non-responsive.			
	v.	The tenderer shall not disclose / quote the rate of the items in packet A / B (Bill of			

	Entry, Purchase Orders). (Any price / Rupees / Amount should be masked). The
	document where price / Rupees / Amount are not masked will not be accepted and
	item will be considered Non Responsive.
vi.	The tenderer must scan and upload the currently valid documents including the due
	date and time of tender
vii.	All Annexure(s) shall be physically signed as per their respective conditions and
	uploaded.
viii.	All addendums /corrigendum shall be uploaded along with tender document
A)	Administrative Bid (Packet A)
	The following Documents shall be submitted in the Packet 'A':-
	i. <u>Chartered Accountant's Certificate</u> for turnover of the tenderer for preceding
	three financial years.
	ii. Valid <u>Bank Solvency Certificate</u> for minimum of <u>Rs.20 Lakhs</u> issued by The
	Nationalised/Scheduled/Foreign Bank. The date of issue of such certificate
	shall not be more than 06 months prior to the date of submission of tender
	and the same shall be considered valid for 12 months from the date of issue.
	iii. <u>GST registration certificate</u> (of Tenderer).
	GST registration certificate of Tenderer shall be attached.
	iv. The ' <u><b>PAN' documents</b></u> and photographs of the individuals, owners, Karta
	of Hindu Undivided Family, firms, Private Limited Companies, Registered
	Co- operative Societies, Partners of Partnership firm and at least two
	directors, if number of directors are more than two in case of Private Ltd.
	Companies as the case may be. However PAN Documents will not be
	insisted in case of Public Limited Companies, Semi Government
	undertaking, Government undertaking .
	v. Certified copy of <u>latest partnership deed</u> in case tenderer is a partnership
	firm. Partnership deed must be registered in the office of Chief Accountant,
	B.M.C. Head Office before Execution of Contract.
	vi. <u>Firm/Company/Sanstha Registration Certificate</u> e.g. Certification of
	Incorporation / Articles of Association / Memorandum of Association etc.

vii.	List of all Directors/Partners with complete residential & Business address,
	Telephone No. Mobile No. & E-Mail id, along with their Signature on letter
	head of the tenderer.
	head of the tenderer.
viii.	Power of Attorney
	If tender is signed by a person holding power of attorney. The Postal
	Address of Residence, Business along with Telephone Number, Mobile
	Number & E-mail ID shall be furnished.
ix.	Registration Certificate under ESIC Act 1948 if 10 or more workers are on
	the establishment of Tenderer. OR Declaration in Annexure 3 on Rs.500/-
	stamp paper if registration under ESIC Act is not applicable.
Х.	Registration Certificate under EPF & M Act 1952 if 20 or more workers are
	on the establishment of Tenderer. OR Declaration in Annexure 3 on Rs.
	500/- stamp paper if registration under EPF & M Act 1952 is not applicable.
xi.	Annexure 1: Particulars about the Tenderer on Letter Head of the Tenderer.
	Valid and correct e-mail ID of the tenderer for communication in respect of
	this bid shall be provided in Annexure 1. '
xii.	Annexure 2: 'Tender form' on tenderer's letter head with signature of
	Proprietor/ Managing Director / 2 Directors/All partners as the case may be.
xiii.	Annexure 3: Notarized Declaration made by the tenderer on Stamp Paper of
	Rs.500/- with signature of Proprietor/ Managing Director / 2 Directors/All
	partners as the case may be in presence of 2 witnesses.
xiv.	Annexure 3A: Tri party agreement between mcgm, manufacturer and bidder
лі ў.	
XV.	Annexure-4:- PRO-FORMA for uploading details of EMD and Annexure-3
xvi.	Annexure 9A: PRO-FORMA FOR MANUFACTURER'S LETTER(If
	Tender Is Submitted By Indian Or Foreign Manufacturer)
	Annexure 9B : PRO-FORMA FOR MANUFACTURER'S LETTER (From
	Foreign Manufacturer's Only For Appointing100% Indian
	Subsidiary / Subsidiary Of Principle Foreign Manufacturer
	/Sister Concern/Associate/Affiliate/Joint Venture- Registered In
	India)
	, ·

		Annexure 9C : PRO-FORMA FOR MANUFACTURER'S LETTER(From
		Foreign Manufacturer's Only For Appointing Distributor /Dealer /
		Importer /Traders/Agent)
	xvii	Annexure 11: Authorization letter for attending tender opening.
	xviii	Annexure 12: Contract Agreement form
	xix.	Annexure 13: Details of litigation History on Rs.500 Stamp Paper
	XX.	Annexure 14: Pact of Integrity
	xxi.	Annexure 15:-Internal Grievance Redressal Mechanism
	xxii.	Annexure- A (Irrevocable Undertaking) as per prescribed format on Rs. 500/- stamp paper.
	xxiii.	Annexure-B
	xxiv.	Valid CDSCO license in the name of bidder/ Manufacturer issued by competent authority
<b>B</b> )	Technic	cal Bid (Packet B)
	The foll	owing Documents shall be submitted in the Packet 'B':-
	i.	Annexure 5: Technical Offer – Basic equipment and essential accessories.
	ii.	Annexure 6: List of the Spare Parts.
	iii.	Annexure 7:- List of the Consumable / Accessories.
	iv.	Annexure -7 A:- List of the Consumable& Accessories Set.
	v.	Annexure–8:- Comparison of tender specification v/s equipment specification.
	vi	Annexure–10: Experience certificate (Proforma for Statement of experience certificate)
	vii.	Annexure 16:- Details of CE US FDA certificate Copy of valid relevant CE / USFDA Certificate etc, wherever applicable as per enclosed schedule copy / tender manual.
	viii.	Scan copy of original Technical Brochure's for quoted model and all other allied equipment's having technical specifications shall be uploaded.

	Scan copy of original Technical Brochure's for quoted model shall be
	signed and stamped by Original Equipment manufacturer.
	The quoted product shall be available on the current official website of the
	manufacturer; otherwise the quoted product shall be considered obsolete/
	redundant. Bidders will not be allowed to substitute any other technical
	Brochure during clarification stage.
	ix. In case of proprietary items the Manufacturer / Manufacturer with Loan
	License/ Importer shall submit the letter on the original letterhead of the
	manufacturing company to the effect that a particular product is not
	manufactured by any other company and the concerned Manufacturer /
	Importer shall also submit copies of the work orders quotation given to the
	Govt. / Semi Govt. Institute
<b>C</b> )	Commercial Bid (Packet C):-
	The commercial bid is to be submitted online by filling the rates using the
	user ID, password and using digital signature.
	Packet 'C' will be automatically generated as per item data. Tenderer(s) shall
	fill item wise rates for all the items mentioned in the item data tab. Tenderer(s) shall
	also give the breakup of tax structure loaded in the quoted prices in tender Packet B
	i.e. the percentage of various taxes & duties without disclosing the basic price for the
	machine/equipment.
	Accordingly, the prices quoted should be in the same currency for all the
	items quoted i.e. Equipment, Accessories, CMC/AMC, Turnkey projects, cost per
	test if any etc. failing which tenders will be rejected. While quoting the prices for the
	medical equipments manufactured in India, prices should be quoted in Indian curren-
	cy only and tax structure shall be mentioned for all taxes like GST, all duties, levies
	etc. in force i.e. the percentage of various taxes & duties without disclosing the basic
	price for the machine/equipment in packet B. Even though local supply is imported,
	the tax structure shall be mentioned for all taxes like GST, all duties, levies, Basic
	custom duty, etc. in packet B.
	In case of import supply, rates shall be quoted in Foreign Currency only and
	payment shall be made by opening Letter of Credit (L.C.) in the name of Principle
	Manufacturer (L.C. is to be opened by BMC). Taxes such as Basic custom duty,
	stamp duty, GST will be paid by BMC. However same will be taken into considera-
A	

tion for evaluation and price comparisons along with AMC/CMC /Indian items /Turnkey Work/ cost per test /cost of reagents/cost of consumables as the case may be.

However Indian Subsidiary may quote in Indian currency and rates shall be inclusive of all taxes.

Exception is given for the firms as mentioned at clause 25 (3) 'quoted currency'.

The conversion rate of the foreign Currency will be as per the exchange rate on the date of the opening of commercial bid mentioned in the header data in Mahatender.

The rates quoted should be Cost Insurance and freight (CIF) and delivery with installation per unit basis mentioned in the enquiry document and should be comprehensive incorporating the cost of the instrument / equipment and accessories required as part of the equipment and shown as such in the enquiry document. In case any item is required as an essential accessory for equipment, it must be mentioned clearly in Packet B and its rates must be included in the rates for the equipment. If such essential accessories are not specifically mentioned, it will be presumed that the cost of essential accessories is included in the cost of equipment and no separate payment for the same will be made thereafter under any circumstances. If any accessory is demanded as mandatory in the tender enquiry, under no circumstances it should be shown as an optional accessory and quoted separately. The price of the product offered must include the accessories required for operation of the instrument and no separate payment will be made even if such an accessory is not included in the offer. Only those accessories which are specifically recommended by the manufacturer of the instrument / equipment should be offered as part of the equipment and under no circumstances a cheaper variety of an accessory not approved / recommended by the manufacturer should be offered.

The charges towards Third party inspection, Insurance, Transportation shall be included in the quoted cost.

#### **Cost For CMC:**

Cost of the Comprehensive Maintenance Contract (CMC) for each year will be fixed to 5% of the ordered value of the equipment\*

		*Order value of the equipment:
		(1) If quoted price of equipment is in INR by a bidder (which includes all
		taxes to be paid by bidder) then same will be considered as ordered value
		of equipment.
		If quoted price of equipment is in foreign currency (which does not include taxes to
		be paid by bidder) then converted price in INR + Basic Custom Duty, bank clearance
		charges, Cess etc. (as per prevailing rates) + GST (as per prevailing rates) + cost of
		local supply is considered as ordered value of equipment.
28.	Taxes &	z Duties
	1.	All the rates quoted by the tenderer should be inclusive of all taxes, i.e G.S.T. and
		other state levies/cess which are not subsumed under GST. The tenderer shall quote
		the rates inclusive of all taxes & duties clearly & understood that BMC will not bear
		any additional liability towards payments of any Taxes & duties.
	2.	If the services to be provided by the Tenderers falls under Reverse Charge
		Mechanism, the price quoted shall be exclusive of GST, however same shall be
		inclusive of taxes /Duties/Cess other than GST, if any.
	3.	Rates accepted by BMC shall hold good till completion of work and no additional individual claim shall be admissible on account of fluctuations in market rates; increase in taxes /any other levies/tolls etc. except that payment recovery for overall market situation shall be made as per price variation <i>and if there is any subsequent change (after submission of bid) in rate of GST applicable on the work/services to be executed as per tender, i.e. any increase will be reimbursed by BMC whereas any reduction in the rate of GST shall be passed on to BMC as per the provisions of the GST act.</i>
	4.	As per the provision of Chapter XXI-Miscellaneous section 171(1) of GST Act, 2017
		governing 'Anti Profiteering Measure' (APM), 'any reduction in rate of tax on any
		supply of goods and services or the benefit of input tax credit shall be passed on to the
		recipient by way of commensurate reduction in prices'. Accordingly, the contractor
		should pass on complete benefit accruing to him on account of reduced tax rate or
		additional input tax credit to BMC.
	5.	Further, all the provisions of GST Act will be applicable to the tender.
	6.	For compliance of the same, the bidder/tenderer shall upload the undertaking as per
		Annexure A in Packet B.
	7.	GST will be paid at actual for CMC as the case maybe.
	8.	In case of supply of machines/equipment manufactured outside India and where the

	payment is made by opening of letter of Credit (L.C.), taxes, duties applicable
	including GST are to be borne by the BMC The manufacturer /supplier shall quote
	the CIF Mumbai Cost of the machine to be imported / supplied
	9. If there is any increase in above taxes/duties during the period of contract repayment
	claim will not be entertained by BMC.
	10. Cost of local supply items shall be quoted inclusive of taxes(as applicable).
29.	Consumables /Accessories / Instruments:
	Tenderer shall have to submit the rate for the consumables mentioned in Annexure-7 in
	commercial bid (BOQ) in e-tender.
	The Tenderer shall have to quote only one rate which will remain constant throughout the
	Warranty for three years and Annual /Comprehensive maintenance (AS applicable) contract
	period for seven years i.e. for total ten years. However if the value of foreign currencies at
	the time of supply of consumable items w.r.t. Indian Rupees increases by 25% than on the
	date of opening of commercial bid in such cases, difference in excess of 25% would be paid
	to bidder.
	The rate quoted for consumables shall be freezed for 10 years and cost of one
	consumable each shall be considered for evaluation and BMC is not binding to accept
	the rates quoted for consumable.
	Apart from mentioned consumables cost of no other consumables will be paid by BMC
	and same shall be covered under warranty and CMC.
	Payment for Consumables/Accessories/spares during 3 years warranty and 7 years
	<u>CMC-</u>
	Rates for consumables / spares / accessories shall be quoted excluding taxes if any(GST
	only).
	GST will be paid at actual as per prevailing rates.
	For those bidders who are importing consumables/accessories/ spare parts during 3 years
	warranty and / years ( 'M( ' the L( ' will not be opened by RMI ' for the same and only cost
	warranty and 7 years CMC, the LC will not be opened by BMC for the same and only cost of GST will paid at actual no other duties will be paid by BMC on consumables/
	of GST will paid at actual, no other duties will be paid by BMC on consumables/
20	of GST will paid at actual, no other duties will be paid by BMC on consumables/ accessories/ spare parts during 3 years warranty and 7 years CMC.
30.	of GST will paid at actual, no other duties will be paid by BMC on consumables/ accessories/ spare parts during 3 years warranty and 7 years CMC.
30.	of GST will paid at actual, no other duties will be paid by BMC on consumables/ accessories/ spare parts during 3 years warranty and 7 years CMC.

	Tenders shall note that any corrigendum issued regarding this tender notice will be published on the BMC portal. No corrigendum will be published in the local newspapers.				
	The prospective tenderer(s) should submit their suggestions/observations if any, in writing minimum 2 days before Pre-bid meeting.				
	Only suggestions/observations received in writing will be discussed and clarified in pre-bid meeting and any modification of the tendering documents, which may become necessary as a result of pre-bid meeting, shall be made by BMC exclusively through the issue of an addendum/corrigendum. The tender uploaded shall be read along with any modification. Authorized representatives of prospective tenderer(s) can attend the said meeting and obtain clarification regarding specifications, works & tender conditions. Authorized representatives should have authorization letter to attend the pre-bid meeting.				
	Non-attendance at pre-bid meeting shall not be a cause for disqualification of a tenderer. The suggestions / objections received in pre-bid meeting may not be considered, if the same are not in consonance with the requirements of the tender/project. BMC reserves the right to reject the same.				
31.	Procedure for the opening of the tender:				
	Packet-'A' (Administrative bid) and packet 'B' (Technical Bid) will be opened online simultaneously on the due date and due time as stated in the header data when the tenderer or his authorized representative will be allowed to remain present.				
	Packet 'C' will be opened only if the administrative & technical offer in Packet 'A & B' is acceptable. In case the administrative and technical offer in Packet 'A' & 'B' is found not				
	acceptable or found incomplete, then Packet 'C' will not be opened and offer will be kept				
	out of consideration. The date and time of the opening of Packet 'C' will be intimated to the responsive tenderer				
	via mail. No complaint for non receipt of such intimation will be entertained.				
32.	Evaluation of the tender:				
	<ul> <li>After opening of Packet A and Packet B, 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. The scrutiny shall be on the basis of submitted substantiation documents.</li> </ul>				

<ul> <li>In My bit that loss not need the bit conditions late down in the bit document with de declared as not responsive and such bids shall not be considered for further evaluation. However, the tenderers can check their bid evaluation status on the website.EMD of nonresponsive bidder will get refunded on finalization of status on Mahatender Portal.</li> <li>iii. 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 tenderers shall be opened later, on a given date and time.</li> <li>iv. The documents which are uploaded in Packet 'A' and Packet 'B' with Tender original of which, if called, shall be produced for verification within 3 days. Also if required, B.M.C. may ask any clarification / Additional Documents from the tenderer during the tender process.</li> <li>33. Every complaint, submitted by competitive tenderers in the matter of challenge to the authenticity of documents/information and/or particulars submitted by another tenderer ought to be accompanied with the deposit of Rs. 2,00,000/- (Rupees Two Lakhs only) towards charges for inspection and verification of the documents of another tenderer. On verification of the complaint, if the representations made therein are found to be true and correct, the deposit will be refunded to the complainant and the E. M. D. of the defaulting tenderer for a maximum period of five years. On verification of the complaint, if the representations of the complaint, if the representation of the complaint, and the black-listed for period of two years. Any complaint received regarding the authenticity of documents / information and/or particular submitted by another tenderer after price bid opening will not be entertained</li> <li>34. Internal Grievance Redressal Mechanism: (As per Annexure 15.)</li> <li>Tenderer has the right to submit a complaint or seek de-briefing regarding the rejection of his bid, in writing or electronically, within</li></ul>		ii.	Any bid that does not meet the bid conditions laid down in the bid document will be
<ul> <li>evaluation. However, the tenderers can check their bid evaluation status on the website.EMD of nonresponsive bidder will get refunded on finalization of status on Mahatender Portal.</li> <li>iii. 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 tenderers shall be opened later, on a given date and time.</li> <li>iv. The documents which are uploaded in Packet 'A' and Packet 'B' with Tender original of which, if called, shall be produced for verification within 3 days. Also if required, B.M.C. may ask any clarification / Additional Documents from the tenderer during the tender process.</li> <li>33. Every complaint, submitted by competitive tenderers in the matter of challenge to the authenticity of documents/information and/or particulars submitted by another tenderer ought to be accompanied with the deposit of Rs. 2,00,000/- (Rupees Two Lakhs only) towards charges for inspection and verifications made therein are found to be true and correct, the deposit will be refunded to the complainant and the E. M. D. of the defaulting tenderer for a maximum period of five years. On verification of the complaint, if the representations made therein are found to be true and correct, the deposit will be trein are found to be false and incorrect, the deposit shall be forfeited and further it shall be lawful for period of two years. Any complaint received regarding the authenticity of documents / information and/or particular submitted by another tenderer after price bid opening will not be entertained</li> <li>34. Internal Grievance Redressal Mechanism: (As per Annexure 15)</li> <li>Tenderer has the right to submit a complaint or seek de-briefing regarding the rejection of his bid, in writing or electronically, within 07 days of declaration of Administrative and Technical or financial evaluation results. The complaint shall be addressed to Deputy Municipal Commissioner / Joint Mun</li></ul>		11.	
<ul> <li>website.EMD of nonresponsive bidder will get refunded on finalization of status on Mahatender Portal.</li> <li>iii. 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 tenderers shall be opened later, on a given date and time.</li> <li>iv. The documents which are uploaded in Packet 'A' and Packet 'B' with Tender original of which, if called, shall be produced for verification within 3 days. Also if required, B.M.C. may ask any clarification / Additional Documents from the tenderer during the tender process.</li> <li>33. Every complaint, submitted by competitive tenderers in the matter of challenge to the authenticity of documents/information and/or particulars submitted by another tenderer ought to be accompanied with the deposit of Rs. 2,00,000/- (Rupces Two Lakhs only) towards charges for inspection and verification of the documents of another tenderer. On verification of the complaint, if the representations made therein are found to be true and correct, the deposit will be refunded to the complainant and the E. M. D. of the defaulting tenderer shall be forfeited and further it shall be lawful for BMC to blacklist such defaulting tenderer for a maximum period of five years. On verification of the complaint, if the representations made therein are found to be false and incorrect, the deposit shall be forfeited and the complaint shall be black-listed for period of two years. Any complaint received regarding the authenticity of documents / information and/or particular submitted by another tenderer after price bid opening will not be entertained</li> <li>34. Internal Grievance Redressal Mechanism: (As per Annexure 15)</li> <li>Tenderer has the right to submit a complaint or seek de-briefing regarding the rejection of his bid, in writing or electronically, within 07 days of declaration of Administrative and Technical or financial evaluation results. The complaint shal</li></ul>			-
Mahatender Portal.         iii.       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 tenderers shall be opened later, on a given date and time.         iv.       The documents which are uploaded in Packet 'A' and Packet 'B' with Tender original of which, if called, shall be produced for verification within 3 days. Also if required, B.M.C. may ask any clarification / Additional Documents from the tenderer during the tender process.         33.       Every complaint, submitted by competitive tenderers in the matter of challenge to the authenticity of documents/information and/or particulars submitted by another tenderer ought to be accompanied with the deposit of Rs. 2,00,000/- (Rupees Two Lakhs only) towards charges for inspection and verification of the documents of another tenderer. On verification of the complaint, if the representations made therein are found to be true and correct, the deposit will be refunded to the complainnant and the E. M. D. of the defaulting tenderer shall be forfeited and further it shall be lawful for BMC to blacklist such defaulting tenderer for a maximum period of five years. On verification of the complaint, if the representations made therein are found to be take and incorrect, the deposit shall be forfeited and the complaint shall be black-listed for period of two years. Any complaint received regarding the authenticity of documents / information and/or particular submitted by another tenderer after price bid opening will not be entertained         34.       Internal Grievance Redressal Mechanism: (As per Annexure 15.)       Tenderer has the right to submit a complaint or seek de-briefing regarding the rejection of his bid, in writing or electronically, within 07 days of declaration o			
<ul> <li>iii. 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 tenderers shall be opened later, on a given date and time.</li> <li>iv. The documents which are uploaded in Packet 'A' and Packet 'B' with Tender original of which, if called, shall be produced for verification within 3 days. Also if required, B.M.C. may ask any clarification / Additional Documents from the tenderer during the tender process.</li> <li>33. Every complaint, submitted by competitive tenderers in the matter of challenge to the authenticity of documents/information and/or particulars submitted by another tenderer ought to be accompanied with the deposit of Rs. 2,00,000/- (Rupees Two Lakhs only) towards charges for inspection and verification of the documents of another tenderer. On verification of the complaint, if the representations made therein are found to be true and correct, the deposit will be refunded to the complainant and the E. M. D. of the defaulting tenderer for a maximum period of five years. On verification of the complaint, if the representations made therein are found to be talse and incorrect, the deposit shall be forfeited and threther it shall be lawful for BMC to blacklist such defaulting tenderer for a maximum period of five years. On verification of the complaint, if the representations made therein are found to be false and incorrect, the deposit shall be forfeited and the complainant shall be black-listed for period of two years. Any complaint received regarding the authenticity of documents / information and/or particular submitted by another tenderer after price bid opening will not be entertained</li> <li>34. Internal Grievance Redressal Mechanism: (As per Annexure 15.)</li> <li>Tenderer has the right to submit a complaint or seek de-briefing regarding the rejection of his bid, in writing or electronically, within 07 days of declaration of Administrative and Technical or fina</li></ul>			
declared as responsive bid for opening price bid on the website and price bid of such tenderers shall be opened later, on a given date and time.         iv.       The documents which are uploaded in Packet 'A' and Packet 'B' with Tender original of which, if called, shall be produced for verification within 3 days. Also if required, B.M.C. may ask any clarification / Additional Documents from the tenderer during the tender process.         33.       Every complaint, submitted by competitive tenderers in the matter of challenge to the authenticity of documents/information and/or particulars submitted by another tenderer ought to be accompanied with the deposit of Rs. 2,00,000/- (Rupees Two Lakhs only) towards charges for inspection and verification of the documents of another tenderer. On verification of the complaint, if the representations made therein are found to be true and correct, the deposit will be refunded to the complainant and the E. M. D. of the defaulting tenderer for a maximum period of five years. On verification of the complaint, if the representations made therein are found to be false and incorrect, the deposit shall be forfeited and the complainant shall be black-listed for period of two years. Any complaint received regarding the authenticity of documents / information and/or particular submitted by another tenderer after price bid opening will not be entertained         34.       Internal Grievance Redressal Mechanism: (As per Annexure 15)         Tenderer has the right to submit a complaint or seek de-briefing regarding the rejection of his bid, in writing or electronically, within 07 days of declaration of Administrative and Technical or financial evaluation results. The complaint shall be addressed to Deputy Municipal Commissioner/ Joint Municipal Commissioner (Central Purchase Department).			Mahatender Portal.
itenderers shall be opened later, on a given date and time.         iv.       The documents which are uploaded in Packet 'A' and Packet 'B' with Tender original of which, if called, shall be produced for verification within 3 days. Also if required, B.M.C. may ask any clarification / Additional Documents from the tenderer during the tender process.         33.       Every complaint, submitted by competitive tenderers in the matter of challenge to the authenticity of documents/information and/or particulars submitted by another tenderer ought to be accompanied with the deposit of Rs. 2,00,000/- (Rupees Two Lakhs only) towards charges for inspection and verification of the documents of another tenderer. On verification of the complaint, if the representations made therein are found to be true and correct, the deposit will be refunded to the complainant and the E. M. D. of the defaulting tenderer for a maximum period of five years. On verification of the complaint, if the representations made therein are found to be false and incorrect, the deposit shall be black-listed for period of two years. Any complaint received regarding the authenticity of documents / information and/or particular submitted by another tenderer after price bid opening will not be entertained         34.       Internal Grievance Redressal Mechanism: (As per Annexure 15)         Tenderer has the right to submit a complaint or seek de-briefing regarding the rejection of his bid, in writing or electronically, within 07 days of declaration of Administrative and Technical or financial evaluation results. The complaint shall be addressed to Deputy Municipal Commissioner/ Joint Municipal Commissioner (Central Purchase Department).		iii.	Bids which are in full conformity with bid requirements and conditions shall be
<ul> <li>iv. The documents which are uploaded in Packet 'A' and Packet 'B' with Tender original of which, if called, shall be produced for verification within 3 days. Also if required, B.M.C. may ask any clarification / Additional Documents from the tenderer during the tender process.</li> <li>33. Every complaint, submitted by competitive tenderers in the matter of challenge to the authenticity of documents/information and/or particulars submitted by another tenderer ought to be accompanied with the deposit of Rs. 2,00,000/- (Rupees Two Lakhs only) towards charges for inspection and verification of the documents of another tenderer. On verification of the complaint, if the representations made therein are found to be true and correct, the deposit will be refunded to the complainant and the E. M. D. of the defaulting tenderer for a maximum period of five years. On verification of the complaint, if the representations made therein are found to be true and correct, the deposit will be refunded to be false and incorrect, the deposit shall be forfeited and therein are found to be tracemplaint, if the representations made therein are found to be true and correct and the complainant shall be black-listed for period of two years. Any complaint received regarding the authenticity of documents / information and/or particular submitted by another tenderer after price bid opening will not be entertained</li> <li>34. Internal Grievance Redressal Mechanism: (As per Annexure 15.)</li> <li>Tenderer has the right to submit a complaint or seek de-briefing regarding the rejection of his bid, in writing or electronically, within 07 days of declaration of Administrative and Technical or financial evaluation results. The complaint shall be addressed to Deputy Municipal Commissioner/ Joint Municipal Commissioner (Central Purchase Department).</li> </ul>			declared as responsive bid for opening price bid on the website and price bid of such
<ul> <li>original of which, if called, shall be produced for verification within 3 days. Also if required, B.M.C. may ask any clarification / Additional Documents from the tenderer during the tender process.</li> <li>33. Every complaint, submitted by competitive tenderers in the matter of challenge to the authenticity of documents/information and/or particulars submitted by another tenderer ought to be accompanied with the deposit of Rs. 2,00,000/- (Rupees Two Lakhs only) towards charges for inspection and verification of the documents of another tenderer. On verification of the complaint, if the representations made therein are found to be true and correct, the deposit will be refunded to the complainant and the E. M. D. of the defaulting tenderer shall be forfeited and further it shall be lawful for BMC to blacklist such defaulting tenderer for a maximum period of five years. On verification of the complaint, if the representations made therein are found to be false and incorrect, the deposit shall be forfeited and the complainant shall be black-listed for period of two years. Any complaint received regarding the authenticity of documents / information and/or particular submitted by another tenderer after price bid opening will not be entertained</li> <li>34. Internal Grievance Redressal Mechanism: (As per Annexure 15.)</li> <li>Tenderer has the right to submit a complaint or seek de-briefing regarding the rejection of his bid, in writing or electronically, within 07 days of declaration of Administrative and Technical or financial evaluation results. The complaint shall be addressed to Deputy Municipal Commissioner/ Joint Municipal Commissioner (Central Purchase Department).</li> </ul>			tenderers shall be opened later, on a given date and time.
required, B.M.C. may ask any clarification / Additional Documents from the tenderer during the tender process.33.Every complaint, submitted by competitive tenderers in the matter of challenge to the authenticity of documents/information and/or particulars submitted by another tenderer ought to be accompanied with the deposit of Rs. 2,00,000/- (Rupees Two Lakhs only) towards charges for inspection and verification of the documents of another tenderer. On verification of the complaint, if the representations made therein are found to be true and correct, the deposit will be refunded to the complainant and the E. M. D. of the defaulting tenderer shall be forfeited and further it shall be lawful for BMC to blacklist such defaulting tenderer for a maximum period of five years. On verification of the complaint, if the representations made therein are found to be false and incorrect, the deposit shall be forfeited and the complainant shall be black-listed for period of two years.34.Internal Grievance Redressal Mechanism: (As per Annexure 15)34.Internal Grievance Redressal Mechanism: (As per Annexure 15) Tenderer has the right to submit a complaint or seek de-briefing regarding the rejection of his bid, in writing or electronically, within 07 days of declaration of Administrative and Technical or financial evaluation results. The complaint shall be addressed to Deputy Municipal Commissioner/ Joint Municipal Commissioner (Central Purchase Department).35.Price Negotiation :		iv.	The documents which are uploaded in Packet 'A' and Packet 'B' with Tender
<ul> <li>during the tender process.</li> <li>33. Every complaint, submitted by competitive tenderers in the matter of challenge to the authenticity of documents/information and/or particulars submitted by another tenderer ought to be accompanied with the deposit of Rs. 2,00,000/- (Rupees Two Lakhs only) towards charges for inspection and verification of the documents of another tenderer. On verification of the complaint, if the representations made therein are found to be true and correct, the deposit will be refunded to the complainant and the E. M. D. of the defaulting tenderer shall be forfeited and further it shall be lawful for BMC to blacklist such defaulting tenderer for a maximum period of five years. On verification of the complaint, if the representations made therein are found to be false and incorrect, the deposit shall be forfeited and the complainant shall be black-listed for period of two years. Any complaint received regarding the authenticity of documents / information and/or particular submitted by another tenderer after price bid opening will not be entertained</li> <li>34. Internal Grievance Redressal Mechanism: (As per Annexure 15)         <ul> <li>Tenderer has the right to submit a complaint or seek de-briefing regarding the rejection of his bid, in writing or electronically, within 07 days of declaration of Administrative and Technical or financial evaluation results. The complaint shall be addressed to Deputy Municipal Commissioner/ Joint Municipal Commissioner (Central Purchase Department).</li> </ul> </li> </ul>			original of which, if called, shall be produced for verification within 3 days. Also if
<ul> <li>33. Every complaint, submitted by competitive tenderers in the matter of challenge to the authenticity of documents/information and/or particulars submitted by another tenderer ought to be accompanied with the deposit of Rs. 2,00,000/- (Rupees Two Lakhs only) towards charges for inspection and verification of the documents of another tenderer. On verification of the complaint, if the representations made therein are found to be true and correct, the deposit will be refunded to the complainant and the E. M. D. of the defaulting tenderer shall be forfeited and further it shall be lawful for BMC to blacklist such defaulting tenderer for a maximum period of five years. On verification of the complaint, if the representations made therein are found to be true and corfeited and the complainant shall be black-listed for period of two years. Any complaint received regarding the authenticity of documents / information and/or particular submitted by another tenderer after price bid opening will not be entertained</li> <li>34. Internal Grievance Redressal Mechanism: (As per Annexure 15)</li> <li>Tenderer has the right to submit a complaint or seek de-briefing regarding the rejection of his bid, in writing or electronically, within 07 days of declaration of Administrative and Technical or financial evaluation results. The complaint shall be addressed to Deputy Municipal Commissioner/ Joint Municipal Commissioner (Central Purchase Department).</li> <li>35. Price Negotiation :</li> </ul>			required, B.M.C. may ask any clarification / Additional Documents from the tenderer
<ul> <li>authenticity of documents/information and/or particulars submitted by another tenderer ought to be accompanied with the deposit of Rs. 2,00,000/- (Rupees Two Lakhs only) towards charges for inspection and verification of the documents of another tenderer. On verification of the complaint, if the representations made therein are found to be true and correct, the deposit will be refunded to the complainant and the E. M. D. of the defaulting tenderer shall be forfeited and further it shall be lawful for BMC to blacklist such defaulting tenderer for a maximum period of five years. On verification of the complaint, if the representations made therein are found to be false and incorrect, the deposit shall be forfeited and the complainant shall be black-listed for period of two years.</li> <li>Any complaint received regarding the authenticity of documents / information and/or particular submitted by another tenderer after price bid opening will not be entertained</li> <li><b>34.</b> Internal Grievance Redressal Mechanism: (As per Annexure 15)</li> <li>Tenderer has the right to submit a complaint or seek de-briefing regarding the rejection of his bid, in writing or electronically, within 07 days of declaration of Administrative and Technical or financial evaluation results. The complaint shall be addressed to Deputy Municipal Commissioner/ Joint Municipal Commissioner (Central Purchase Department).</li> <li><b>35.</b> Price Negotiation :</li> </ul>			during the tender process.
<ul> <li>ought to be accompanied with the deposit of Rs. 2,00,000/- (Rupees Two Lakhs only) towards charges for inspection and verification of the documents of another tenderer. On verification of the complaint, if the representations made therein are found to be true and correct, the deposit will be refunded to the complainant and the E. M. D. of the defaulting tenderer shall be forfeited and further it shall be lawful for BMC to blacklist such defaulting tenderer for a maximum period of five years. On verification of the complaint, if the representations made therein are found to be false and incorrect, the deposit shall be forfeited and the complainant shall be black-listed for period of two years.</li> <li>Any complaint received regarding the authenticity of documents / information and/or particular submitted by another tenderer after price bid opening will not be entertained</li> <li><b>34.</b> Internal Grievance Redressal Mechanism: (As per Annexure 15)</li> <li>Tenderer has the right to submit a complaint or seek de-briefing regarding the rejection of his bid, in writing or electronically, within 07 days of declaration of Administrative and Technical or financial evaluation results. The complaint shall be addressed to Deputy Municipal Commissioner/ Joint Municipal Commissioner (Central Purchase Department).</li> <li><b>35.</b> Price Negotiation :</li> </ul>	33.	Every complaint, submitted by competitive tenderers in the matter of challenge to the	
<ul> <li>towards charges for inspection and verification of the documents of another tenderer. On verification of the complaint, if the representations made therein are found to be true and correct, the deposit will be refunded to the complainant and the E. M. D. of the defaulting tenderer shall be forfeited and further it shall be lawful for BMC to blacklist such defaulting tenderer for a maximum period of five years. On verification of the complaint, if the representations made therein are found to be false and incorrect, the deposit shall be forfeited and the complainant shall be black-listed for period of two years. Any complaint received regarding the authenticity of documents / information and/or particular submitted by another tenderer after price bid opening will not be entertained</li> <li>34. Internal Grievance Redressal Mechanism: (As per Annexure 15)</li> <li>Tenderer has the right to submit a complaint or seek de-briefing regarding the rejection of his bid, in writing or electronically, within 07 days of declaration of Administrative and Technical or financial evaluation results. The complaint shall be addressed to Deputy Municipal Commissioner/ Joint Municipal Commissioner (Central Purchase Department).</li> <li>35. Price Negotiation :</li> </ul>		authe	enticity of documents/information and/or particulars submitted by another tenderer
<ul> <li>verification of the complaint, if the representations made therein are found to be true and correct, the deposit will be refunded to the complainant and the E. M. D. of the defaulting tenderer shall be forfeited and further it shall be lawful for BMC to blacklist such defaulting tenderer for a maximum period of five years. On verification of the complaint, if the representations made therein are found to be false and incorrect, the deposit shall be forfeited and the complainant shall be black-listed for period of two years. Any complaint received regarding the authenticity of documents / information and/or particular submitted by another tenderer after price bid opening will not be entertained</li> <li><b>34.</b> Internal Grievance Redressal Mechanism: (As per Annexure 15)         <ul> <li>Tenderer has the right to submit a complaint or seek de-briefing regarding the rejection of his bid, in writing or electronically, within 07 days of declaration of Administrative and Technical or financial evaluation results. The complaint shall be addressed to Deputy Municipal Commissioner/ Joint Municipal Commissioner (Central Purchase Department).</li> </ul> </li> <li><b>35.</b> Price Negotiation :</li> </ul>		ough	t to be accompanied with the deposit of Rs. 2,00,000/- (Rupees Two Lakhs only)
<ul> <li>correct, the deposit will be refunded to the complainant and the E. M. D. of the defaulting tenderer shall be forfeited and further it shall be lawful for BMC to blacklist such defaulting tenderer for a maximum period of five years. On verification of the complaint, if the representations made therein are found to be false and incorrect, the deposit shall be forfeited and the complainant shall be black-listed for period of two years. Any complaint received regarding the authenticity of documents / information and/or particular submitted by another tenderer after price bid opening will not be entertained</li> <li>34. Internal Grievance Redressal Mechanism: (As per Annexure 15)         <ul> <li>Tenderer has the right to submit a complaint or seek de-briefing regarding the rejection of his bid, in writing or electronically, within 07 days of declaration of Administrative and Technical or financial evaluation results. The complaint shall be addressed to Deputy Municipal Commissioner/ Joint Municipal Commissioner (Central Purchase Department).</li> </ul> </li> <li>35. Price Negotiation :</li> </ul>		towa	rds charges for inspection and verification of the documents of another tenderer. On
<ul> <li>tenderer shall be forfeited and further it shall be lawful for BMC to blacklist such defaulting tenderer for a maximum period of five years. On verification of the complaint, if the representations made therein are found to be false and incorrect, the deposit shall be forfeited and the complainant shall be black-listed for period of two years. Any complaint received regarding the authenticity of documents / information and/or particular submitted by another tenderer after price bid opening will not be entertained</li> <li>34. Internal Grievance Redressal Mechanism: (As per Annexure 15)         <ul> <li>Tenderer has the right to submit a complaint or seek de-briefing regarding the rejection of his bid, in writing or electronically, within 07 days of declaration of Administrative and Technical or financial evaluation results. The complaint shall be addressed to Deputy Municipal Commissioner/ Joint Municipal Commissioner (Central Purchase Department).</li> </ul> </li> <li>35. Price Negotiation :</li> </ul>			
<ul> <li>tenderer for a maximum period of five years. On verification of the complaint, if the representations made therein are found to be false and incorrect, the deposit shall be forfeited and the complainant shall be black-listed for period of two years.</li> <li>Any complaint received regarding the authenticity of documents / information and/or particular submitted by another tenderer after price bid opening will not be entertained</li> <li><b>34.</b> Internal Grievance Redressal Mechanism: (As per Annexure 15) <ul> <li>Tenderer has the right to submit a complaint or seek de-briefing regarding the rejection of his bid, in writing or electronically, within 07 days of declaration of Administrative and Technical or financial evaluation results. The complaint shall be addressed to Deputy Municipal Commissioner/ Joint Municipal Commissioner (Central Purchase Department).</li> </ul> </li> <li><b>35.</b> Price Negotiation :</li> </ul>			
<ul> <li>representations made therein are found to be false and incorrect, the deposit shall be forfeited and the complainant shall be black-listed for period of two years.</li> <li>Any complaint received regarding the authenticity of documents / information and/or particular submitted by another tenderer after price bid opening will not be entertained</li> <li><b>34.</b> Internal Grievance Redressal Mechanism: (As per Annexure 15)         <ul> <li>Tenderer has the right to submit a complaint or seek de-briefing regarding the rejection of his bid, in writing or electronically, within 07 days of declaration of Administrative and Technical or financial evaluation results. The complaint shall be addressed to Deputy Municipal Commissioner/ Joint Municipal Commissioner (Central Purchase Department).</li> </ul> </li> <li><b>35.</b> Price Negotiation :</li> </ul>			
<ul> <li>forfeited and the complainant shall be black-listed for period of two years. Any complaint received regarding the authenticity of documents / information and/or particular submitted by another tenderer after price bid opening will not be entertained</li> <li>34. Internal Grievance Redressal Mechanism: (As per Annexure 15) Tenderer has the right to submit a complaint or seek de-briefing regarding the rejection of his bid, in writing or electronically, within 07 days of declaration of Administrative and Technical or financial evaluation results. The complaint shall be addressed to Deputy Municipal Commissioner/ Joint Municipal Commissioner (Central Purchase Department).</li> <li>35. Price Negotiation :</li> </ul>			
<ul> <li>forfeited and the complainant shall be black-listed for period of two years. Any complaint received regarding the authenticity of documents / information and/or particular submitted by another tenderer after price bid opening will not be entertained</li> <li>34. Internal Grievance Redressal Mechanism: (As per Annexure 15) Tenderer has the right to submit a complaint or seek de-briefing regarding the rejection of his bid, in writing or electronically, within 07 days of declaration of Administrative and Technical or financial evaluation results. The complaint shall be addressed to Deputy Municipal Commissioner/ Joint Municipal Commissioner (Central Purchase Department).</li> <li>35. Price Negotiation :</li> </ul>			
<ul> <li>particular submitted by another tenderer after price bid opening will not be entertained</li> <li>34. Internal Grievance Redressal Mechanism: (As per Annexure 15) Tenderer has the right to submit a complaint or seek de-briefing regarding the rejection of his bid, in writing or electronically, within 07 days of declaration of Administrative and Technical or financial evaluation results. The complaint shall be addressed to Deputy Municipal Commissioner/ Joint Municipal Commissioner (Central Purchase Department).</li> <li>35. Price Negotiation :</li> </ul>			
<ul> <li>34. Internal Grievance Redressal Mechanism: (As per Annexure 15)         <ul> <li>Tenderer has the right to submit a complaint or seek de-briefing regarding the rejection of his bid, in writing or electronically, within 07 days of declaration of Administrative and Technical or financial evaluation results. The complaint shall be addressed to Deputy Municipal Commissioner/ Joint Municipal Commissioner (Central Purchase Department).</li> </ul> </li> <li>35. Price Negotiation :</li> </ul>		Any	complaint received regarding the authenticity of documents / information and/or
Tenderer has the right to submit a complaint or seek de-briefing regarding the rejection of his bid, in writing or electronically, within 07 days of declaration of Administrative and Technical or financial evaluation results. The complaint shall be addressed to Deputy Municipal Commissioner/ Joint Municipal Commissioner (Central Purchase Department).         35.       Price Negotiation :		partic	cular submitted by another tenderer after price bid opening will not be entertained
<ul> <li>his bid, in writing or electronically, within 07 days of declaration of Administrative and Technical or financial evaluation results. The complaint shall be addressed to Deputy Municipal Commissioner/ Joint Municipal Commissioner (Central Purchase Department).</li> <li>35. Price Negotiation :</li> </ul>	34.	Internal	Grievance Redressal Mechanism: (As per Annexure 15)
Technical or financial evaluation results. The complaint shall be addressed to Deputy Municipal Commissioner/ Joint Municipal Commissioner (Central Purchase Department).         35.       Price Negotiation :		Tenderer has the right to submit a complaint or seek de-briefing regarding the rejection of	
Municipal Commissioner/ Joint Municipal Commissioner (Central Purchase Department).         35.       Price Negotiation :		his b	id, in writing or electronically, within 07 days of declaration of Administrative and
35. Price Negotiation :		Tech	nical or financial evaluation results. The complaint shall be addressed to Deputy
		Muni	icipal Commissioner/ Joint Municipal Commissioner (Central Purchase Department).
The BMC reserves its right to negotiate with the lowest acceptable tenderer (L-1), who is	35.	Price No	egotiation :
		The	BMC reserves its right to negotiate with the lowest acceptable tenderer (L-1), who is

	techno-commercially suitable for supplying bulk quantity and on whom the contract would have been placed but for the decision to negotiate.
36.	Acceptance of Tender/ Award of Contract:-
	The BMC will award the Contract to the successful tenderer whose bid has been determined
	to be responsive and has been determined to be the lowest in rate as per price clause of this tender.
	The decision of the Municipal Commissioner shall be final and binding and Municipal
	Commissioner, do not pledge himself to accept the lowest or any tender and reserves the
	right to split the quantity amongst the eligible tenderers and to relax any of the conditions of
	this tender. The Municipal Commissioner Reserves right to reject any or all tenders without
	assigning any reason.
	A contract will not be awarded to the successful tenderer if Security Deposit is not
	deposited by him to the BMC within stipulated time limit.
37.	Demonstrations:-
	Demonstration is compulsory for lowest bidder and he should arrange for the demonstration
	in India of the equipment quoted for in the tender within 7 days from the date of intimation
	of the request for demonstration preferably in Mumbai in the hospital. However, if complete
	system of quoted model/complete system is not available in Mumbai, demonstration may be
	arranged outside Mumbai/India in any mutually agreed upon hospital or manufacturing
	plant at bidder's cost. Demonstration must be given within 7 days time from the date of re-
	ceipt of letter from BMC if planned in India and within 15 days if abroad, otherwise liable
	for penalty/legal action like forfeiture of EMD, blacklisting. If demonstration / testing of
	equipment offered by lowest bidder is found non-satisfactory, then his offer will not be
	considered and treated as non responsive.
	The demonstration of equipment should be attended by HoD/Professor/Associate Professor
	of the Major Hospital only. Demonstration in the presence of subordinate authorities like
	Resident Doctors / Lecturers will not be allowed. The video recording of the demonstration
	shall be mandatorily done. Soft copy of the Video Recording shall be handed over to the
	representative of BMC who witnessed the demonstration. Arrangement of Video Recording
	shall be done by the bidder at their own cost. The demonstration report shall be prepared on
	same day and signed by all present including representatives of bidder / Head of Depart- ment.

38.	Period of Contract:
	The period of contract shall be 10 years ( 3 years warranty period + 7 years CMC period)
	from the date of signing of the contract/agreement by both the parties i.e. the Contractor and
	BMC.

## SECTION 7:GENERAL CONDITIONS OF CONTRACT

The General Conditions of Contract (G.C.C.) contained in this section are to be read in conjunction with the other section in the tender.

1.	Contract:		
	Contract means the Contract Agreement entered into between the Purchaser, henceforth		
	called Brihanmumbai Municipal Corporation or BMC, and the Supplier, together with		
	the Contract Documents. The Contract and the term 'The Contract' shall in all such		
	documents be construed accordingly.		
	The 'Contract Document' means the entire document along with any attachments and all		
	documents forming part of the Contract (and all parts of these documents) are intended to		
	be correlative, complementary and mutually explanatory. The contract shall be read as a		
	whole.		
	The Contract Agreement means the agreement entered into between the BMC and the		
	Supplier. The date of the Contract Agreement shall be recorded in the signed form.		
	Tenderer must distinctly understand:		
	That they shall be strictly required to conform to the conditions of this contract as		
	contained in each of it clauses and that the plea of "custom prevailing" shall not on any		
	account be admitted as an excuse on their part for infringement of any of the condition.		
	The contract entrusted to the successful tenderer shall be subject to "Force Majeure Clause"		
	as per Section 56 of Indian Contract Act restricting to the case of natural calamity such		
	as earthquake, storm floods or rising of war by any country.		
2.	Contract Documents:		
	The following documents shall be considered an integral part of the contract, irrespective		
	of whether these are not appended / referred to in it.		
	1) Letter of Acceptance		
	2) The Contractor's Bid		
	3) Addendum / corrigendumto Bid, if any		
	4) Tender Document including		
	a) The Bill of Quantities / Price Packet		
	b) The specifications		
	c) The General conditions of Contract		
	d) The Special conditions of Contract		
	5) Final written submissions made by the contractor during negotiations, if any		

	6)	All correspondence documents between bidder and BMC.	
	11) I	ntegrity Pact	
3.	Contract Deposit / Performance Security:		
	i.	The Successful tenderer (Contractor) shall have to pay Contract Deposit @ 5% of	
	1.		
		total contract cost, within 30 days from the date of issue of Letter of Acceptance $(L, A)$	
		(LoA).	
	ii.	The contract deposit / Performance Security shall be paid either in the form of De-	
		mand Draft (DD) or in the form of Bankers' Guarantee.	
	iii.	Bankers Guarantee (B.G.) shall be issued from the Banks listed by Reserve Bank	
		of India on their website:- 'rbidocs.rbi.org.in/rdocs/publications/pdfs/84656.pdf'.	
		The B.G. shall be acceptable from these banks and all branches of these banks si-	
		tuated within Mumbai limit and up to Kalyan and Virar.	
	iv.	The B.G. issued by branches of approved Banks beyond Kalyan and Virar can be	
		accepted only if the said B.G. is countersigned by the Manager of a Branch of the	
		same bank, within the Mumbai City limit categorically endorsing thereon, that, the	
		said B.G. is binding on the endorsing Branch of the Bank within Mumbai limits	
		and is liable to be enforced against the said Branch of the Bank in case of default	
		by the contractor/supplier furnishing the banker's guarantee.	
	v.	The contract deposit / Performance Security should be refunded to the contractor	
		without interest, after he duly performs and completes the contract in all respects.	
		The performance B.G. shall remain valid for a period of 6 months beyond the date	
		of completion of all contractual obligations including warranty and AMC/CMC	
		obligations.	
	vi.	The B.G. valid for the entire contract period including AMC/CMC period (mini-	
		mum ten and half years period) shall be submitted. However, the Contractor is al-	
		lowed to submit B.G. valid for the period of three years initially (during warranty	
		period) and thereafter it shall be renewed (maximum two times) for further period	
		of not less than three years at a time during AMC / CMC period and maintain the	
		requisite contract deposit / Performance Security for entire contract period includ-	
		ing AMC/CMC period.	

	vii.	If the Contractor during currency of the contract fails to maintain the requisite
		contract deposit / Performance Security, BMC shall recover from the contractor
		the amount of contract deposit / Performance Security by deducting the amount
		from the pending bills of the contractor under this contract or any other contract
		with the BMC. Otherwise the existing B.G. towards contract deposit shall be
		forfeited and the contractor shall be debarred from participating in BM tenders
		for a period of 3 years
	viii.	The successful bidder shall have to pay Stamp Duty on B.G. as per the Maha-
		rashtra Stamp Act at present prevailing rate which is 0.5% at present on total
		cost. The renewed B.G. shall be treated as new B.G. and it is necessary to pay
		fresh Stamp Duty.
	ix.	The BMC shall be entitled, and it shall be lawful on its part, to deduct from the per-
		formance securities or
		a. to forfeit the said security in whole or in part in the event of:
		i. any default, or failure or neglect on the part of the contractor in
		the fulfillment or performance in all respect of the contract under
		reference or any other contract with the BMC or any part thereof
		ii.         for any loss or damage recoverable from the contractor which the
		BMC may suffer or be put to for reasons of or due to above de-
		faults/ failures/ neglect
		b. and in either of the events aforesaid to call upon the contractor to maintain
		the said performance security at its original limit by making further deposits,
		provided further that the BMC shall be entitled, and it shall be lawful on his
		part, to recover any such claim from any sum then due or which at any time after that may become due to the contractor for similar reasons.
		after that may become due to the contractor for similar reasons.
4.	Refund	of contract deposit:-
	Cont	tract deposit will be refunded after six months after completion of contract period of
	three	e years warrantee & 7 years AMC/CMC(as applicable) subject to satisfactory
	perfo	ormance/ maintenance of equipment.
5.	Signing	& Execution of Contract:

	I.	In the event of the tender being accepted, the Letter of Acceptance (LoA) and the
	1.	Contract documents shall be sent / issued to the successful bidder (Contractor) for
		signature and return, incorporating all the agreements between the parties to the
		contract i.e. the contractor and the BMC. The Contractor shall acknowledge and
		unconditionally accept, sign, date and return the contract documents within 30 days
		from the date of issue.
	II.	The contract must be signed by proprietor of the firm in case of proprietary firm /
		all the partners of the firm. If one or more partners are not available for this
		purpose, the signatory must produce a power of attorney authorizing him to sign on
		behalf of the absent partners. Such power of attorney need be registered in the
		office of the Chief Accountant and Dy. Chief Engineer (C.P.D.) should be
		informed accordingly.
	III.	In case of joint stock Company the contract must be sealed with the seal of the
		company in the presence of and signed by two Directors or by person duly
		authorized to sign the contract for the company by a power of Attorney. All such
		power of attorney must be registered in the office of the Chief Accountant and Dy.
		Chief Engineer (C.P.D.) should be informed accordingly.
	IV.	Contractor shall pay contract deposite / performance security, legal & stationary
		charges, stamp duty etc. and submit signed contract documents within 30 days
		from the date of issue of Letter of Acceptance and thereafter a fine of Rs. 5000/-
		per day will be imposed up to maximum 07 days delay
	<b>V.</b>	If the contractor fails to pay / submit contract deposit / performance security, legal
		& stationery charges, stamp duty etc. and signed contract documents within the
		above stipulated time (i.e. 37 days including penalty period of 07 days, the above
		mentioned fine plus entire EMD amount will be forfeited and the tender / contract
		already accepted shall be considered as cancelled.
	VI.	The contract shall be signed and entered into after receipt and verification of
		requisite performance security, by the BMC authority empowered to do so.
	VII.	The Rate Circular shall be issued only after signing of contract by both the parties
		i.e. contractor and BMC.
	VIII.	The contract shall be executed as per the MMC Act.
6.	Paymen	t of legal and stationery charges:
	Thes	se charges are to be paid by the successful bidder on receipt of acceptance letter for
	the s	upply of the material as per prevailing circular.

	Thi	s can change and the successful tenderer shall have to pay the applicable legal and	
	stationary charges at the time of award of contract.		
7.	Stamp duty:-		
	The	contract agreement shall be adjudicated for the payment of stamp duty by successful	
	bide	der and accordingly the successful bidder shall have to pay the stamp duty on contract	
	agre	eement as per the Government Directives.	
	The	Stamp Duty payable on the Contract Value shall also be paid to Government as per	
	the	provisions of "Stamp Duty Act 1958" (amended till date).	
8.	The Su	ccessful Tenderers must distinctly understand:	
	a.	That they shall be strictly required to conform to the conditions of this contract as	
		contained in each of it clauses and that the plea of "custom prevailing" shall not on	
		any account be admitted as an excuse on their part for infringement of any of the	
		conditions.	
	b.	The contractor must proactively keep the BMC informed of any changes in its	
		constitution/ financial stakes/ responsibilities during the execution of the contract	
	с.	The contract has been awarded to the contractor based on specific eligibility and	
		qualification criteria. The Contractor is contractually bound to maintain such	
		eligibility and qualifications during the execution of the contract. Any change	
		which would vitiate the basis on which the contract was awarded to the contractor	
		should be pro- actively brought to the notice of the BMC within 7 days of it	
		coming to the Contractor's knowledge.	
	d	The contractor shall not sublet, transfer, or assign the contract or any part thereof or	
	u	interest therein or benefit or advantage thereof in any manner whatsoever	
		interest dietem of benefit of advantage dieteor in any mainer whatsoever	
9.	Purcha	se Order:-	
	The	user department will place purchase orders within 15 days from the date of receipt of	
	rate circular subject to availability of budget provision and site is ready for installation.		
10.	Letter	of Credit (L.C.) Condition:-	
	i.	All outside India charges on beneficiaries (i.e. bidder) account.	
	ii.	Partial shipment will not be allowed. If it is to be allowed, all the charges including	

		clearing, custom duty, GST etc. should be borne by bidder.		
	iii.	In case of Warranty replacement - all charges including clearing, custom duty, GST		
		etc, should be borne by bidder.		
	iv.	Country of Origin - Bidder should not be allowed to change the Country of Origin		
		mentioned in Original tender i.e. in Packet 'A' at later stage (As mentioned in Annex-		
		ure- I).		
	v.	Place of Port of Shipment should be mentioned.		
	vi.	Name & Address of Beneficiary, Bidder/Manufacturer Bank details i.e. Name, Branch		
		Account No., IFSC, SWIFT Code etc.		
	vii.	In case amendments in L.C. are required to be made due to reasons related to contract		
		tor, delivery period will be considered from the date of opening of original LC and re-		
		quest for such amendments will be entertained up to 15 days from opening of LC after		
		payment of necessary amendment charges.		
	viii.	To open L.C. in the name of associates/affiliates/financial arm of manufacturer, under		
		taking on Rs. 500/- notorized stamp paper should be submitted duly signed with stamp		
		by bidder, manufacturer and their associates/affiliates/financial arm.		
11.	Follow	ing documents are required at the time of shipment of consignment in case of		
		of indigenous as well as imported equipment and same shall be mentioned in the		
	L.C.:-			
	i) Third party inspection report			
	ii) Pa	cking List:-		
	iii) Co	untry of Origin Certificate (For foreign manufacturer)		
	iv) Ins	urance Certificate		
	v) Ori	iginal Invoice		
	vi) Bill	of lading / Airway bill		
	vii) Bil	ll of entry		
	<u>Third</u>	party inspector/Firm shall verify following:		
	The fir	rm/agency doing third party inspection need necessarily be accredited by competent		
	authori	ty. The accreditation letter/certificate issued by the competent authority shall be given		
	by Firr	m/Agency. The third party inspection firm/agency shall prior to shipment inspect the		
	equipm	nent physically in accordance to the tender specifications and certify the following		
	things:	-		

	i.	The equipment is new and made of virgin material; it is not reconditioned /retrofitted.
	ii.	The name of the equipment manufacturer, model and serial nos. of equipments& coun-
		try of manufacturer.
	iii.	Third party inspector shall clearly mention in his report the purchase order no., date
		and name of consignee i.e. Brihanmumbai Municipal Corporation
	iv.	Packing List:-
		It shall be issued by original manufacturer in 4 sets. One set should be kept in equip-
		ment container. Two sets should be sent with original invoice to user department and
		one set shall be sent to CPD for information.
	v.	Country of Origin Certificate (For foreign manufacturer):- It shall be issued by com-
		petent authority of that Country (Chamber of commerce of concerned Country) men-
		tioning Name of manufacturer, consignee, name of equipment, invoice No., Qty.etc.
		Also, Certificate of Origin issued by the manufacturer and certified by the Chamber of
		Commerce of respective country.
	vi.	Insurance Certificate:- It shall be issued by the Insurance company and shall contain
		name, model, serial nos. of equipment being supplied. Also it shall contain the mode of
		transport, location from manufacturers site i.e. from factory warehouse to warehouse of
		user department / port of destination i.e. Mumbai and period of insurance.
	vii.	Original Invoice issued by bidders/manufacturer should contain following details
		:-
		a) The name of the equipment manufacturer, model and serial nos. of the
		equipments.
		b) Name of the consignee i.e. Brihanmumbai Municipal Corporation
		c) Purchase order number and date issued by Brihanmumbai Municipal Corpora-
		tion
12.	Bill of	
12.		shall be issued by Custom authority of India indicating Invoice number and date, of
		anufacturer, name and model of the equipment, quantity, country of origin, Consignee
		tails. This document shall be obtained by user department from Custom Clearing
		gent.
13.	_	lading or Airway Bill :-
		dder has to submit bill of lading or Airway bill after dispatch of equipment/machine.

	The user department has to verify before making payment to bidder.
14.	Delivery, Installation & Commissioning:-
	The tenderer should give free delivery, at BMC Hospital, within 90 days from the date of
	placing of purchase order. In case of import purchase, delivery of Equipment to con-
	cerned hospitals must be made within 90 days from the opening of Letter of Credit by
	coordinating with clearing agent appointed by BMC.
	It is mandatory that the 100% Indian subsidiary of foreign manufacturer duly
	registered in India / Subsidiary of principle Foreign Manufacturer duly registered
	in India / sister concern of Foreign manufacturer duly registered in India
	/Associate of Foreign manufacturer duly registered in India /joint venture of
	Foreign manufacturer duly registered in India / affiliate of Foreign manufacturer
	duly registered in India
	or Distributor/Dealer/Importer/trader/agent appointed by foreign Manufacturer
	shall
	1. Import the equipment from Principal foreign manufacturer directly in the
	name of BMC only after receipt of Purchase Order only after the receipt of
	purchase order.
	<ol> <li>Raise invoice in the name of BMC hospital.</li> </ol>
	3. Import equipment directly to Mumbai port.
	<ol> <li>Supply to the BMC Hospitals in Mumbai without unloading the material elsewhere</li> </ol>
	during transportation.
	Also the tenderer shall provide one additional packing list indicating details of supply to
	be delivered to the concerned hospital in advance so that it will be easier for the authority of concerned hospital to confirm supply in the packed consignment as per the purchase
	order.
	Installation & commissioning shall be done within 30 days from delivery of the equip-
	ment/machine.
15.	Training :-
	The successful tenderer shall have to give sufficient training at his cost to the staffs of the
	Hospital and Engineers of Medico Electronics Cell to operate the Medical Equipment.
	Also it shall be provided as and when required if asked by user department.

16.	Penalty:-	
	If the successful tenderer fails to comply with work/purchase order within the delivery	
	period stipulated, the municipal Commissioner/ D.M.C.(C.P.D)/ Dean of Hospital/	
	Intending Officer shall exercise his discretionary power either :-	
	To recover from contractor as agreed, the liquidated damages or by way of penalty half	
	percent of the price of the equipment which the contractors has failed to deliver, install,	
	commission as aforesaid per week or part thereof during which the delivery, installation,	
	commissioning of such equipment may be in arrears subject to maximum limit @ 10% of	
	the balance amount of the stipulated price of the equipment undelivered. Such penalty is	
	to be deducted always by the consignee from the contractors balance bill, B.G. or EMD or	
	any money due to the contractor from BMC.	
	OR	
	To cancel the contract and orders and forfeiture of EMD, contract	
	Deposit and blacklisting the firm/company along with their partners/ directors.	
17.	Consequence of inferior supply:-	
	If the equipment supplied is found of inferior quality or not as per specifications, the	
	contractor shall replace the equipment within one month from the date of intimation at the	
	cost & risk of the contractor and also liable to pay the fine imposed by the Municipal	
	Commissioner, failing which Earnest Money Deposit & Contract Deposit of the	
	contractor shall be forfeited & the tenderer shall be liable for penal action including	
	black-listing etc. In addition to the forfeiture of the Earnest Money Deposit & Contract	
	Deposit, if any fine is imposed by the Municipal Commissioner, the same shall be	
	payable by the supplier immediately on demand, failing which the same shall be	
	recovered from other dues to the contractor from the Municipal Corporation.	
18.	Replacement of Rejected Materials:-	
	Tenderer/contractor shall have to replace rejected Material with approved one. The sup-	
	plier should remove the rejected Material within 15 days failing which the same will be	
	disposed off by BMC at the risk and cost of contractors without any further correspon-	
	dence in this regards.	
19.	Risk & Cost Purchase:-	
	In case the Contractor/s, shall at any time during the continuance of these presents fail to	
	supply satisfactorily the equipment within the prescribed time as herein provided and or	
	in case shall fail at once to replace any part/s that may have been rejected as herein pro-	

	vided with other of approved quality, the Municipal Commissioner shall be at liberty
	for the 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 sti-
	pulated period or after the same having been disapproved wholly or partly is not rectified
	or re-done to the satisfaction of the Officer in Charge within the said specific period, the
	Commissioner shall get the same executed or rectified or re-done through any other agen-
	cies, at the entire risk of the contractor/s as to cost and consequences. The extra cost the-
	reof (if any) and all expenses thereby incurred, which shall include charges of 5% mini-
	mum to a maximum of 15 % shall be payable by and/or may be deducted from any mo-
	neys due or become due to the Contractor/s under this or any other contract/s between the
	Contractor/s and the Corporation. The Commissioner may, however fix such other subse-
	quent date as he may think fit by which the delivery of the said article and or execution of
	the said work shall be completed.
20.	Blacklisting:-
	The firm shall be black-listed, if it is found that:-
	i) Forged documents are submitted
	OR
	ii) If it becomes responsive on the basis of submission of bogus certificate/information.
	OR
	iii) In case of non-supply of equipment / accessories or supply of substandard quality or
	supply of equipment / accessories found to have been previously used or having
	reconditioned parts.
21.	Contract Postponement:-
	Postponement of the payment of the full contract deposit or the execution of the contract
	will not be permitted by the reason of the Brihanmumbai Municipal Corporation having
	in possession of other deposit on account of other tenders or contract, which deposits may
	be or become returnable to the tenderer and which they may wish to transfer as a contract
	deposit under this contract. Such transfers will not, under any circumstances, be
	permitted.
22.	Secrecy:-
	The contractor shall take all reasonable steps necessary to ensure that all persons
	employed in any work in connection with the contract, who obtains in the course of the
	execution of the contract, any matter whatsoever, which would of might be directly of
	execution of the contract, any matter whatsoever, which would or might be directly or indirectly of use to any person not connected with the contract, should treat it as secret

	and shall not at any time communicate it to any person. Any breach of above said
	condition shall be a sufficient cause to cancel the contract and The Municipal
	Commissioner shall be at liberty to purchase the same material at the risk and cost of the
	contractor.
23.	<b><u>Compliance with security Requirement</u>:-</b>
	The Contractor shall strictly comply with the security Rule of the BMC in force and shall
	complete the required formalities including verification from Police and any other
	authorities if any, and obtain necessary prior permission for entry into the premises.
24.	Confidential Information:-
	The drawings, specifications, prototype, sample and such other information furnished to
	the contractor relating to the supply of equipment/plant shall be treated as confidential
	and shall not be divulged to any third party. It shall remain the property of BMC. If,
	during the process of execution of the contract, any improvement, refinement or technical
	changes and modifications are effected by the contractors, such changes shall not affect
	the title to the property and all the information, specifications, drawings etc. including the
	improvement/modifications effected by the contractor shall continue to be the property of
	the BMC
25.	Guarantee and repair during the guarantee period:-
	The Contractor/s shall for a period of Thirty Six calendar months after the acceptance
	and satisfactory Installation and commissioning of the equipment, maintain, uphold and
	keep them in thorough repairs and working order at their own cost and expenses and to
	the entire satisfaction of the Municipal Commissioner or the Dean/Ch.M.S /E.H.O. or the
	purchasing Officer, the entire Machinery / Equipment and shall also be responsible for
	and be liable under the provisions of this clause to make good any defect that may during
	that period develop in the normal and proper working of the Machinery / Equipment. In
	case of repairs of Machinery / Equipment which is not manufactured in India, the
	manufacturer, 100% Indian subsidiary of foreign manufacturer duly registered in India /
	Subsidiary of principle Foreign Manufacturer duly registered in India / sister concern of
	Foreign manufacturer duly registered in India /Associate of Foreign manufacturer duly
	registered in India /joint venture of Foreign manufacturer duly registered in India /
	affiliate of Foreign manufacturer duly registered in India ,
	Distributor/Dealer/Importer/trader/agent during the guarantee / warranty period shall bear
	all the taxes, custom duties, levies, to & fro cost of transportation etc. of the Machinery /

Hospital) duly repaired by the Manufacturer. During the entire period of guarantee the Tenderer shall replace the equipment and or part of the equipment entirely on its break down / non functional, which shall be at the cost of the Tenderer and includes the labour charges, transport charges and etc. shall also be borne by the Tenderer. The tenderer should assure an up-time guarantee of at least 96% (calculated on the basis of 24 hours a day and seven days a week). If this is not done, a penalty @ 1% per day of Contract Cost of equipment will be imposed on the tenderer and same will be recovered from Contract Deposit or payment due if any.

26.

### Maintenance contract (As Applicable)

#### A. Service and annual maintenance contract:

The successful tenderer shall have to enter into Annual Maintenance Contract for at least seven years after the completion of warrantee period of 36 months at the rate of 3% of equipment cost per year, rate will be fixed for 7 years. The Annual Maintenance Contract shall include the repair and maintenance of equipment and plant and all accessories supplied by the tenderer as a part of this tender. It is the responsibility of the tenderer to see that the equipment and all accessories are maintained in proper functioning condition, whether any spare parts/accessories be manufactured by the tenderer or not.

- a) The tenderer should assure an up-time guarantee of at least 96% (calculated on the basis of 24 hours a day and seven days a week). During AMC period, the Service Engineers will have to make 04(four) compulsory Quarterly visits per year for preventive maintenance while breakdown calls (unlimited) will be attended within 72 hours (3 days) from the date & time of lodging of complaint with the Service Engineer through phone / fax/person/post/courier/e-mail. A service call shall be attended even on Sundays and Public Holidays. The complaint /message will be sent to the address given in this contract as well as in supply order.
- b) If the breakdown is attended and rectified within 120 hours (5 days) at our sits, no penalty/ deduction will be made from the AMC bill.
- c) If it is not rectified within 120 hours (5 days) i.e. stipulated time by the Service engineer at our site, deduction will be made @ double the prorata basis AMC charges per day from the bill after allowing stipulated period of 120 hours i.e. 5 days.
- d) If the problems are required to be rectified at Service Centre site /workshop / premises, additional 7 days period will be allowed i.e. total 10 days from the day of ini-

	tial breakdown report. Normal AMC charges for additional 7 days period will be
	deducted from the bill of AMC on prorata basis. If the equipment is not made
	available in all respect after rectification from the Service Centre site/ premises
	within 10 days, there will be a provision to deduct @ double the AMC charges/ day
	on prorate basis from the bills for delayed period.
	If Only cost of spare parts and consumables will be paid separately as per the rate
	quoted for spares & consumable as per list uploaded while submission of tender
	Warranty as well as AMC shall be for the main equipment, all accessories and Site modification work supplied by the tenderer as a part of this tender. The scope of work during warranty and AMC shall consists of break down and preventive maintenance including testing and calibration as per technical/service /operational manual of the manufacturer, labour and spares. OR
В.	Service and comprehensive maintenance contract:
	The successful tenderer shall have to enter into comprehensive Maintenance
	contract for at least seven years after the completion of warrantee period of 36
	months at the rate of 5% of equipment cost per year, rate will be fixed for 7 years.
	The comprehensive Maintenance contract shall include the equipment and all
	accessories supplied by the tenderer as a part of this tender. It is the responsibility
	of the tenderer to see that the equipment and all accessories are maintained in
	proper functioning condition by providing spare parts where required, whether such
	spare parts/accessories be manufactured by the tenderer or not.
	a) The tenderer should assure an up-time guarantee of at least 96% (calculated on
	the basis of 24 hours a day and seven days a week). During CMC period, the Manu-
	facturer's Service Engineers will have to make 04(four) compulsory Quarterly vis-
	its per year for preventive maintenance while breakdown calls (unlimited) will be
	attended within 72 hours (3 days) from the date & time of lodging of complaint
	with the Service Centre through phone / fax/person/post/courier/e-mail. A service
	call shall be attended even on Sundays and Public Holidays. The complaint
	/message will be sent to the address given in this contract as well as in supply order.
	b) If the breakdown is attended and rectified within 120 hours (5 days) at our sits,
	no penalty/ deduction will be made from the CMC bill.
	c) If it is not rectified within 120 hours (5 days) i.e. stipulated time by the Service
	Engineer at our site, deduction will be made @ double the prorate basis CMC
	charges per day from the bill after allowing stipulated period of 120 hours i.e. 5
	days.
	·

	d)	If the problems are required to be rectified at Service Centre site / workshop /
	pre	emises, additional 7 days period will be allowed i.e. total 10 days from the day of
	ini	tial breakdown report. Normal CMC charges for additional 7 days period will be
	deo	ducted from the bill of CMC on prorata basis. If the equipment is not made avail-
	abl	le in all respect after rectification from the Service Centre site/ premises within
	10	days, there will be a provision to deduct @ double the CMC charges/ day on
	pro	prata basis from the bills for delayed period.
	Sit sco pro	arranty as well as CMC shall be for the main equipment, all accessories and te modification work supplied by the tenderer as a part of this tender. The ope of work during warranty and AMC shall consists of break down and eventive maintenance including testing and calibration as per technic- service /operational manual of the manufacturer, labour and spares.
Payr	nent con	dition:
A)	In case	of Supply of Indian Manufactured Medical equipment-
	1	
	1.	80% payment will be made within 30days from the date of satisfactory supply of
		equipment, submission of bills and submission of as mentioned at clause no. 11
		Documents required at the time of shipment of consignment) given elsewhere in
		tender document.
	2.	The balance 20% payment will be released within 30 days after satisfactory
		installation commissioning of the equipment. The Performance Certificate of
		equipment shall be issued by competent authority/ Concerned HOD of respective
		hospital. Also user department shall obtain satisfactory inspection report from EE (MEC).
B)	In case	e of imported medical equipments:
	1.	Payment will be made in the name of Principle Manufacturer by opening Letter o
		credit (L.C.). L.C. will be opened for 100 % CIF cost. However 80% payment wil
		be released at sight only after satisfactory supply of equipment, submission of al
		documents for execution of contract and submission of all documents as mentione
		at clause no. 11( Documents required at the time of shipment of consignment) gives
		elsewhere in tender document.
	2.	In case to open L.C. in the name of associates/affiliates/financial arm o
	<i>Z</i> .	In case to open L.C. In the name of associates/armates/mancial arm o
		manufactures undertaking on Do 500/ actorized stores should be entering
		manufacturer, undertaking on Rs. 500/- notorized stamp paper should be submitted duly signed with stamp by bidder, manufacturer and thei associates/affiliates/financial arm.

r	1	
		3. The balance 20% payment will be released within 30 days after satisfactory
		installation commissioning of the equipment. The Performance Certificate of
		equipment shall be issued by competent authority/ Concerned HOD of respective
		hospital. Also user department shall obtain satisfactory inspection report from EE
		(MEC).
	C)	If the payment to be made to the bidder is delayed for the reason from bidder's side,
		any increase in exchange rate will be recovered from bidder i.e. ( in Indian rupees)
	D)	The payment of AMC/CMC of the medical equipments shall be made on six
		monthly basis subject to satisfactory completion of maintenance and servicing
		activities.
	E)	Submission of documents / evidence showing details of the payment of GST has
		been made (if applicable).
		Tenderers are informed that the payment of the bills and other claims arising out of
	F)	the contract shall be made in the name of their bank by account through
		ECS/RTGS/NEFT only. Successful tenderer, therefore, shall have to furnish the
		information as regards the name and complete address of their bank, its branch and
		their Bank A/c. No. etc. along with the tender documents. Such Bank account must
		be in any Nationalized Banks or Schedule Commercial Banks or Scheduled Co-Op.
		Banks or Foreign Banks in Mumbai jurisdiction. Contractor shall fill up vendor
		master creation form online along with registration fee of Rs.100/- for creating
		Vendor's Master. They also have to upload fresh information online when any
		subsequent change in the name of the firm and address of firm, the
		contractor/supplier must upload such changes with relevant documents and a fee of
		Rs.5000/- per change as administrative charges for effecting such changes in BMC
		records.
	G)	NOC of vigilance Department as the case may be will be required at the time of
		releasing final payment.
28.	Juri	sdiction of courts:-
	]	n case of any claim, disputes or differences arising in respect of the contract, the causes
	(	of action thereat shall be deemed to have arisen in Mumbai and all legal proceedings in
	1	espect of any such claim, disputes or differences shall be instituted in a Competent Court
	i	n the City of Mumbai only.
29.	For	e Majeure clause:-
	]	For purposes of this Clause, 'Force Majeure' means an event beyond the control of the
	1	

Supplier and not involving the Supplier's fault or neglig	gence and not foreseeable. Such
events may include, but are not limited to, acts of the Pu	rchaser either in its sovereign or
contractual capacity, wars or revolutions, fires, floods, e	pidemics, quarantine restrictions
and freight embargoes.	
If a Force Majeure situation arises at any time during	the subsistence of contract, the
Supplier shall promptly but not later than 30 days notify	the Purchaser in writing of such
conditions and the cause thereof. Unless otherwise direct	cted by the Purchaser in writing,
the Supplier shall continue to perform its obligations	under the Contract as far as is
reasonably practical, and shall seek all reasonable altern	ative means for performance not
prevented by the Force Majeure event.	
Force Majeure will be accepted on adequate proof th	ereof. If contingency continues
beyond 30 days, both parties will mutually discuss and	decide the course of action to be
adopted. Even otherwise contingency continues beyond	60 days then the purchaser may
consider for termination of the contract on pro-rata basis.	
1. Fall Clause:-	
The Tenderer undertakes that it has not quoted similar	modicines/modical devices and
medical consumables / products / systems or subsystem	*
Maharashtra or any other State of India for quantity vari	_
price lower than that offered in the present Tender in res	
partment of the government of India or PSU or BMC ar	
similar medicines/medical devices and medical consuma	· ·
systems was supplied by the TENDERER to any other M	
ernment of India or a PSU or BMC at a lower price, the	
ble to the present case and the difference in the cost v	-
DERER to the BMC, if the contract has already been con	ncluded, else it will be recovered
from any outstanding payment due to the Tenderer from	BMC.
2. <u>Subsequent Legislation:-</u>	
If on the day of submission of bids for the contract, there of	ccur changes to any National or
State stature, Ordinance, decree or other law or any regulatio	n or By-laws or any local or oth-
State statute, Ordinance, decree of other law of any regulation	if of by faws of any focal of our
er duly constituted authority or the introduction of any such	
	National or State Statute, Ordin-
er duly constituted authority or the introduction of any such	National or State Statute, Ordin- o the Contractor, such additional

tract Price with prior approval of competent authority and the concerned Engineering De-	
partment shall notify the Contractor accordingly with a copy to the Employer. MCGM re	
serve the right to take decision inrespect of addition/reduction of cost S t a n d a r d B i d D o	
c u m e n t Page 94 in contract	
Corporation's lien over all moneys due to the Tenderer or his deposit:-	
The Corporation shall have a lien on and over all or any moneys that may become due	
and payable to the Tenderer/s under these present and or also on and over the deposit or	
security, amount or amounts made under this contract and which may become repayable	
to the Tenderer/s made the conditions in that behalf herein contained, for or in respect of	
any debt or sum that may become due and payable to the Corporation by the Tenderer/s	
either alone or jointly with another or others and either under this or under any other	
contracts or transactions of any nature whatsoever between the Corporation and the	
Tenderer/s and also for or in respect of any Municipal Tax or Taxes or other money	
which may become due and payable to the Corporation by the Tenderer/s either alone or	
jointly with another and others under the provision of the Mumbai Municipal Corporation	
Act, or any other Statutory enactment or enactment in force in modification or	
substitution thereof. AND further that the Commissioner on behalf of the Corporation	
shall at all times be entitled to deduct the said debt or sum or tax due by the Tenderer/s	
from the moneys, security or deposit which may become payable or returnable to the	
Tenderer/s under these presents provided however that nothing in this clause shall apply	
to any moneys due and payable by the Tenderer/s in his/ their capacity as a trustee/s either	
alone or jointly with others. The provisions of this conditions shall also apply and	
extended to the Banker's Guarantee if any given by the Tenderer/s either in addition to or	
in substitution of the cash or contract deposit to be made under this contract.	
Settlement of Disputes:-	
<b>Disputes</b> All disputes and differences between the parties hereto, as to the construction or	
operation of this contract, or the respective rights and liabilities of the parties on	
any matter in question; or any other account whatsoever, but excluding the	
Excepted Matters (detailed below); arising out of or in connection with the	
contract, within thirty (30) days from aggrieved Party notifying the other Party of	
such matters; whether before or after the completion/ termination of the contract,	

	contractor within thirty (30) days from aggrieved Party notifying the other Party
	of such matters, shall be hereinafter called the "Dispute". The aggrieved party
	shall give a 'Notice of Dispute' indicating the Dispute and claims citing relevant
	Contractual clause to the designated authority and requesting for invoking the
	following dispute resolution mechanisms. The Dispute shall be resolved without
	recourse to courts through dispute resolution mechanisms detailed subsequently,
	in the sequence as mentioned below, and the next mechanism shall not be invoked
	unless the earlier mechanism has been invoked or has failed to resolve it within
	the deadline mentioned therein.
	1) Adjudication
	2) Conciliation
	3) Arbitration
b)	Excepted Matters:-
	Matters for which provision has been made in any Clause of the contract shall be
	deemed as 'excepted matters' (matters not disputable/ arbitrable), and decisions of
	the BMC thereon shall be final and binding on the successful tenderer.
	The 'excepted matters' shall stand expressly excluded from the purview of the
	sub-clauses below, including Arbitration. However, where the BMC has raised the
	dispute, this sub-clause shall not apply. Unless otherwise stipulated in the contract,
	excepted matters shall include but not limited to:
	any controversies or claims brought by a third party for bodily injury, death,
	property damage or any indirect or consequential loss arising out of or in any way
	related to the performance of this Contract ("Third Party Claim"), including, but
	not limited to, a Party's right to seek contribution or indemnity from the other
	Party in respect of a Third-Party Claim.
	Issues related to the pre-award tender process or conditions
	Issues related to ambiguity in contract terms shall not be taken up after a contract
	has been signed. All such issues should be highlighted before the signing of the
	contract by the contractor
c)	Adjudication:
	After exhausting efforts to resolve the Dispute with the Purchasing Officer

	executing the contract on behalf of the Procuring Entity, the contractor shall give a
	'Notice of Adjudication' specifying the matters which are in question, or subject
	of the dispute or difference indicating the relevant contractual clause, as also the
	amount of claim item-wise to Head of Procurement (hereinafter called the
	"Adjudicator") for invoking resolution of the dispute through Adjudication.
	Within 60 days after receiving the representation, the Adjudicator shall make and
	notify decisions in writing on all matters referred to him. The parties shall not
	initiate, during the adjudication proceedings, any conciliation or arbitral or
	judicial proceedings in respect of a dispute that is the subject matter of the
	adjudication proceedings.
	If the adjudicator fails to notify his decision within the abovementioned time-
	frame, the contractor may proceed to invoke the process of Conciliation.
d)	Conciliation of disputes:-
	Any party may invoke Conciliation by submitting "Notice of Conciliation" to the
	Head of the Procuring Organisation. Since conciliation is a voluntary process,
	within 30 days of receipt of "Notice of Conciliation", the Head of the Procuring
	Organization shall notify a sole Conciliator if the other party is agreeable to enter
	Conciliation. If the other party is not agreeable to Conciliation, the aggrieved
	party may invoke Arbitration.
	The Conciliator shall proactively assist the parties to reach an amicable settlement
	independently and impartially within the terms of the contract, within 60 days
	from the date of appointment of the Conciliator.
	On termination of Conciliation, if the dispute is still alive, the aggrieved party shall be
	free to invoke Arbitration.
e).	Arbitration:-
	The Head of the Procuring Organization shall notify an Arbitrator within 30 days
	of receipt of Notice of Arbitration.
	An Arbitrator will be retired officers of The Procuring organisation in the rank of
L	1

	Senior administrative grade (or equivalent) and shall have retired at least 1 year
	prior and must not be over 70 years of age on the date of Notice for arbitration.
	The arbitral tribunal is statutorily bound to deliver an award within 12 (twelve)
	months from the date when the arbitral tribunal enters reference.
35.	Commissioner's direction & decisions to be final and binding:-
	The directions, decisions, certificates, orders and awards given and made on such
	reference as aforesaid of the Commissioner (which said direction, decisions, certificates,
	orders and awards respectively may be made from time to time) shall be final and binding
	upon the Corporation and the Tenderer and shall not be set aside on account of any
	technical or legal defects therein or in the Contract, or on account of any formality,
	omission, delay or error of proceedings or on any ground or for any pretence, suggestion,
	charge insinuation of fraud, collusion and etc.
36.	The Commissioner not compellable to defend or answer any suit relating to any
	certificate or award made by him.
	The Commissioner shall not be made party to be required to defend or answer any action,
	suit or proceeding at the instance of the Corporation or the Tenderer nor shall be
	compellable by any proceeding whatsoever to answer or explain any matter relating to
	any certificate or award made by him or to state or show how or why or on what grounds
	he settle, ascertained or determined or omitted to settle, ascertain or determine in any
	manner whatsoever, nor shall he be compellable to state or give his reasons for any
	proceeding whatsoever which he may take or direct to be taken in or about, or show to
	any person or persons for any purpose whatsoever any document whatsoever or any
	calculations or memoranda whatsoever in his possession or power relating thereto.
37.	Partnership:-
	Every receipt for money which may become payable or for any security which may
	become transferable to the Tenderer under these present shall if signed in the partnership
	name by any one of the Tenderer/s be of a good and sufficient discharge to the
	Commissioner and Corporation in respect of the money or security purporting to be
	acknowledged thereby and in the event of the death of any Tenderer, during the pendency
	of this contract it is thereby expressly agreed that every receipt by any of the surviving
	Tenderer/s shall if so signed as aforesaid, be a good and sufficient discharge as aforesaid.
	PROVIDED that nothing in this clause contained shall be deemed to prejudice or affect
	any claim which the Commissioner or Corporation may hereafter have against the legal

	representatives of any Tenderer/s so dying or in respect of any breach of any of the			
	conditions hereof. PROVIDED ALSO that nothing in this clause contained shall be			
	deemed to prejudice or affect the respective rights or obligations of the Tenderer/s and of			
	the legal representatives of any deceased Tenderer/s inter se.			
38.	Dissolution of the Contract:-			
	The Tenderer/s shall not at any time dissolve partnership in respect of this contract or			
	otherwise, change or alter their respective interests therein or assign, sublet or make over			
	the present contract or the benefit thereof or any part thereof to any person/s whomsoever			
	without the previous consent in writing of the Municipal Commissioner for the time			
	being. In case the Tenderer/s shall at any time commit any breach of this covenant then			
	the Earnest Money Deposit / Contract Deposit shall be forfeited to the Corporation and			
	shall be retained by the Corporation as and for liquidated damages.			
39.	Termination of Contract:			
	These presents in every clause matter and thing herein contained shall cease and			
	terminated either on the expiry of the contract period or exhaustion of the quantities of			
	medicines/medical devices and medical consumables allotted to the Tenderer, whichever			
	is earlier (Unless the same shall have been previously determined by the Commissioner as			
	hereinbefore provided) except only as to the rights and remedies of the parties hereto in			
	respect of any clause or thing herein contained which may have been broken or not			
	performed.			
40.	Jurisdiction of Courts:-			
	In case of any claim, disputes or differences arising in respect of the contract, the cause of			
	action there at shall be deemed to have arisen in Mumbai and all legal proceedings in			
	respect of any such claim, disputes or differences shall be instituted in a Competent Court			
	in the City of Mumbai only.			
41.	Governing Language:			
	English language version of the contract shall govern its Interpretation			
42.	Singular – Plural:-			
	Words in the Singular number shall include the plural and plural the singular.			
43.	Meaning:-			
	The Word the Municipal Commissioner or Commissioner wherever they occur in this			
	Tender or in the Contract shall be construed to mean Additional Municipal			
	Commissioner.			
ı				

44.	Saving clause:-			
	No suits, prosecution or any legal proceedings shall lie against BMC or any person for			
	anything that is done in good fait	th or intended to be done in pursuand	ce of bid	
45.	Applicable Laws:-			
		n accordance with the law prevailing	g in India, Act, Rules,	
	Amendments and orders made there on from time to time.			
46.	Indemnification:-			
		he purchaser against all actions, suit	t, claims and demand	
	or in respect of anything done or	r omitted to be done by contractor in	n connection with the	
	contract and against any losses of	or damages to the BMC in consequence	ence of any action or	
		ontractor for anything done or omit	-	
	contractor in the execution of the	e contract. The contractor shall subm	it an indemnity bond	
	to this effect.			
47.	<b>Operation of the Contract Clause</b>	s:-		
	The DMC (CPD) or his / her suc	cessor/s for the time being holding t	he office of the DMC	
	(CPD) shall be the competent o	officer to operate the various clause	s under this contract	
	and to sign and serve notices under the various clauses of the said contract. All such			
	notices signed by the DMC (CPD) shall be deemed to have been signed by the Municipal			
	Commissioner or the Additional Municipal Commissioner			
48.	The Municipal Corporation reserves its right to inspect the manufacturing premises of the			
	company as and when required.			
49.	All the above conditions should be strictly adhered to failing which the tender will be treated			
	as non-responsive and no correspondence will be entertained in the matter.			
50.	Quoted equipments shall be delivered	d at following locations.		
	Hospital	Department	Quantity	
	KEM Hospital	Transfusion Department	01 No.	
	BYL Nair Hospital		01 No.	
	BTE Ivan nospital		01 NO.	
	Total 02 Nos.			
	Note-Location of delivery of equipment may change.			
51.	Third party inspection of the quoted equipments shall be carried out by the successful bidder			
	for the equipments manufactured in India or abroad and report shall be submitted for the			
	same at the time of delivery of equipments to BMC.			

52.	The equipment shall be maintained under 7 years Comprehensive Maintenance Contract				
	(CMC) after completion of warranty period of 3 years.				
53.	CE & US FDA Policy				
	In order to avoid the ambiguity in acceptance of CE and USFDA certificates from bidders a policy as mentioned bellow is framed in which it is suggested to accept documents for certification and incorporate such a conditions in tender documents.				
		Condition Medical device and In vitro Diagnostics Medical Device			
	"T not	The equipment must have CE marked from European confirmatory (EC) ified body issued from European address and/or USFDA and documentary dences to that effects shall be uploaded".			
	1	CE CERTIFICATION REQUIREMENT FOR PRODUCTS UNDER			
	1	MDD (93/42/EC)			
		A. CLASSIFICATION: CLASS Is, Im, Iia, Iib & Class III			
		1. CE certificate issued from EU notified body is must for			
		devices under class Is, Im, Iia, Iib & Class III.			
		This certificate shall be on letter head of Notified bodies with			
		a) Body identification number and address of Notified Body,			
		b) Certificate number and validity of certificate,			
		c) Product name/line (Quoted product category etc.),			
		d) Name of appropriate directives			
		e) Name and address of manufacturer,			
		f) Product classification, Name of EU representative if any			
		2. If CE certificate as mentioned (1) above is not for the			
		quoted model and issued for Product specific or general			
	product line, then				
		a) Shall be accompanied with Declaration of conformity			
		by manufacturer or EU representative of Manufacturer			
		for the quoted model.			
		b) Endorsed (By notified Body) technical documents			
		submitted to notified body mentioning model/s no./s.			
		or			
	List of model/s approved by notified body with				
	List of model/s approved by notified body with				

	classification if any on letter head of notified body.	
	3. If CE certificate as mentioned (1) above is for the quoted	
	model then also.	
	a) Shall be accompanied with Declaration of conformity	
	by manufacturer or EU representative of Manufacturer	
	for the quoted model.	
	Note: For equipment where other equipments also are	
	part of the main equipment.	
	b) Documentary evidence to show all such equipment/s	
	is/are covered by single certificate is required from	
	notified body additional to above Sr. No. 1 & 2 or 3.	
	Or	
	Individual certification for each equipment as mentioned	
	in Sr. No. 1 & 2 or 3 above is required.	
	c) If equipment manufacturer by different /other	
	manufacturer is part of supplied equipment as per OEM	
	agreement, then CE certificate issued to manufacturer is	
	required from notified body as mentioned in sr. no. (A)	
	-1,2,3 along with the copy of OEM agreement	
<b>B.</b>	CLASSIFICATION : CLASS I only.	
	This route is self-declaration or self-certification and is described	
	in Annex VII Module A, EC Declaration of Conformity. The	
	manufacturer ensures and formally declares, via a written	
	statement, that the products meet the applicable provisions of the	
	Directive. Following Documents are required	
	a. Declaration of conformity by manufacturer or EU	
	representative of Manufacturer for the quoted model.	
	b. Documentary evidence regarding firm registered with EEA	
	(European Economic Area) Competent authority is required	
	or	
	European Representative registered with EEA	

	(EUROPEAN ECONOMIC AREA) Competent authority			
	appointed by firm is required			
	Or			
	Other documents like certificates from notified body along			
	with declaration of conformity is required.			
	Declaration of Conformity			
	The declaration of conformity should have follow			
	a. the name and address of manufacturer,			
	b. Notified body Name and address if any with certificate No.,			
	c. EU representative of manufacturer if any,			
	d. identification of the product allowing traceability,			
	e. list of relevant directives & Harmonized standards,			
	f. Declaration statement, name and position/job title of person			
	signing (This should be someone with enough responsibility			
	to ensure the declaration is true which is affirmed by their			
	signature and date).			
II.	CE CERTIFICATION REQUIREMENT FOR PRODUCTS			
	UNDER IVD (98/79/EC) CLASSIFICATION :1)DEVICE FOR			
	SELF TESTING, LIST 'B' & LIST 'A' DEVICES			
	• CE certificate issued from EU notified body is must.			
	This certificate shall be on letter head of Notified bodies with			
	a) Body identification number and address of Notified Body			
	, b) Certificate number and validity of certificate,			
	c) Product name/line (Quoted product category etc.),			
	d) Name of appropriate directives			
	e) Name and address of manufacturer,			
	f) Product classification, Name of EU representative if any.			
	i) Froduct classification, tvalle of EO representative II ally.			
	• Shall be accompanied with Declaration of conformity by			
	• Shall be accompanied with Declaration of conformity by			

manufacturer or EU representative of Manufacturer.
<b>CLASSIFICATION :GENERAL IVD</b>
This route is self-declaration or self-certification. The
manufacturer ensures and formally declares, via a written
statement, that the products meet the applicable provisions of the
Directive.
a. Declaration of conformity by manufacturer or EU
representative of Manufacturer for the quoted model.
b. Documentary evidence regarding firm registered with EEA
(EUROPEAN ECONOMIC AREA) Competent authority
is required
or
European Representative registered with EEA
(EUROPEAN ECONOMIC AREA) Competent authority
appointed by firm is required
or
Other documents like certificates from notified body along
with declaration of conformity is required.
Declaration of Conformity
The declaration of conformity should have follow
a) the name and address of manufacturer,
b) Notified body Name and address if any with certificate No.,
c) EU representative of manufacturer if any,
d) identification of the product allowing traceability,
e) list of relevant directives & Harmonized standards,
f) Declaration statement, name and position/job title of person
signing (This should be someone with enough responsibility to
ensure the declaration is true which is affirmed by their
signature and date).

.	USFDA CERTIFICATION	
	Documents required to be submitted in support of USFDA Certification	
	Following documents are required for confirmation of USFDA approval	
	certificate	
	a) Approved 510 (k) notification documents for equipment offered model	
	is required	
	or	
	b) Documents to establish the firm and offered model register with FDA	
	is required.	
	General Condition of tender document will be	
	• Manufacturer on their letter head needs to provide the link of notified body	
	and/or USFDA for certificate/s submitted, so that same can be verified from	
	website of Notified body/USFDA.	

## SECTION 8 : TECHNICAL SPECIFICATIONS

#### • Specifications for Fully Automated Immunohematology Analyzer

- **1.** Latest model/version of fully automated equipment for ABO and Rh Typing, Rh phenotyping, Cross-match, antibody screening on gel cards based on Gel Column Agglutination Technology.
- **2.** Should be modular system for processing gel cards based gel technology.
- **3.** Should have up to 50 Gel cards loading capacity.
- **4.** The cross matching test, performed by the instrument, should detect both IgM (ABO incompatibility) and IgG antibodies in single and same test.
- **5.** Dual Cell Population / Mixed field reaction is detectable and displayed.
- **6.** The system should perform single unit cross-match by using only 1 column without wasting additional columns.
- **7.** Should have pipetting probes for simultaneous preparation of cell suspension and pipetting into gel cards for enhanced speed.
- **8.** Should have a separate Transfer arm for transportation of gel cards between different modules. Separate Incubators for room temperature incubation and 37°C incubation. Each incubator should have minimum 24 gel cards capacity.
- **9.** Piercing module should be able to pierce any micro tube between 1 to 6 of a gel card.
- **10.**Should be able to allocate partially used cards previously loaded onto the system.
- **11.** 1 Centrifuge of 85g with 24 cards capacity.
- **12.**Sample loading capacity should be more than 90 primary tubes.
- **13.**Should have 1 dilution plate of 96 wells for preparation of red cell suspension.
- **14.**Software should allow to allocate of samples on priority mode by assigning as STAT sample. The user should be able to assign STAT thorough software for minimum 5 samples.
- **15.**User should be able to modify or change the strength of reaction of a Microtube through software. In such case, both the reactions should be saved in the software for later review.

ltem. No.	Description	Quantity	Quoted currency	Quoted rate/unit
Item A	<b>Import supply:</b> SITC of Fully	2 No	-	-
	Automated immunoematology			
	Analyser along with standard			
	accessories with 3 years warranty			
	period as per tender specifications			
ltem B	<b>Local supply</b> : SITC of Fully	2 No.	-	-
	Automated immunoematology			
	Analyser along with standard			
	accessories with 3 years warranty			
	period as per tender specifications			
tem C	Cost per test (Rates to be freezed for		-	-
	10 years)			
1	CPT for Blood Grouping	1 no.	-	-
2	CPT for Blood grouping QC	<u>1 no.</u>	-	-
3	CPT for Forward blood grouping	1 no.	-	-
<u>4</u> <u>5</u>	CPT for forward blood grouping QC	1 no.	-	-
<u> </u>	CPT for cross Match (AHG)	1 no.	-	-
<u>6</u> 7	CPT for cross Match QC	1 no.	-	-
7	CPT for NS Cross Match	1 no.	•	-
<u>8</u> 9	CPT for NS Cross Match QC CPT for DCT	1 no.	-	-
	CPT for DCT CPT for differential detection of IgG	1 no. 1 no.	-	-
<u>10</u>	and C3d	1 110.	-	-
<u>11</u>	CPT for differential detection of IgG	1 no.	-	-
<u>11</u>	and C3d QC	1 110.	-	-
<u>12</u>	CPT for Antibody Screening (Single	1 no.	-	-
12	Cell )	1 110.	-	-
<u>13</u>	CPT for Antibody Screening (3 Cell	1 no.	-	-
<u> 10</u>	Panel )	1 110.		
14	CPT for Antibody Screening (11 Cell	1 no.	-	-
<u>~-</u>	Panel )	1 1101		
<u>15</u>	CPT for Red Cell Phenotyping Anti K	1 no.	-	-
16	CPT for Red Cell Phenotyping Anti K	1 no.	-	-
<u> </u>	QC			
17	CPT for Red Cell Phenotyping Anti D	1 no.	-	-
18	CPT for Red Cell Phenotyping Anti D	1 no.	-	-
	QC			
NOTE	1)Bidder shall carry out CMC for 7 y	ears after the	completion of w	arranty period
	years at the rate of 5 % of equipment c			
	CMC rates will be fixed for 7 years.	- •	,	
	2)Bidder shall quote the rate of consun	nahlas as hasia	rate excluding t	9866

Check list of Documents to be uploaded in PACKET A and PACKET B as per the order given below.

Sr.	PACKET A	Whether uploaded or not
No	Description of Document	
1.	Annexure – 1 Particulars of the Tenderer	
2.	Annexure – 2 Form of undertaking of Mandatory Conditions	
3.	Annexure -3 Undertaking to be signed by the Tenderer	
	ç ç .	
4.	Annexure -3A-Tri party agreement.	
5.	Annexure-4 PRO-FORMA for uploading details of EMD, Annexure-3	
6.	Annexure -9A/9B/9C Pro-forma for Authorization	
	letter/Certificate.	
7.	Annexure-11-Authorization letter for attending tender opening.	
8.	Annexure -12 Instructions to the tenderer and Articles of	
	Agreement duly signed	
9.	Annexure-13 Details of Litigation History	
10.	Annexure-14 Pact of Integrity	
11.	Annexure-15 Internal Grievance Redressal Mechanism	
12.	Signed copy of Tender Document (Schedule of	
	Specifications, Mandatory Conditions)	
13.	Firm/Company/ Sanstha Registration Certificates	
14.	Partnership deed	
15.	Solvency Certificate	
16.	C.A.'s certificate for turnover of the tenderer	
17.	Pan Card with Photograph.(Only for Indian Bidder)	
18.	GST registration Certificate. (Only for Indian Bidder)	
19.	Import / Export license issued by competent authority	
20.	Valid Registration Certificate under EPF & M Act 1952	
21.	Valid Registration Certificate under ESIC Act 1948.	
22.	Power of Attorney to sign the tender to be registered with C.A.(BMC)	
23.	CDSCO license issued by competent authority	

Sr.	PACKET B	Whether uploaded or not
No	Description of Document	
1.	Annexure -5 Technical Offer	
2.	Annexure -7 Consumables.	
3.	Annexure -7A List of Consumables Set	
4.	Annexure -8 Comparison of tender specification v/s	
	equipment specification	
5.	Annexure-10 Experience Certificate	
6.	Copy of valid CE certificate as mentioned in General	
	Conditions (Technical specifications) of the tender.	
7.	Copy of valid USFDA approval as mentioned in	
	General Conditions (Technical specifications) of the	
	tender.	
8.	Technical brochure of quoted model	
9.	Annexure-16 Details CE/US FDA certificate	
10.	Annexure A - Irrevocable Undertaking on Rs. 500/-	
	Stamp paper	
11.	Annexure-B – GST Details	

Full Signature of the tenderer with Official Seal & Address

# ANNEXURE -1 Tender No. Dy.Ch.E./CPD/ 02 /TDR /AE-6 of 2025-26 e-Tender ID-2025\_MCGM\_1196360\_1 Particulars about the tenderer- (Specimen copy) (To be uploaded in Packet 'A')

Date:-....

(Following information to be submitted along with tenders (**in Packet 'A'**) as detailed herein below on the **letterhead of the tenderer**. Put a tick mark where applicable. Write N.A. where not applicable. All fields are necessary)

- 1. Name & Address of the tenderer.
- 2. Address of service centre.
- 3. Names and addresses of all the partners.
- 4. e-mail address of the firm.
- 5. Name of the Power of attorney holder
- 6. Name & address of the manufacturer

a. Places of Manufacturer (In case of firms having more than one place, mention the nearest).

- b. Registered Head Office with Postal Address and Telephone Number of manufacturer
- c. Mumbai Office address with Telephone Number of manufacturer.
- d. Address with Telephone Number of service centre in Mumbai.

The detailed address and telephone numbers / mobile numbers / Fax Number are as below. The list of qualified service Engineers and staff working in our service centre has adequate experience of maintaining quoted equipments is given below.

Sr. No.	Name, Address, Telephone, Number, Fax Number of engineers and staffs	Qualification	Designation

- 7. Total annual turnover in the last Financial Year of tenderer.
- 8. Is the tenderer registered under the Indian Companies Act-1 of 1956 or any other Act, in force?
  - a. If so, furnish photo state copy of Certificate of Registration.
  - b. In case of Limited Companies furnish a copy of the memorandum of Articles of Association.
  - c. In case of Proprietorship / Partnership firms, name of proprietors / Directors with address. (Two in order of % of shares).
  - d. Ownership status of the Firm. (Maharashtra Govt./ Other state Govt./ Central Govt./ Joint Sector / Co-Operative / B.S.I. / Private / Foreign Company).

- 9. Whether tender is Indian/Foreign Manufacturer (State your category and upload document to this effect in 9 A formats.)
- 10. Whether tenderer is the 100% Indian subsidiary of foreign manufacturer/ Subsidiary of principle Foreign Manufacturer registered in India / sister concern of Foreign manufacturer /Associate of Foreign manufacturer /joint venture of Foreign manufacturer/ affiliate of foreign manufacturer –all dully registered in India (State your category and upload document to this effect issued by Foreign Manufacturer in 9 B format)
- 11. Whether tenderer is Distributor /Dealer / Importer /Traders/agent of foreign manufacturer (State your category and upload document to this effect issued by Foreign Manufacturer in 9 C format)

12. Name and post of the Officer / Address, Phone Number who should be contacted by this office in case of emergency.

13. Location of other manufacturing works / factories owned by the firm (if any)

14. a) Name of equipment manufacturer(Make)-

- b) Model quoted for the said tender:
- c) Manufacturing place/Country of the equipment quoted for this tender:
- d) Place of supply from where the machine/equipment is to be supplied to BMC:
- 15. County of Origin
- 16. Port of Shipment.
- 17. Currency for the quoted equipment-
- 18. Bank Details:
  - a. Bank details of Manufacturer.
  - b. Bank details of tenderer as applicable.

	List of Equipments for Fully Automated immunoematology Analyser							
Sr. No.	Description of Item	Name of Manu- facturer	Make	Model	Manufac- turing place	country of origin	shipment	
1	Fully Auto- mated immu- noematology Analyser							

I/We have carefully gone through the tender requirement/specifications, we are confident to fulfill the exact requirement asked for as a manufacturer along with the required documents to be provided along with the tender. I/We assure you for the same and accordingly I/we are participating in this tender process.

I/We have carefully gone through the tender documents and the term and conditions mentioned therein & are all acceptable & agreeable in entirely to me/us.

Full Signature of the tenderer with Official Seal & Address Contact No: Email ID

Note- Annexure-1 shall be uploaded on letter head of bidders

# ANNEXURE -2 Tender No. Dy.Ch.E./CPD/ 02 /TDR /AE-6 of 2025-26 e-Tender ID-2025\_MCGM\_1196360\_1 <u>Tender Form</u> (To be uploaded in PACKET A)

To,

The Municipal Commissioner Brihanmumbai Municipal Corporation

Sir,

- **1.** I / We.....(full name in capital letters starting with surname), the Proprietor /Managing Director / Holder of the business for the establishment / firm / registered company named herein below do hereby state that I / We have read, examined and understood the contents of following documents relating to ....
  - 1) Invitation to Tenderers
  - 2) Instructions to Vendors participating in e-Tendering Process
  - 3) Flow of activities of tender
  - 4) Important General Conditions and Instructions to tenderers
  - 5) Items Descriptions
  - 6) Scope of supply and Technical Specifications
  - 7) Contract Agreement form (Proforma for Article of Agreement)
  - 8) Annexures
  - 9) Details of the Item Data in Mahatender :- (Rate to be filled by tenderer in commercial offer)
  - 10) Minutes of pre bid meeting,
  - 11) Corrigendum if any
- **2.** I / We have examined the details/ specifications of supply to be made and noted all the terms and conditions and accordingly hereby e-tender for execution of the supply referred to in the aforesaid documents, at the rate quoted for respective item in the item data in *Mahatender*.
- **3.** I/ We have paid the Earnest Money Deposit (E.M.D.) online for INR..... and we are aware that this EMD shall not bear any interest till it is with BMC.
- **4.** I / We also agree to keep this e-tender open for acceptance for a period of **180 days** from the date for opening the same and not to make any modifications in its terms and conditions which are not acceptable to the Corporation.
- **5.** I/We hereby further agree to execute agreement in the prescribed pro-forma and shall bear all the charges of whatsoever nature in connection with the preparation, Stamp Duty and execution of the said contract.
- 6. I / we have offered our rates in the prescribed format and uploaded it along with the bid document.
- **7.** I/We further state that I/We have separately furnished an undertaking / declaration in the form of Affidavit (Annexure-3) on the stamp paper of Rs.500/- (Rupees Two Hundred only) with regards to agreeing to the

terms and conditions in corporate in the bid documents and various declarations as per requirement of BMC and I/We shall abide by them all respect throughout the period of contract.

	Yours
faithfully,	
	Address:
	Full Signature of the tenderer with
	Official Seal and Address.
	1
	2
	3
	4
Full Names and Residential Address	
of all the partners constituting	
The firm:	
1	A/c. No
	Name of the Bank
	Name of the Branch
2	
3	

.....

# ANNEXURE – 3 Tender No. Dy.Ch.E./CPD/ 02 /TDR /AE-6 of 2025-26 e-Tender ID-2025\_MCGM\_1196360\_1 Undertaking to be signed by the tenderer (To be uploaded in PACKET A) AFFIDAVIT

То

The Municipal Commissioner Brihanmumbai Municipal Corporation Sir,

"I/ we .....

(full name in capital letters, starting with surname, the Proprietor/ Managing Partner/Managing Director/ holder of Partner allowing of M/s...../ the Business/ establishment /firm/ registered company do hereby, in continuation of the terms and conditions undertaking the Tender form and agreed to by me/us give the following undertaking.

- 2. I/We ......do hereby state and declare that I/we, whose names are given hereinbelow in detail with the addresses, have not filled in this tender under any other name or under the name of any after establishment/ firm or otherwise, nor are we in any way related or concerned with the establishment/ firm or any other person, who have filled in the tender for the aforesaid work.
- 3. I/We ......have filled in the accompanying tender with full knowledge of liabilities and, therefore, we will not raise any objection or dispute in any manner relating to any action/ including forfeiture of deposit blacklisting, for giving any information, which is found to be incorrect and against the instructions and directions given in this tender.
- 4. I/We further agree and undertake that in the event it is revealed subsequently after the allotment of work / contract to me/us, that any information given by me /us in this tender it false or incorrect. I/we shall compensate the Brihanmumbai Municipal Corporation for any such lapses or inconvenience caused to the Corporation in any manner and will not resist any claim for such compensation on any ground whatsoever. I /We further agree and undertake that I/We shall not claim in such case any amount by way of damage or compensation for cancellation of the contract given to me/us or any work assigned to me/us or is withdrawn by the Corporation."
- 5. I/We ......hereby confirm that I/We will be able to carry out and reply entered by me/us at the quoted rates as per specifications/ drawings indicated in the tender after compliance of all the required formalities within the specified time.

- 6. I/We do hereby undertake that we have entered the best price for the subject reply as for the present market rates and that I/we have not entered less price for the subject reply in any other outside agencies including Govt./Semi Govt. agencies and within BMC also in similar conditions.
- 7. I / We agree to comply with fulfill the requirements of all labour laws or otherenactments applicable to this supply and abide them throughout the period of contract.
- 8. I / We agree to abide the regulations of the BMC premises now in force or whichmay come into force, during the currency of the contract. I / We accept the right of BMC to stop any supervising staff/ labour employed by me / us from entering in the BMC premises if it is felt that the said person is an undesirable element or is likely to create nuisance. BMC will not be required to assign any reason while exercising this right and I/We shall abide by such decision being binding on us.
- 9. I / We shall not sublet the work to any agency without prior approval of the BMC.
- 10. I / We understand and accept that our e-tender/contract is liable for rejection/termination and EMD paid by me/us shall be liable for forfeiture by the BMC if
  - a) I / We fail to keep the e-tender open as aforesaid,
  - b) I / We fail to execute the formal contract or make payment of contract deposit when called upon to do so,
  - c) I / We do not commence the supply on or before the date specified by officer/ engineer in hiswork order/indent.
  - d)I / We fail to produce required information, testimonials or a letter in original whenever called upon to do so or I/We fail to give satisfactory reason for non-production of such information, testimonials, letter etc. within a period of 6 days from receipt of such demand.
- 11. I/We..... hereby further state and declare that I/We are
  - not declared insolvent any time in the past.
  - not debarred/ black listed by either BMC / central Govt. / state Govt. / Public sector undertaking/any other Local body from start date of tender notice.
  - not convicted under the provision of IPC or Prevention of Corruption Act., nor any criminal case is pending against me/us in any court of law.
- 12. I / we do hereby agree that if in future, it comes to the notice of BMC/ if it is brought to the notice of BMC that any disciplinary/penal action due to violation of terms and conditions of the tender which amounts to cheating /depicting of malafide intention during the completion of the contract anywhere in BMC or either by any of central Govt. / state Govt. / Public sector undertaking/any other Local body, BMC will be at discretion to take appropriate action as its finds fit.
- 13. The acceptance of this tender by BMC shall constitute a binding contract between me / us and BMC
  - 14. I/we further confirm that the information/document submitted by me regarding GST No. (If applicable) is true and correct as per record of GST Department and in the event if it is revealed subsequently after opening of tender or after allotment of work/contract to me/us that any

information given by me/us is false or incorrect, I/we shall be debarred from participating in the tenders for BMC for 10 years.

- 15. I/We,\_\_\_\_\_\_ who are proven and reputable manufacturer of \_\_\_\_\_\_ (Name & description of the goods offered in the tender) having factories at \_\_\_\_\_\_, hereby certified that do hereby state that I/We have a full-fledged and well established service centre in Mumbai.
- 16. \* I/We,\_\_\_\_\_\_ hereby declare that on our establishment there are less than 20 employees/ Labourers and as such it is not mandatory to register our firm under EPF & MP Act 1952.
- 17. \*I/We ------hereby declare that we are using the energy for production purpose. However there are less than 10 employees / Labourers on our establishment.

OR

I/We -----hereby declare that we are not using the energy for production purpose. There are less than 20 employees / Labourers employed in production activity.

As such, the provisions of ESIC Act 1948 are not applicable to our firm and it is not mandatory for us to register the firm under ESIC Act 1948.

(\* Strike out if not applicable)

18. I/ We hereby certify that M/s ------ (Name and address of Indian or foreign manufacturer bidder) submit offer and commit, sign finalize and execute order on our behalf. I/We will be directly responsible for all the tender related issues including quality and quantity of the supply. I/We shall supply equipment and raise the bill directly. I/ We certify for adequacy of technical expertise of the product offered and we will give back up support towards supply, spare parts, technical updates and services during warranty, Annual / Comprehensive Maintenance Contract as applicable.

Or

I/ We hereby certify that M/s ------ (Name and Address bidder) who Distributor /Dealer / Importer /Traders/agent appointed by \_\_\_\_\_\_

19. "I/We do hereby further undertake that, we have offered the best prices for the subject supply work as per the present market rates. Further, we do hereby undertake and commit that we have not offered/supplied the subject product / similar product / systems or suab systems in the past one year in the Maharashtra State for quantity variation upto – 50% or + 10% at a price lower than that offered in the present bid to any other outside agencies including Govt. /Semi Govt. Agencies and within BMC also. Further, we have filled in the accompanying tender with full knowledge of the above liabilities and therefore we will not raise any objection or dispute in any manner relating to any action including forfeiture of deposit and blacklisting, for giving any information which is found to be incorrect and against the instruction and direction given in this behalf in this tender.

I/We further agree and undertake that in the event, if it is revealed subsequently after the allotment of work/ contract to me/us that any information given by me/us in this tender is false or incorrect, I/We shall compensate the Brihanmumbai Municipal Corporation for any such losses or inconveniences caused to the Corporation, in any manner and will not raise any claim for such compensation on any grounds whatsoever. I/We agree and undertake that I/We shall not claim in such case any amount, by way of damages or compensation for cancellation of the contract given to me/us or any work assigned to me/us or is withdrawn by the Corporation."

However, in case of price difference, if it is a result of differential tax structures, different Dollar value of Rupee, considering this aspect, before invoking the penalty, blacklisting etc., I/we will be given a reasonable opportunity of being heard by representing our case as to why such price variation/differential has arisen.

In case, if the explanation submitted by me/us is unsatisfactory then action as stated above including forfeiture of deposit & blacklisting may be taken against me/us.

I/we solemnly confirm the compliance of all the requirements/ Conditions of the Tender documents.

Full name and complete address with

Tel.Nos.& E-mail address of all partners( If applicable)

- 1.\_\_\_\_\_
- 2.\_\_\_\_\_
- 3.\_\_\_\_\_

**Signature with Date, Name, & designation of Manufacturer** / 100% Indian subsidiary of foreign manufacturer duly registered in India / Subsidiary of principle Foreign Manufacturer duly registered in India / sister concern of Foreign manufacturer duly registered in India /Associate of Foreign manufacturer duly registered in India / joint venture of Foreign manufacturer duly registered in India / affiliate of Foreign manufacturer duly registered in India / affiliate

#### OR

Distributor /Dealer / Importer /Traders/agent of foreign Manufacturer

(Office Stamp)					
WITNESS:					
(1) Full Name					
And Address	•••••		•••••		
•••••	• • • • • • • • •	•••••			••••
Signature	•••••		•••••		•••••
(2) Full Name					
And Address					
				•••••	••••
Signature	•••••		•••••		• • • • •

**Note:-**To be filled in and signed by the tenderer and to be submitted on non judicial paper of Rs.500/-duly notarized by Notary Public / First Class Magistrate.) or Equivalent document.

#### ANNEXURE – 3-A Tender No. Dy.Ch.E./CPD/ 02 /TDR /AE-6 of 2025-26 e-Tender ID-2025\_MCGM\_1196360\_1

#### (To be uploaded in Packet 'A')

#### (In case of bid submitted by Authorized Distributor /Dealer / Importer /Traders/agent for foreign Manufacturer)

#### TRI PARTY AGREEMENT BETWEEN BMC, MANUFACTURER AND BIDDER

This agreement made on this the ......day of ....., Two Thousand ..... between **BMC**, having its registered office at CST, MUMBAI hereinafter referred to as the PURCHASER (1<sup>ST</sup> Party) and **M/s**. , **India.** a firm (hereinafter referred to as the "SUPPLIER" which expression where the context admits shall include its successors in interest and assigns of the other part(2<sup>nd</sup> party) and **M/s** (3<sup>rd</sup> Party as Principle).

Whereas as the PURCHASER is desirous that Supply, Installation, testing and commissioning of the equipment & accessories be done by supplier or manufacturer as per the terms and conditions laid out in tender document of the PURCHASER. Purchaser will follow standard practices as per the terms and condition laid out in the tender document to evaluate the bids submitted by the suppliers or manufacturers. Bidders who unconditionally accept all the terms and conditions of the purchaser will be eligible to bid.

All the suppliers (distributors) have to be authorized by the manufacturers and manufacturers indemnifies that all the terms are acceptable to them as well.

Purchaser will be given 5% bank guarantee by the Manufacturer/ Distributor /Dealer / Importer /Traders/agent for foreign Manufacturer towards the performance of the supplied equipment for the product life cycle (3yrs warranty plus 7 years CMC/AMC) (10 years).

Manufacturer has accepted the bid terms and conditions submitted by his Distributor /Dealer / Importer /Traders/agent for the Comprehensive/Annual Maintenance Contract & Supply Order terms under reference and whereas the Distributor /Dealer / Importer /Traders/agent has agreed to execute the CMC/AMC on the quoted rate, terms and condition as hereinafter referred to at a comprehensive/ annual maintenance cost (Inclusive of taxes, Duties Levies, transportation, handling, insurance, GST etc.)

And whereas various General, technical & commercial negotiation/ correspondences took place between SUPPLIER & PURCHASER as a result of which SUPPLIER'S final offer has been accepted and whereas supply order has already been issued to the SUPPLIER by the PURCHASER vide Ref.no.\_\_\_\_\_\_ which has been duly accepted by the SUPPLIER.

#### NOW THIS AGREEMENT WITNESSED & THE PARTIES AGREES AS FOLLOWS:

- 1. In pursuance of the agreement and in consideration of Rate only as payable to the Manufacturer/ Bidder, the Manufacturer/ Bidder shall start commence the work in the manner as stated in the agreement.
- 2. The parties hereunder shall respectively and faithfully abide by the terms and conditions and stipulations contained in this agreement and perform / discharge their part of the obligation of the agreement accordingly.

- 3. The agreement shall be executed within the purview of the Indian Laws.
- 4. In this agreement words and expressions shall have the same meanings as are respectively assigned to them in the conditions of agreement herein before referred to.
- 5. The three sets of agreement shall be signed & 1 set of agreement shall remain with the PUR-CHASER, BIDDER and with Principle i.e. OEM.
- 6. IN WITNESS WHEREOF the parties have hereunto set their respective hand seals at Mumbai on the date, month and year first above written.
- 7. The Supplier has agreed for 7 years CMC/ AMC (with spares) for preventive and breakdown maintenance of the supplied equipment and it's accessories in order to ensure proper functioning of the equipment. The CMC/ AMC period will start only after successful completion of warranty period of three years which is further extendable as per DOWNTIME PENALTY clause stipulation as under:

During warranty period of 3 years i.e. 36 months from the date of satisfactory commissioning / installation of the equipment, log book will be maintained at the **Engineering/User Department**. If the availability of the equipment, during warranty period, falls below 96% i.e. assuming 351 working days in the year of 365 days and similarly 1051 days in three years, the warranty period will be extended for the breakdown days the equipment remains breakdown minimum 96% availability of the equipment in terms of working days.

**CMC/ AMC Charges:** The CMC/AMC charge has been agreed by all the executors. The charges for CMC/ AMC (with spares) for 7 years for total unit & will start after successful completion of 3 years warranty period.

- 8. <u>Scope Of Work:</u> The scope of work under this agreement for CMC/AMC will be as under:
- a) The CMC/AMC will be effective from the day after successful completion of warranty/ guarantee period. During CMC/AMC period, the Service Engineer will have to make 04 (four) compulsory Quarterly visits per year for preventive maintenance while breakdown calls (unlimited) will be attended within 72 hours (3 days) from the date & time of lodging of complaint with the supplier / principle through phone / fax/person/post/courier/e-mail. The complaint/message will be sent to the address given in this contract as well as in supply order.
- b) If the breakdown is attended and rectified within 120 hours (5 days) at our sits, no penalty/ deduction will be made from the CMC/AMC bill.
- c) If it is not rectified within 120 hours (5 days) i.e. stipulated time by the supplier at our site, deduction will be made @ double the prorate basis CMC/AMC charges per day from the bill after allowing stipulated period of 120 hours i.e. 5 days.
- d) If the problems are required to be rectified at Service Centre site/workshop/premises, additional 7 days period will be allowed i.e. total 10 days from the day of initial breakdown report. Normal CMC/AMC charges for additional 7 days period will be deducted from the bill of CMC/AMC on prorata basis. If the equipment is not made available in all respect after rectification from the Service Centre site/ premises within 10 days, there will be a provision to deduct @ double the CMC/AMC charges/ day on prorata basis from the bills for delayed period.
- e) The CMC/AMC will be comprehensive and it will include supply, fitment, Maintenance, repair of the equipment, its parts. Arrangement of spares will be the sole responsibility of the Principle Manufacturer and / or its Distributor /Dealer / Importer /Traders/agent (in case of imported item) for which no extra charges will be paid to the party by BMC as it has already been incorporated in CMC/AMC charges.

- f) In the event of failure of the Dealer/Indian distributor/importer/Trader/agent to execute the CMC/AMC as per agreed TENDER terms and conditions, the entire responsibility to execute the CMC/AMC will be on the Principle Manufacturer/OEM at the quoted cost only.
- g) In case the Principle Manufacturer changes the Distributor /Dealer / Importer /Traders/agent, it will be the sole responsibility of the Principle Manufacturer/OEM to communicate the same immediately to BMC management to get the CMC/AMC executed uninterrupted through their reappointed/nominated Distributor /Dealer / Importer /Traders/agent to ensure that there is no discontinuation of the CMC/AMC due to change/re-appointment of Distributor /Dealer / Importer /Traders/agent etc. DEAN OR DMC, CPD or authorized representative will represent BMC for agreement and its further renewals. Performance Bank Guarantee which will remain valid up to the end of 08 year which will be the responsibility of the Principle Company.
- h) The responsibility of supply, installation, testing and commissioning of medical equipments along with 3 years warranty and 5 years Comprehensive Maintenance Contract / Annual Maintenance Contract (As applicable) shall be of Manufacturer and Distributor /Dealer / Importer /Traders/agentJOINTLY AS WELL AS SEVERALLY.
- i) No advance payment will be made to the supplier on a/c of CMC/AMC rather; the payment of AMC/CMC of the medical equipments shall be made on six monthly basis subject to satisfactory completion of maintenance and servicing activities. In case of no Breakdown, failure in providing Quarterly Preventive Maintenance service will lead to nonpayment of proportionate CMC/AMC charges for that six months payment.
- j) This is a firm & fixed price agreement for CMC/AMC till CMC/AMC period. No taxes, duties etc, shall be reimbursed by the PURCHASER separately on this account and no variation/escalation shall be applicable during agreement period.

The CMC/AMC charges are exclusive of Service Tax/VAT which will be paid at actual by BMC separately during the CMC/AMC period.

 k) I/We..... (Manufacturer) and I/We..... (Distributor /Dealer / Importer /Traders/agent) hereby further state and declare that I/We are

- not declared insolvent any time in the past.
- not debarred/ black listed by either BMC / central Govt. / state Govt. / Public sector undertaking/any other Local body from start date of tender notice.
- not convicted under the provision of IPC or Prevention of Corruption Act., nor any criminal case is pending against me/us in any court of law.

**Settlement of Disputes:** It is incumbent upon the supplier/Principle OEM to avoid litigation and disputes during the course of the execution. However, if such disputes take place between the contractor and the BMC department, effort shall be made first to settle the disputes at the BMC level.

The supplier/Principle OEM should make request in writing to the BMC for settlement of such disputes /claims within 30 (thirty) days of arising of the cause of disputes/claim failing which no disputes/claims of the supplier shall be entertained by the company.

If differences still persist, in case of parties other than Govt. agencies the redresses of the dispute may be sought in the Court of Law in Mumbai Jurisdiction only.

" The Supplier shall familiarize with the orders of the State/ Central Govt. applicable to the work, payment of wages Act, Workman's Compensation Act, Contract Labour (R&A) Act etc. and shall be fully responsible and liable for due observance of the same."

#### SIGNED, SEALED & DELIVERED

By the said Supplier (2<sup>nd</sup> party) For **M/s.**  By the said (1<sup>st</sup> party) For BMC Dean / DMC, CPD

Signature
Name:-
Designation :
Address:
Contact No.
E-mail ID:

Signature\_\_\_\_\_ Name: Designation: Address:

By the said (3<sup>rd</sup> party) For MANUFACTURER/OEM

Signature
Name:-
Designation :
Address:
Contact No.
E-mail ID:

#### IN THE PRESENCE OF (WITNESS)

Signature	Signature
Name:	Name:
Address:	Address:

#### **ANNEXURE -4**

#### Tender No. Dy.Ch.E./CPD/ 02 /TDR /AE-6 of 2025-26 e-Tender ID-2025\_MCGM\_1196360\_1 PRO-FORMA for uploading details of EMD and Annexure-3

#### (To be uploaded in PACKET A)

1	Na	me of Tenderer		
2	Na	me of Supply		
3	De	partment	Central Purchase Department	
4		l No. & e Date		
		Details	E.M.D.	Annexure-3 (Affidavit)
	a	Amount Rs.		-
5	b	On line Payment.	Yes	-
	с	Date		-
	d	Bank Details:-		-
	e	IFSC Code:-		-
6	Is upl	original <b>Annexure-3</b> oaded?	-	Yes

Full Signature of the tenderer

with Official Seal & Address

NOTE: PRO-FORMA should be on letter head of the tenderer.

#### ANNEXURE -5 Tender No. Dy.Ch.E./CPD/ 02 /TDR /AE-6 of 2025-26 e-Tender ID-2025\_MCGM\_1196360\_1 (Technical Offer) (To be upload in Packet 'B')

Item No. **Description of the Items** Quantity Item A **Import supply:** SITC of Fully Automated immunoematology Analyser along with 2 No standard accessories with 3 years warranty period as per tender specifications Make Model Item B Local supply: SITC of Fully Automated immunoematology Analyser along with 2 No. standard accessories with 3 years warranty period as per tender specifications Make Model Item C Cost per test (Rates to be freezed for 10 years) CPT for Blood Grouping 1 no. 1 2 CPT for Blood grouping QC 1 no. CPT for Forward blood grouping <u>3</u> 1 no. 4 CPT for forward blood grouping QC 1 no. CPT for cross Match (AHG) 5 1 no. 6 CPT for cross Match QC 1 no. 7 CPT for NS Cross Match 1 no. CPT for NS Cross Match QC 8 1 no. 9 CPT for DCT 1 no. CPT for differential detection of IgG and C3d 10 1 no. CPT for differential detection of IgG and C3d QC 11 1 no. CPT for Antibody Screening (Single Cell) 12 1 no. CPT for Antibody Screening (3 Cell Panel) 13 1 no. 14 CPT for Antibody Screening (11 Cell Panel) 1 no. CPT for Red Cell Phenotyping Anti K 15 1 no. CPT for Red Cell Phenotyping Anti K QC 16 1 no. 17 CPT for Red Cell Phenotyping Anti D 1 no. CPT for Red Cell Phenotyping Anti D QC 18 1 no. Scope of As per tender technical specification Supply Bidder shall carry out CMC for 7 years after the completion of warranty period of 3 years at the rate of 5 % of equipment cost per year on Item A only.

#### **<u>Note</u>: 1) Price should NOT be quoted in this Annexure**

2) Scope of Supply:- Bidder shall clearly mention the scope of supply Including standard, essential accessories and Local brands/supply of external monitor /cameras/computers/external cable, accessories etc as applicable if any along with make and model.

3) Detailed Service Manual shall be provided with the Equipment.

Full signature of the Tenderer With Official Seal and Address

#### ANNEXURE – 7 Tender No. Dy.Ch.E./CPD/ 02 /TDR /AE-6 of 2025-26 e-Tender ID-2025\_MCGM\_1196360\_1

(List Of Consumables to be freezed for 10 years) (To be uploaded in Packet 'B')

Item	Items Description in Commercial Bid for single unit	Descri ption of the Items	Original Equipment Manufacturer/ Proprietary	Open (other make allowed)/ General	Remark Disposable / Reusable (No of cycles)
1	2	3	4	5	
<u>1</u>	CPT for Blood Grouping	1 no.			
<u>2</u>	CPT for Blood grouping QC	1 no.			
<u>3</u>	CPT for Forward blood grouping	1 no.			
<u>4</u>	CPT for forward blood grouping QC	1 no.			
<u>5</u>	CPT for cross Match (AHG)	1 no.			
<u>6</u>	CPT for cross Match QC	1 no.			
7	CPT for NS Cross Match	1 no.			
<u>8</u>	CPT for NS Cross Match QC	1 no.			
<u>9</u>	CPT for DCT	1 no.			
<u>10</u>	CPT for differential detection of IgG and C3d	1 no.			
<u>11</u>	CPT for differential detection of IgG and C3d QC	1 no.			
<u>12</u>	CPT for Antibody Screening (Single Cell)	1 no.			
<u>13</u>	CPT for Antibody Screening (3 Cell Panel)	1 no.			
<u>14</u>	CPT for Antibody Screening (11 Cell Panel)	1 no.			
<u>15</u>	CPT for Red Cell Phenotyping Anti K	1 no.			
<u>16</u>	CPT for Red Cell Phenotyping Anti K QC	1 no.			
<u>17</u>	CPT for Red Cell Phenotyping Anti D	1 no.			
<u>18</u>	CPT for Red Cell Phenotyping Anti D QC	1 no.			

Bidder shall clearly mention the type of consumables/accesspries mentioned above i.e. OEM/Proprietary or Open/General with 'Yes' or 'No' comment against each consumables.

Any additional consumables other than these shall be covered under warranty & CMC.

The rate quoted for consumables shall be freezed for 10 years, shall be considered for evaluation.

Full signature of the Tenderer With Official Seal and Address

#### ANNEXURE -8 Tender No. Dy.Ch.E./CPD/ 02 /TDR /AE-6 of 2025-26 e-Tender ID-2025\_MCGM\_1196360\_1 (To be uploaded in Packet 'B') COMPARISION OF TENDER SPECIFICATION V/S EQUIPMENT SPECIFICATION

#### Tenderer should submit information in the following proforma.

1.Scan copy of original Technical Brochure's for quoted model and all other allied equipment's having technical specifications shall be uploaded. Scan copy of original Technical Brochure's for quoted model shall be signed and stamped by Original Equipment manufacturer.

2. The reference number asked in column(4) shall be specific to technical particulars asked in column(3). Vague answers such as "we comply", "same as', "at the time of DEMO" etc will not be accepted.

(To be uploaded in Packet B)

Sr No	Technical particulars/Description as per tender.	Technical particulars/Descri ption of offered Equipment/Model (To be Filled by Bidder)	Catalogue /Brochure/Docu ment Reference No.(Page no./Item no.) (To be Filled by Bidder)
А	Name of Equipment		
В	Name of Manufacturer		
С	Model of Equipment		
D	<b>SPECIFICATION FOR Fully Automated immunoematology</b> Analyser :-		
1.	Specifications for Fully Automated     Immunohematology Analyzer		
	<b>1.</b> Latest model/version of fully automated equipment for ABO and Rh Typing, Rh phenotyping, Cross-match, antibody screening on gel cards based on Gel Column Agglutination Technology.		
	<b>2.</b> Should be modular system for processing gel cards based gel technology.		
	<b>3.</b> Should have up to 50 Gel cards loading capacity.		
	<b>4.</b> The cross matching test, performed by the instrument, should detect both IgM (ABO incompatibility) and IgG antibodies in single and same test.		
	<b>5.</b> Dual Cell Population / Mixed field reaction is detectable		

	and displayed.	
6.	• The system should perform single unit cross-match by using only 1 column without wasting additional columns.	
7.	• Should have pipetting probes for simultaneous preparation of cell suspension and pipetting into gel cards for enhanced speed.	
8.	<ul> <li>Should have a separate Transfer arm for transportation of gel cards between different modules.</li> <li>Separate Incubators for room temperature incubation and 37°C incubation. Each incubator should have minimum 24 gel cards capacity.</li> </ul>	
9.	• Piercing module should be able to pierce any micro tube between 1 to 6 of a gel card.	
10	<b>0.</b> Should be able to allocate partially used cards previously loaded onto the system.	
11	<b>1</b> . 1 Centrifuge of 85g with 24 cards capacity.	
12	<b>2.</b> Sample loading capacity should be more than 90 primary tubes.	
13	<b>3.</b> Should have 1 dilution plate of 96 wells for preparation of red cell suspension.	
14	<b>4.</b> Software should allow to allocate of samples on priority mode by assigning as STAT sample. The user should be able to assign STAT thorough software for minimum 5 samples.	
1!	<b>5.</b> User should be able to modify or change the strength of reaction of a Microtube through software. In such case, both the reactions should be saved in the software for later review.	
10	<b>6.</b> After processing of a batch all the tested gel cards should be available for manual review of reactions in case required for confirmation. The software should guide user to identify the location of tested gel card.	
17	7. In case a gel card is not completely consumed, the software should remember the unused microtubes and the same should be used in next testing.	

	<b>18.</b> Company should provide Antibody Screening Cell panels.	
	<b>19.</b> Should have capability to load select cells from panels for antibody identification.	
	<b>20.</b> Should have UPS with 1.5 hours back up facility.	
	<b>21.</b> Installation setup will be provided by the company.	
	GENERAL REQUIREMENTS:	
a)	All the above equipments shall be new and manufactured from virgin materials. All the requirements of this supply shall be necessary sourced from the original equipment manufacturer of the model quoted which shall not be necessary sourced from the original equipment manufacturer of the model quoted but should be compatible with the quoted model. In case the machine is imported one no import substitution is permitted neither before the award nor after the award for any part or accessory. "Third party inspection certificate should be applied from the port of origin of shipping of equipment (from the parent companies	
b)	country of origin). Equipment shall operate on 230 V, single phase, 50 Hz electric supply. The necessary protective relaying / circuitry shall be there with the machines. The mains supply voltage variation may be max.±10% and frequency variation maximum ±3 %.	
c)	The quoted equipment shall be CE certified (under IVD) along with declaration of conformity or US FDA documentary evidence to that effect shall be uploaded. Bidders are requested to go through the CE / US FDA policy document for submission of CE and US FDA approvals as mentioned elsewhere in tender document.	
d) e)	The equipments shall be having warranty of three years as described in the tender document elsewhere. The warranty and <b>CMC</b> shall cover all the spare parts for total 10 years (warranty 3 years and <b>CMC</b> 7 years). The manufacturer shall supply of spares, consumables for at least two years after the contract period of eight years is over. The successful bidder has to ensure that all the required spares and services are available during the period of CMC and 2 years after the contract period of ten years. The equipments should be provided with one hard copy in original of the detailed service manual and operation manual. Further, a soft copy is also required.	
f)	The equipment must be tropicalized as below: Operating room temperature: upto 40° C Storage room temperature: upto 60° C Relative Humidity: upto 90% Non-condensing	

g)	Among the other things, the responsiveness of the bid will be based on successful demonstration of the offered model of the equipments to BMC officials as mentioned elsewhere in the tender specifications.	
	Makes and Models of Local Equipment quoted.	

**Note**:-The quoted product shall be available on the current official website of the manufacturer and the website link/ web address shall be provided in Annexure- 8

I/We have gone through all the details tender specification of BMC and offered our specification as mentioned above.

I also undertake o supply the equipment as per same specification quoted by me.

Full Signature of the tenderer

with Official Seal & Address

#### ANNEXURE-9A Tender No. Dy.Ch.E./CPD/ 02 /TDR /AE-6 of 2025-26 e-Tender ID - 2025\_MCGM\_1196360\_1 <u>PRO-FORMA FOR MANUFACTURER'S LETTER</u> (If tender is submitted by Indian or foreign manufacturer) (To be uploaded in PACKET A)

To, Municipal Commissioner, BMC Mumbai.

Sir,

**Reference: - Your E-Tender Document No.** \_\_\_\_\_\_ **dated** \_\_\_\_\_. I/ We ,\_\_\_\_\_\_ who are an established and reputed manufacturer of (name of medical equipment) having factory/factories at \_\_\_\_\_\_, hereby state that we have (name of medical equipment) manufacturing unit/units as per tender condition. We hereby agree to manufacture the (name of medical equipment) as per the tender specification.

Also I/we declare that our manufacturing unit has output of \_\_\_\_\_ units /year and during previous five years manufactured \_\_\_\_\_ units, year wise breakup is as follows.

- 1.\_\_\_\_\_ 2.\_\_\_\_
- 3.\_\_\_\_\_

4.\_\_\_\_\_

5.

We also hereby extend our full warranty, Annual Maintenance Contract, Comprehensive Maintenance Contract as applicable for the goods and services offered for supply of medical equipment against this tender document.

Yours faithfully

(Signature with Date, Name, & designation and stamp.) of manufacturer i.e. M/s. \_\_\_\_\_ E-mail ID Contact Details:

- **Note:**1) This letter shall be on the letter head of the manufacturing firm in same format and shall be signed by a person competent and having the power of attorney to legally bind the manufacturer.
- 2) Original letter shall be uploaded during the submission of Tender.

#### ANNEXURE-9B

#### Tender No. Dy.Ch.E./CPD/ 02 /TDR /AE-6 of 2025-26 e-Tender ID-2025\_MCGM\_1196360\_1 <u>PRO-FORMA FOR MANUFACTURER'S LETTER</u> (For foreign manufacturer's only) (To be uploaded in PACKET A)

To, Municipal Commissioner, BMC Mumbai.

Sir,

Reference: - Your E-Tender Document No.	dated	•	
I/ We ,	_ who are an	established and re	eputed manufactur-
er of (name of medical equipment) having factory/fact	ories at		_, hereby state that
we have (name of medical equipment) manufacturing u	nit/units as p	er tender condition	l.

Our 100% Indian subsidiary / subsidiary of Principle foreign manufacturer /sister concern/associate/affiliate/joint venture- registered in India (In case of Foreign Manufacturer only) are submitting this tender against your requirement as contained in the above referred tender document for the above materials. We hereby agree to manufacture the (name of medical equipment) as per the tender specification.

I/We state that the price quoted by M/s \_\_\_\_\_\_ Our 100% Indian subsidiary / subsidiary of Principle foreign manufacturer /sister concern/associate/affiliate/joint venture- registered in India for this tender is reasonable and not higher than what we would have quoted, had we participated in this tender. Also I/we declare that our manufacturing unit has output of \_\_\_\_\_ units /year and during previous five years manufactured \_\_\_\_\_ units, year wise breakup is as follows.

1.\_\_\_\_\_ 2.\_\_\_\_

3.\_\_\_\_\_

4.\_\_\_\_\_

5.

We also hereby extend our full warranty, Annual Maintenance Contract, Comprehensive Maintenance Contract as applicable for the goods and services offered for supply of medical equipment against this tender document.

Yours faithfully

(Signature with Date, Name, & designation and stamp.) of manufacturer i.e. M/s. \_\_\_\_\_ E-mail ID Contact Details:

- **Note:**1) This letter shall be on the letter head of the manufacturing firm in same format and shall be signed by a person competent and having the power of attorney to legally bind the manufacturer.
  - 1) Original letter shall be uploaded during the submission of Tender.

#### ANNEXURE-9C Tender No. Dy.Ch.E./CPD/ 02 /TDR /AE-6 of 2025-26 e-Tender ID-2025\_MCGM\_1196360\_1 <u>PRO-FORMA FOR MANUFACTURER'S LETTER</u> (For foreign manufacturer's only) (To be uploaded in PACKET A)

To, Municipal Commissioner, BMC Mumbai.

Sir,

**Reference: - Your E-Tender Document No.** \_\_\_\_\_\_ **dated** \_\_\_\_\_. I/ We ,\_\_\_\_\_\_ who are an established and reputed manufacturer of (name of medical equipment) having factory/factories at \_\_\_\_\_\_, hereby state that we have (name of medical equipment) manufacturing unit/units as per tender condition. I/We ourselves hereby certify that M/s \_\_\_\_\_\_ Distributor /Dealer / Importer /Traders/agent appointed by us are submitting this tender against your requirement as contained in the above referred tender document for the above materials. We hereby agree to manufacture the (name of medical equipment) as per the tender specification.

I/We state that the price quoted by M/s \_\_\_\_\_ Distributor /Dealer / Importer /Traders/agent appointed by us in India for this tender is reasonable and not higher than what we would have quoted, had we participated in this tender.

Also I/we declare that our manufacturing unit has output of \_\_\_\_\_ units /year and during previous five years manufactured \_\_\_\_\_ units, year wise breakup is as follows.

1.\_\_\_\_\_ 2.\_\_\_\_\_

3.\_\_\_\_\_

4.\_\_\_\_\_

5

We also hereby extend our full warranty, Annual Maintenance Contract, Comprehensive Maintenance Contract as applicable for the goods and services offered for supply of medical equipment against this tender document.

Yours faithfully

(Signature with Date, Name, & designation and stamp.) of manufacturer i.e. M/s.

E-mail ID

Contact Details:

- **Note:**1) This letter shall be on the letter head of the manufacturing firm in same format and shall be signed by a person competent and having the power of attorney to legally bind the manufacturer.
- 2) Original letter shall be uploaded during the submission of Tender.

#### ANNEXURE -10 Tender No. Dy.Ch.E./CPD/ 02 /TDR /AE-6 of 2025-26 e-Tender ID-2025\_MCGM\_1196360\_1 (To be uploaded in Packet B)

#### **EXPERIENCE CERTIFICATE**

"M/s \_\_\_\_\_ have supplied their model \_\_\_\_\_ to our institution in \_\_\_\_\_\_ (month/year). The unit is working satisfactorily and the service support is adequate".

Signature and designation of the Authorized officer issuing certificate Contact details : E-mail ID:

NOTE: 1) Experience Certificate in respect of supply of a \_\_\_\_\_\_ unit to State Government / Central Government or their undertaking / Semi Government Bodies / Local bodies / Large Corporate hospitals - more than 200 beds (without disclosing rates therein) should be supplied in the above mentioned format.

2) The above mentioned certificates which <u>must be valid and current</u> on the due date should be uploaded.

3) Experience Certificate should be in the name of Bidder or Manufacturer or their other distributor.

Scanned copies shall be uploaded in the Packet "B".

Bidder/Manufacturer shall provide certified copies of the Executed purchase orders along with completion certificates in support of the experience.

#### PROFORMA FOR Statement of experience Certificate

(For the period of last five years)

#### Tender No. Dy.Ch.E./CPD/ 02 /TDR /AE-6 of 2025-26 e-Tender ID-2025\_MCGM\_1196360\_1 (To be uploaded in Packet 'B')

Tender Reference No. :	
Date of Opening :	
Time :	
Name & Address of the Tenderer:	
Name & Address of manufacturer:	

Order placed by (Full address of Purchase/ Consignee)	Description and quantity of ordered goods and services	(attached documentary proof)**
1	2	3

#### Signature & seal of the Tenderer

**Note** : Experience Certificate should be in a name of the bidder <u>or</u> manufacturer or their other distributor.

# Bidder/Manufacturer shall provide certified copies of the Executed purchase orders along with completion certificates in support and performance certificates of the experience.

Specify how much quantity of products were supplied to the State Government / Central Government or their undertaking / Semi Government Bodies / Local Bodies / Large Corporate hospitals - more than 200 beds as shown below. (Use separate sheet, if necessary)

#### **ANNEXURE -11**

#### Tender No.Dy.Ch.E./CPD/ 02 /TDR /AE-6 of 2025-26 e-Tender ID-2025\_MCGM\_1196360\_1 (To be uploaded in Packet 'A') AUTHORISATION LETTER FOR ATTENDING TENDER OPENING

To,

The Municipal Commissioner, BMC

Subject: Tender No. \_\_\_\_\_

due on

Sir,

Mr..... has been authorized to be present at the time of opening of above tender due on \_\_\_\_\_\_ at 16:00 hrs on my/our behalf.

Yours faithfully,

Signature and seal of the tenderer

**Specimen Signature of representative** 

Note:- Photo ID of Representative is compulsory

#### ANNEXURE – 12 <u>TENDER FORM</u> Tender No. Dy.Ch.E./CPD/ 02 /TDR /AE-6 of 2025-26 e-Tender ID-2025\_MCGM\_1196360\_1 (To be uploaded in Packet 'A')

Te	ender / Quotatio	on			dated	20	
Standing	Committee	Resolution	No	Dated	/Mayor's/	Addl.	Municipal
Commissio	oner's/DMC's	Sanction No.			Date	ed	
CONTRA	CT FOR THE	WORK					
This agree	ment made this	s day of					
Two thous	and				Betv	veen	
Inhabitants	s of Mumbai, c	arrying on bus	iness at		•••••		
In Bombay	y under the styl	e and name of	Messrs			"the	contractor
of the one	part and Shri.						

The Dy. Municipal Commissioner (CPD) (hereinafter called "the commissioner" in which expression are included unless the inclusion is inconsistent with the context, or meaning thereof, his successor or successors for the time being holding the office of Dy. Municipal Commissioner (CPD) of the second part and the Brihanmumbai Mahanagarpalika (hereinafter called "the Corporation") of the third part, WHEREAS the contractor has tendered for the construction, completion and maintenance of the works described above and his tender has been accepted by the Commissioner with the approval of the *Standing Committee /Mayor's/ Addl. Municipal Commissioner's/DMC's* of the Corporation.

NOW THIS AGREEMENT WITNESSETH as follows:-

1) In this agreement words and expressions shall have the same meanings as are respectively assigned to them in the General conditions of Contract for works hereinafter referred to:-

2) The following documents shall be considered an integral part of the contract, irrespective of whether these are not appended / referred to in it.

- 1) Letter of Acceptance
- 2) The Contractor's Bid
- 3) Addendum to Bid, if any
- 4) Tender Document
- a) The Bill of Quantities / Price Packet
- **b)** The specifications
- **c)** The General conditions of Contract
- d) The Special conditions of Contract
- 5) Final written submissions made by the contractor during negotiations, if any
- 6) All correspondence documents between bidder and BMC.
- 7) Integrity Pact

- 2) In consideration of the payments to be made by the Commissioner to the contractor as hereinafter mentioned the contractor hereby covenants with the Commissioner to supply, installation, Testing, Commissioning and CMC in conformity in all respects with the provision of the contract.
- The Commissioner hereby covenants to pay to the Contractor in consideration of the supply, installation, Testing, Commissioning and CMC, the contract sum, at times and in the manner prescribed by the contract.

IN WITNESS WHERE OF the parties hereto have caused their respective common seals to be herein to affixed (or have hereunto set their respective hands and seals) the day and year above written.

SIGNED, SEALED AND DELIVERED	
<i>By</i>	
In the presence of	
1)	
2)	CONTRACTOR
SIGNED, SEALED AND DELIVERED	
<i>By</i>	
D.M.C.(C.P.D.) in the presence of	
1)	
2)	D.M.C.(C.P.D.)
The Common Seal of the Brihanmumbai Municipal Corporation was	
Affixed on thisday of	SEAL
Two Thousand in the presence of	
1)	
2)	
Two members of the Standing Committee Of the Brihanmumbai Municipal Corporation	
Witness	
Municipal Secretary	

#### ANNEXURE – 13 Tender No. Dy.Ch.E./CPD/ 02 /TDR /AE-6 of 2025-26 e-Tender ID-2025\_MCGM\_1196360\_1 (To be uploaded in Packet 'A')

#### **DETAILS OF LITIGATION HISTORY**

1. I M/s. ..... participating in the above subject Bid, here by declared that there is no litigation history against me during the last 5 years, prior to due date of the tender.

#### Or

2. I M/s. ..... participating in the above subject Bid, here by declared that the litigation history against me during the last 5 years, prior to due date of the tender, is as under

Sr. No.	Year	Action taken	Name of the Organization	Remarks
1.				
2.				
3.				
4.				
5.				

I further declared that information furnished above is correct, and in future, if BMC finds that information disclosed is false or in complete, then BMC can directly disqualify my bid and can initiate penal action including blacklisting of the firm.

# Full Signature of the tenderer with Official Seal and Address

(The above undertaking shall be submitted by the bidder on Rs 500/- stamp paper)

#### ANNEXURE – 14

#### Tender No. Dy.Ch.E./CPD/ 02 /TDR /AE-6 of 2025-26 e-Tender ID-2025\_MCGM\_1196360\_1

#### (To be uploaded in Packet 'A') FORM OF INTEGRITY PACT

WHEREAS the BIDDER is a private Company / Public Company/ Government Undertaking / Partnership Firm / Ownership Firm / Registered Export Agency, constituted in accordance with the relevant law in the matter and the BMC is Urban Local Body.

#### NOW, THEREFORE

To avoid all forms of corruption by following a system that is fair, transparent and free from any influence / prejudiced dealings prior to, during and subsequent to the currency of the contract to be entered into with a view to:-

Enabling the BMC to obtain the desired said stores / equipment / services / works at a competitive price in conformity with the defined specifications by avoiding the high cost and the distortionary impact of corruption on public procurement, and

Enabling SERVICE PROVIDERS to abstain from bribing or indulging in any corrupt practice in order to secure the contract by providing assurance to them that their competitors will also abstain from bribing and other corrupt practices and the BMC will commit to prevent corruption, in any form, by its officials by following transparent procedures. In order to achieve these goals, the BMC will appoint an external independent monitor who will monitor the tender process and execution of the contract for compliance with the principles mentioned above.

The parties hereto agree to enter into this Integrity Pact and agree as follows:-

#### 1. COMMITMENTS OF THE BMC

1.1 BMC commits itself to take all measures necessary to prevent corruption and follow the system, that is fair, transparent and free from any influence / prejudice prior to, during and subsequent to the currency of the contract to be entered into to obtain stores / equipments / services at a competitive prices in conformity with the defined specifications by avoiding the high cost and the distortionary impact of corruption on public procurement.

1.2 The BMC undertakes that no employee of the BMC, connected directly or indirectly with the contract, will demand, take a promise for or accept, directly or through intermediaries, any bribe, consideration, gift, reward, favour or any material or immaterial benefit or any other advantage from the BIDDER, either for themselves or for any person, organization or third party related to the contract in exchange for an advantage in the bidding process, bid evaluation, contracting or implementation process related to the contract.

1.3 BMC will during tender process treat all service providers with equity and reason. The BMC before and during tender process provide to all service providers the same information and will not provide to any bidder any confidential / additional information through which the bidder could obtain an advantage in relation to the tender process or execution of contract.

1.4 In case any such proceeding misconduct on the part of such official(s) is reported by the Bidder to the BMC with full and verifiable facts and the same is prima facie found to be correct by the Brihanmumbai Municipal Corporation , necessary disciplinary proceedings, or any other action as deemed fit, including criminal proceedings may be initiated by the BMC and such a person shall be debarred from further dealings related to the contract process. In such a case while an enquiry is being conducted by the BMC the proceedings under the contract would not be stalled.

#### 2. COMMITMENTS OF THE SERVICE PROVIDERS / CONTRACTORS

2.1 The Bidder commits itself to take all measures necessary to prevent corrupt practices, unfair means and illegal activities during any stage of its bid or during any pre-contract or post-contract states in order to secure the contract or in furtherance to secure it.

2.2 The Service providers will not offer, directly or through intermediaries, any bribe, gift, consideration, reward, favour, any material or immaterial benefit or other advantage, commission, fees, brokerage or inducement to any official of the BMC, connected directly or indirectly with the bidding process or to any BMC person, organization or third party related to the contract in exchange for any advantage in the bidding, evaluation, contracting and implementation of the contract.

2.3 The Bidder further undertakes that it has not given, offered or promised to give, directly or indirectly any bribe, gift, consideration, reward, favour, any material or immaterial benefit or other advantage, commission, fees, brokerage or inducement to any official of the BMC or otherwise in procuring the contract or forbearing to do or having done any act in relation to the obtaining or execution of the contract or any other contract with BMC for showing or forbearing to show favour or disfavor to any person in relation to the contract or any other contract with BMC.

2.4 The Service providers/ Contractors will not enter with other service providers into any undisclosed agreement or understanding, whether formal or informal, in particular regarding prices,

specifications, certifications, subsidiary contracts, submission or non-submission of bids or any other actions to restrict competitiveness or to introduce cartelization in the bidding process.

2.5 The Service providers / Contractors will not commit any offence under relevant anti corruption laws of India. Further, the service providers will not use improperly, for purposes of competition for personal gain or pass on to others, any information or document provided by BMC as part of the business relationship regarding plans, technical proposals and business details including information obtained or transmitted electronically.

2.6 The Service providers/ Contractors of foreign origin shall disclose the names and addresses of agents /representatives in India, if any, and Indian bidder shall disclose their foreign principles or associates.

2.7 The Bidder shall not lend to or borrow any money from or enter into any monitory dealings or transactions, directly or indirectly, with any employee of the BMC.

2.8 The Bidder will not bring any Political, Governmental or diplomatic influence to gain undue advantage in its dealing with BMC.

2.9 The Bidder will promptly inform the Independent External Monitor (of BMC) if he receives demand for a bribe or illegal payment / benefit and If he comes to know of any unethical or illegal practice in BMC

2.10 The Service providers / Contractors will disclose any and all payments he has made, is committed to or intends to make to agents, brokers or any other intermediaries in connection with the award of the contract while presenting his bid.

2.11 The Service providers / Contractors shall not lend to or borrow any money from enter into any monetary dealings directly or indirectly, with any employee of the BMC or his relatives.

2.12 The Bidder will not collude with other parties interested in the contract to impair the transparency, fairness and progress of the bidding process, bid evaluation, contracting and implementation of the contract.

2.13 The Service providers / Contractors will undertake to demand from all sub contractors a commitment in conformity with this Integrity Pact.

2.14 The service providers / Contractors will not instigate third persons to commit offences outlined above or be an accessory to such offences.

#### 3. PREVIOUS TRANSGRESSION

3.1 The Bidder declares that no previous transgressions occurred in the last 3 years immediately before signing of this Integrity Pact, with any other company in any country or with Public Sector Enterprises in India in respect of any corrupt practices envisaged hereunder that could justify BIDDER's exclusion from the tender process.

3.2 If the Bidder makes incorrect statement on this subject, he can be disqualified from the tender process or the contract if already awarded, can be terminated for such reasons.

#### 4. DISQUALIFICATION FROM TENDER PROCESS AND

#### EXCLUSION FROM FUTURE CONTRACTS

If the Service providers/ Contractors or anyone employee acting on his behalf whether or without the knowledge of the Bidder before award of the contract has committed a transgression through a violation of aforesaid provision or in any other form such as put his reliability or credibility into question, the BMC is entitled to exclude the bidder from the tender process or to terminate the contract if already signed and take all or any one of the following actions, wherever required.

4.1 To immediately call off the pre contract negotiations without assigning any reason or giving any compensation to the Bidder. Further, the proceedings with the other Service providers would continue.

4.2 The Earnest Money Deposit (in pre-contract stage) and/or Security Deposit / Performance Bond ( after the contract is signed) shall stand forfeited either fully or partially, as decided by the BMC and BMC shall not be required to assign any reasons therefore.

4.3 To immediately cancel the contract, if already signed, without giving any compensation to the Bidder.

4.4 To recover all sums already paid with interest thereon at 5% higher than the prevailing Base rate of State Bank of India.

4.5 If any outstanding payment is due to the Bidder from BMC in connection with any other contract, such outstanding payment could also be utilized to recover the aforesaid sum and interest.

4.6 To encash any advance Bank Guarantee and performance bond/warranty, if furnished by the Bidder, in order to recover the payment already made by BMC along with interest.

4.7 To cancel all other contracts with the Bidder. The Bidder shall be liable to pay compensation for any loss or damages to the BMC resulting from such cancellation / rescission and the BMC shall be entitled to deduct the amount so payable from the money due to the Bidder.

4.8 Forfeiture of Performance Bond in case of a decision by the BMC to forfeit the same without assigning any reason for imposing sanction for violation of the Pact.

4.9 The decision of BMC to the effect that the breach of the provisions of this Pact has been committed by the Bidder shall be final and conclusive on the Bidder.

4.10 The Bidder accepts and undertakes to respect and uphold the absolute right of BMC to resort to and impose such exclusion and further accepts and undertakes not to challenge or question such exclusion on any ground including the lack of any hearing before the decision to resort to such exclusion is taken.

4.11 To debar the Service providers/ Contractors from participating in future bidding process of BMC for a minimum period of three years.

4.12 Any other action as decided by Municipal Commissioner based on the recommendation by Independent External Monitors (IEMs).

#### 5. FALL CLAUSE

5.1 The Bidder undertakes that it has not supplied similar products / systems or subsystems in the past six months in the Maharashtra State for quantity variation upto -50% or +10%, at a price lower than that offered in the present bid in respect of any other Ministry / Department of the government of India or PSU or BMC and if it is found at any stage that similar products / systems or sub systems was supplied by the BIDDER to any other Ministry / Department of the Government of India or a PSU or BMC at a lower price, then that very price will be applicable to the present case and the difference in the cost would be refunded by the BIDDER to the BMC, if the contract has already been concluded, else it will be recovered from any outstanding payment due to the bidder from BMC.

#### 6. EXTERNAL INDEPENDENT MONITOR / MONITORS

6.1 The BMC appoints competent and credible external independent Monitor for this Pact. The task of the Monitor is to review independently and objectively, whether and to what extent the Parties comply with the obligations under this Agreement.

6.2 The Monitor is not subject to instructions by the representatives of parties and perform his functions neutrally and independently and report to the Municipal Commissioner / concerned Additional Municipal Commissioner.

6.3 Both the parties accept that the IEM has the right to access, without restriction, to all documentation relating to the project / procurement, including minutes of meetings.

6.4 The Bidder shall grant the IEM upon his request and demonstration of a valid interest, unrestricted and unconditional access to his project documentation. The same is applicable to sub contractors.

6.5 The IEM is under contractual obligation to treat, the information and documents of the Bidder/Contractor/sub-contractor, with confidentiality.

6.6 The BMC will provide to the IEM sufficient information about all meetings among the parties related to the Project provided such meetings could have an impact on the contractual relations between the parties. The parties will offer to the IEM the option to participate in such meetings.

6.7 As soon as the IEM notices, or believes to notice, a violation of this Agreement, he will so inform the Additional Municipal Commissioner. The IEM can in this regard submit non-binding recommendations. If Additional Municipal Commissioner has not, within a reasonable time, taken visible action to proceed against such offence, the IEM may inform directly to the Municipal Commissioner.

6.8 The IEM will submit a written report to the Municipal Commissioner / Additional Municipal Commissioner within 8 to 10 weeks from the date of service or intimation to him by BMC/ Bidder and should the occasion arise, submit the proposal for correcting problematic situations.

6.9 The word "IEM" would include both singular and plural.

6.10 Bothe parties accept, that the recommendation of IEM would be in the nature of advise and would not be legally binding. The decision of Municipal Commissioner in any matter/ complain will be the final decision.

#### 7. VALIDITY OF THE PACT

The validity of this Integrity Pact shall be from the date of its signing and extend upto two years 7.1 or the complete execution of the contract to the satisfaction of both the BMC and BIDDER / Seller, including warranty period, whichever is later. In case BIDDER is unsuccessful, this Integrity Pact shall expire after six months from the date of the signing of the contract.

7.2 If any claim is made/ lodged during the validity of this contract, such claim shall be binding and continue to be valid despite the lapse of this pact unless it is discharged / determined by the Municipal Commissioner / Additional Municipal Commissioner of the BMC

#### 8. FACILITATION OF INVESTIGATION

In case of any allegation of violation of any provisions of this Pact or payment of commission, the BMC or its agencies OR Independent External Monitor shall be entitled to examine all the documents including the Books of Accounts of the BIDDER and the BIDDER shall provide necessary information and documents in English and shall extend all possible health for the purpose of such examination.

#### 9. **MISCELLANEOUS**

9.1 This Agreement / Pact is subject to the Indian Laws, place of performance and jurisdiction is the registered office of the BMC i.e. Mumbai and the actions stipulated in this Integrity Pact are without prejudice to any other legal action that may follow in accordance with the provisions of the extent law in force relating to any civil or criminal proceedings.

9.2 If the Contractor is a partnership, this Agreement must be signed by all partners members.

Should one or several provisions of this Agreement turn out to be invalid, the remainder of this 9.3 Pact remains valid. In this case, the Parties will strive to come to an Agreement to their original intentions.

The Parties hereby sign this Integrity Pact at -----on------10.

BMC	BIDDER/SELLER	
Signature		
Name of officer	r	
Designation		
Name of Compa	any	
Address		
Dated		
WITNESS-1(B)	MC) Witness-1(BIDDER/SELLER)	

Signature	 
Name of officer	 
Designation	 
Name of Company	 
Address	 
Dated	 

(The above undertaking shall be submitted by the bidder on Rs 500/- stamp paper)

#### ANNEXURE – 15 Tender No. Dy.Ch.E./CPD/ 02 /TDR /AE-6 of 2025-26 e-Tender ID-2025\_MCGM\_1196360\_1 INTERNAL GRIEVANCE REDRESSAL MECHANISM

BMC has formed a Grievance Redressal Mechanism for redressal of bidder's grievances. Any Bidder or prospective Bidder aggrieved by any decision, action or omission of the procuring entity being contrary to the provisions of the tender or any rules or guidelines issued therein, in Packet "A", "B"&"C" can make an application for review of decision of responsiveness in Packet "A, 'B'&'C within a period of 7 days or any such other period, as may be specified in the Bid document.

While making such an application to procuring entity for review, aggrieved bidders or prospective bidders shall clearly specify the ground or grounds in respect of which he feels aggrieved.

Provided that after declaration of a bidder as a successful in Packet A (General Requirements), an application for review may be filed only by a bidder who has participated in procurement proceedings and after declaration of successful bidder in Packet 'B' (Technical Bid) an application for review may be filed only by successful bidders of Packet A Provided further that, an application for review of the financial bid can be submitted by the bidder whose technical bid is found to be acceptable/responsive.

Upon receipt of such application for review, BMC may decide whether the bid process is required to be suspended pending disposal of such review. The BMC after examining the application and the documents available to him, give such reliefs, as may be considered appropriate and communicate its decision to the Applicant and if required to other bidders or prospective bidders, as the case may be.

BMC shall deal and dispose off such application as expeditiously as possible and in any case within 10 days from the date of receipt of such application or such other period as may be specified in pre-qualification document, bidder registration document or bid documents, as the case may be.

Where BMC fails to dispose off the application within the specified period or if the bidder or prospective bidder feels aggrieved by the decision of the procuring entity, such bidder or prospective bidder may file an application for redressal before the "Internal Procurement Redressal Committee within 7 days of the expiry of the allowed time or of the date of receipt of the decision, as the case may be. Every such application for internal redressal before Redressal Committee shall be accompanied by fee of Rs 25,000/- and fee shall be paid in the form of D.D. in favour of BMC.

1" Appeal by the bidder against the decision of C.E/ HOD/ Dean can be made to concerned DMC/Director who should decide appeal in 7 days.

#### If not satisfied, 2 Appeal by the bidder can be made to concerned A.M.C. for decision.

Grievance Redressal Committee (GRC) is headed by concerned D.M.C / Director of particular department for the first appeal/grievances by the bidder against the decision for responsiveness / non- responsiveness in Packet 'A', Packet 'B' or Packet "C" and if not satisfied, concerned A.M.C will take decision as per second appeal made by the bidder

This Grievance Redressal Committee (GRC) will be operated through DMC (CPD) office where appeals of aggrieved bidder will be received with fee of Rs 25,000/- from aggrieved bidder.

# The necessary correspondence in respect of said applications to the aggrieved bidder & concerned department, issuing notices, arranging of Grievance Redressal Committee (GRC) with D.M.C. and further proceeding will be carried out through registrar appointed by BMC.

No application shall be maintainable before the redressal Committee in regard of any decision of the BMC relating to following issues:

Determination of need of procurement

The decision of whether or not to enter into negotiations.

Cancellation of a procurement process for certain reasons.

On receipt of recommendation of the Committee, It will be communicate his decision thereon to the Applicant within 10 days or such further time not exceeding 20 days, as may be considered necessary from the date of receipt of the recommendation and in case of non-acceptance of any recommendation, the reason of such non-acceptance shall also be mentioned in such communication.

Additional Municipal Commissioner and/or Grievance Redressal Committee, if found, come to the conclusion that any such complaint or review is of vexatious, frivolous or malicious nature and submitted with the intention of delaying or defeating any procurement or causing loss to the procuring entity or any other bidder, then such complainant shall be punished with fine, which may extend to Five Lac rupees or two percent of the value of the procurement, whichever is higher.

Full signature of the bidder with official Seal & Address

## ANNEXURE – 16 Tender No. Dy.Ch.E./CPD/ 02 /TDR /AE-6 of 2025-26 e-Tender ID-2025\_MCGM\_1196360\_1 (To be uploaded in packet B)

#### **Details of CE/US FDA Certificate**

Bidder shall submit the details of CE and/or US FDA certificate along with documentary evidences.

Bidders are requested to note that as per required certificates as mentioned in specification, the relevant data from concerned certificate shall be filled properly in below format with signature of bidder.

For Medical device and In vitro Diagnostics Medical Device

"The equipment must have CE marked from European confirmatory (EC) notified body issued from European address and / or USFDA and documentary evidences to that effects shall be uploaded".

Description	Whether complies or not	Specify
1. CE certificate issued from EU notified body is must for devices under class Is, Im, IIa, IIb & Class III.		
This certificate shall be on letter head of Notified bodies with		
a) Body identification number and address of Notified Body		
b) Certificate number and validity of certificate		
c) Product name/line (Quoted product category etc.)		
d) Name of appropriate directives		
e) Name and address of manufacturer,		
f) Product classification, Name of EU representative if any		

#### A) CLASSIFICATION: CLASS Is, Im, IIa, IIb & Class III

2. If CE certificate as mentioned (1) above is not for the quoted model and issued for Product specific or general product line, then

Description	Whether complies or not	Specify
a. Shall be accompanied with Declaration of conformity by manufacturer or EU representative of Manufacturer for the quoted model		
b. Endorsed (By notified Body) technical documents submitted to notified body mentioning model/s no./s		
Or		
List of model/s approved by notified body with classification if any on letter head of notified body		

### **3.** If CE certificate as mentioned (1) above is for the quoted model then also

Description	Whether complies or not	Specify
a. Shall be accompanied with Declaration of conformity by manufacturer		
Or		
EU representative of Manufacturer for the quoted model		

#### Note :For equipment where other equipments also are part of the main equipment

Description	Whether complies or not	Specify
a) Documentary evidence to show all such equipment/s is/are covered by single certificate is required from notified body additional to above Sr. No. (A) -1 & 2 or 3.		
Or		
b) Individual certification for each equipment as mentioned in Sr. No. (A)-1 & 2 or 3 above is required		
c) If equipment manufacturer by different /other manufacturer is part of supplied equipment as per OEM agreement, then CE certificate issued to manufacturer is required from notified body as mentioned in sr. no. (A) $-$ 1,2,3 along with the copy of OEM agreement		

#### **B)** CLASSIFICATION : CLASS I only.

This route is self-declaration or self-certification and is described in Annex VII Module A, EC Declaration of Conformity. The manufacturer ensures and formally declares, via a written statement, that the products meet the applicable provisions of the Directive.

Following Documents are required

Description	Whether complies or not	Specify
a. Declaration of conformity by manufacturer or EU representative of Manufacturer for the quoted model.		
b. Documentary evidence regarding firm registered with EEA (European Economic Area) Competent authority is required		
Or		
European Representative registered with EEA (EUROPEAN ECONOMIC AREA) Competent authority appointed by firm is required		
Or		
Other documents like certificates from notified body along with declaration of conformity is required		

#### **Declaration of Conformity**

The declaration of conformity should have following:-

Description	Whether complies or not	Specify
a) the name and address of manufacturer		
b) Notified body Name and address if any with certificate No.		
c) EU representative of manufacturer if any		
d) identification of the product allowing traceability		
e) list of relevant directives & Harmonized standards.		
f) Declaration statement, name and position/job title of person signing (This should be someone with enough responsibility to ensure the declaration is true which is affirmed by their signature and date)		

#### **CE CERTIFICATION REQUIREMENT FOR PRODUCTS UNDER IVD (98/79/EC)** CLASSIFICATION :1)DEVICE FOR SELF TESTING, LIST 'B' & LIST 'A' DEVICES

Description	Whether complies or not	Specify
CE certificate issued from EU notified body is must		
This certificate shall be on Letter head of Notified Bodies with		
a) Body identification number and address of Notified Body		
b) Certificate number and validity of certificate		
c) Product name/line (Quoted product category etc.),		
d) Name of appropriate directives		
e) Name and address of manufacturer		
f) Product classification, Name of EU representative if any		
• Shall be accompanied with Declaration of conformity by manufacturer or EU representative of Manufacturer.		

#### **CLASSIFICATION : GENERAL IVD**

This route is self-declaration or self-certification. The manufacturer ensures and formally declares, via

a written statement, that the products meet the applicable provisions of the Directive.

Description	Whether complies or not	Specify
a. Declaration of conformity by manufacturer or EU representative of Manufacturer for the quoted model.		
b. Documentary evidence regarding firm registered with EEA (EUROPEAN ECONOMIC AREA) Competent authority is required		
Or		
European Representative registered with EEA (EUROPEAN ECONOMIC AREA) Competent authority appointed by firm is required		
Or		
Other documents like certificates from notified body along with declaration of conformity is required.		

### **Declaration of Conformity**

The declaration of conformity should have following :-

Description	Whether complies or not	Specify		
a) the name and address of manufacturer,				
b) Notified body Name and address if any with certificate No				
c) EU representative of manufacturer if any				
d) identification of the product allowing traceability				
e) list of relevant directives & Harmonized standards				
f) Declaration statement, name and position/job title of				
person signing (This should be someone with enough				
responsibility to ensure the declaration is true which is				
affirmed by their signature and date).				

### <u>US FDA</u>

Description	Whether complies or not	Specify
US FDA Certificate		

#### Documents required to be submitted in support of USFDA Certification

Following documents are required for confirmation of USFDA approval certificate

Description	Whether complies or not	Specify
a) Approved 510 (k) notification documents for equipment offered model is required.		
Or		
b) Documents to establish the firm and offered model register with US FDA is required		

Manufacturer on their letter head needs to provide the link	
of notified body and / or USFDA for concerned	
certificate/s submitted as per specification, so that same	
can be verified from website of Notified body/USFDA	

#### Note :

#### **Competent Authority**

Under the terms of the Medical Device Directive a competent authority is nominated by the Government of each member state to monitor and ensure compliance with its provisions.

#### **Notified Body**

The organization which will check whether the appropriate conformity assessment procedures have been followed is known as the Notified Body. It is a certification organization which the Competent Authority, of a Member State designates to carry out one or more of the conformity assessment procedures described in the annexes of the Directives.

List of approved Notified body under 93/42/EEC (Medical devices) is available on

http://ec.europa.eu/growth/toolsdatabases/nando/index.cfm?fuseaction=directive.notifiedbody&dir\_id=13 and under 98/79/EC (Invitro Diagnostic medical devices is available on http://ec.europa.eu/growth/toolsdatabases/nando/index.cfm?fuseaction=directive.notifiedbody&dir\_id=20

#### **Authorized Representative**

A non-EU Manufacturer's European Authorized (Authorised) Representative is the one who will represent the manufacturer to deal with the CE Marking vigilance authorities from the Member States. It is required by the EU legislation that a non-EU manufacturer of Medical Devices must print its European Authorised Representative name, address & contacting details on the packaging/labeling of the medical devices sold onto the EEA (EU & EFTA) market.

EU :- European Union.EFTA:- European Free Trade Association.EEA :-European Economic Area.

#### ANNEXURE-"A"

#### Tender No. Dy.Ch.E./CPD/ 02 /TDR /AE-6 of 2025-26 e-Tender ID-2025\_MCGM\_1196360\_1 Irrevocable Undertaking

#### (On Rs.500/- Stamp Paper)

I Shri/Smt ...... aged...... years Indian Inhabitant.

Proprietor/Partner/Director of M/s..... resident at

..... do hereby give Irrevocable undertaking as under;

- i. I say & undertake that as specified in section 171 of CGST Act, 2017, any reduction in rate of tax on supply of goods or services or the benefit of input tax credit shall be mandatorily passed on to BMC by way of commensurate reduction in prices.
- ii. I further say and undertake that I understand that in case the same is not passed on and is discovered at any later stage, BMC shall be at liberty to initiate legal action against me for its recovery including, but not limited to, an appeal to the screening Committee of the GST Counsel.
- I say that above said irrevocable undertaking is binding upon me/my partners/company/other Directors of the company and also upon my/our legal heirs, assignee, Executor, administrator etc.
- iv. If I fail to compliance with the provisions of the GST Act, I shall be liable for penalty/punishment or both as per the provisions of GST Act.

Whatever has been stated here in above is true & correct to my/our own knowledge & belief.

Solemnly affirmed at

DEPONANT

This day of

**BEFORE ME** 

Interpreted Explained and Identified by me.

#### ANNEXURE-B Tender No. Dy.Ch.E./CPD/ 02 /TDR /AE-6 of 2025-26 e-Tender ID-2025\_MCGM\_1196360\_1

(It shall be uploaded in Packet B)

	,	Items as per Item Data	Bidder To Indicate the % of Applicable Taxes.							
Sr. No			CGST		SGST		IGST		Other Taxes If Any	
			%	Amount	%	Amount	%	Amount	%	Amount

**Note-**1)Bidder shall submit tax structure for all items i.e. GST / CGST /SGST / IGST etc. as applicable for items in Item Data excluding CMC / AMC and Consumables.

2) Annexure B shall be certified by Chartered Accountant.

3) Bidders are requested not to disclose any price of Items.

4) The GST taxes will be paid at actual as per prevailing rates on CMC / AMC and Consumables.