

### भारत सरकार

# **GOVERNMENT OF INDIA**

# केंद्रीय अनुसंधान संस्थान/CENTRAL RESEARCH INSTITUTE कसौली/KASAULI

पत्राचार का पता / Correspondence Address: डाकघर कसौली / P.O. KASAULI

जिला सोलन (हि0प्र0) /DISTT. SOLAN(H.P.) पिनकोड/PIN CODE:173204

Tel.No.:01792-273207, 272995

e-mail: director-crik-hp@gov.in Website:crikasauli.nic.in

दिनांक: 2A-03-2025

संख्या/No.: I-101/App/2024-25/St.

रोवा में/To,

Nodal Officer, Website Committee, CRI, Kasauli with the request to upload the tender in the website.



विषय : संस्थान द्वारा 1 No. Liquid Chromatography System हेतु आमंत्रित Tender बारे सूचना

महोदय,

इस संस्थान द्वारा 01 No. Liquid Chromatography System की खरीद हेतु केन्द्रीय सार्वजनिक खरीद पोर्टल (Central Public Procurement Portal [CPPP]) www.eprocure.gov.in तथा संस्थान की बैवसाईट www.crikasauli.nic.in में निविदा सूचना (Tender notice) प्रकाशित की गयी है । यदि आप संस्थान को Liquid Chromatography System की आपूर्ति करने के इच्छुक हैं तो टेण्डर दस्तावेज Central Public Procurement Portal अथवा संस्थान की बैवसाईट से मुफ्त डाउनलोड किये जा सकते है तथा तदनुसार आप अपनी निविदायें दिनांक 15 अप्रैल, 2025 दोपहर 2:00 बजे तक प्रस्तुत कर सकते है। टैंण्डर दस्तावेज संस्थान के भण्डार अनुभाग से भी प्राप्त किये जा सकते है।

निविदा सूचना तथा संबंधित दस्तावेजों की प्रति संलगन की जा रही है ।

संलग्नकः उपरोक्त

कृते निदेशक टेलीफोन न0:01792.272995, 273207

ई—मेल : <u>crikasaulistore@gmail.com</u>

#### भारत सरकार

## **GOVERNMENT OF INDIA**

केन्द्रीय अनुसंधान संस्थान, कसौली(हि0प्र0)—173204 CENTRAL RESEARCH INSTITUTE, KASAULI(HP)-173204

दूरभाष /Tel No: (01792)-273105, 273377 वेबसाईट/Website:www.crikasauli.nic.in ई—मेल/email : director-crik-hp@gov.in संख्या / No.:No.:I-101/App/2024-25/St. केन्द्रीय अनुसंधान संस्थान, CENTRAL RESEARCH INSTITUTE, कसौली / KASAULI

दिनांक / Dated the: 24-03-2025

# निविदा सूचना

निदेशक केन्द्रीय अनुसंधान संस्थान, कसौली, जिला सोलन (हि०प्र०), भारत सरकार के राष्ट्रपति की ओर से निम्ननिर्दिष्ट वस्तु की खरीद हेतु **दिनांक 15—04—2025 दोपहर 2:00 बजे** तक मुहरबंद निविदायें आमंत्रित की जाती है।

क्रम संख्या	वस्तु का नाम	मात्रा	ई०एम०डी०
1.	Liquid Chromatography System	01 No. (Complete System)	Rs.6,00,000/-*
*Appropriate	certificate needs to be attached in case of EMI	) waiver.	

उपरोक्त निर्दिष्ट वर्ग से सम्बन्धित विनिर्देश एवं निविदा प्रलेखों (tender documents) को इस संस्थान से किसी भी कार्य दिवस पर अधाहस्ताक्षरी के कार्यालय से बिना किसी शुल्क के प्राप्त किया जा सकता है । निविदा प्रलेखों (tender documents) को इस संस्थान की बैबसाईट www.crikasauli.nic.in से तथा भारत सरकार के केन्द्रीय सार्वजनिक खरीद पोर्टल (Central Public Procurement Portal) www.eprocure.gov.in से भी download किया जा सकता हैं । निविदायें दिनांक 15–04–2025 की दोपहर 2:30 बजे निविदाकर्ता अथवा अनके अधिकृत प्रतिनिधि, जो भी उस समय उपस्थित होना चाहें, के समक्ष खोली जायेंगी ।

प्रत्येक निविदा के साथ उपरोक्त निर्दिष्ट प्रलेखों की प्रति जिसके प्रत्येक पृष्ठ पर निर्धारित नियमों के स्वीकृति के प्रतीक के रूप में निविदा दाता द्वारा विधिवत हस्ताक्षर अवश्य होने चाहिए अन्यथा निविदायें अस्वीकृत की जा सकती है।

निविदा खोलने की तिथि को इस संस्थान में अवकाश होने की स्थिति में निविदायें पहुंचने और खोलने की तिथि स्वतः ही अगले कार्य दिवस तक बढ़ा दी जायेगी । समय तथा स्थान में कोई परिवर्तन नहीं किया जायेगा । किसी भी कारण निर्धारित समय ओर तिथि के पश्चात पहुंचने वाली निविदाओं पर विचार नहीं किया जायेगा और उन्हें सीधे ही अस्वीकृत कर दिया जायेगा ।

2004 နှိုင်းလို့ နောင်းကျားသည်။ မောက်လို့သည် မောက်လေးကြောင်းကျောင်းကြောင့် မောက်လေးကြောင်းကြောင်းကြောင်းကြောင် မြို့သောကြုံသည်။ မောက်လေးကြောင်းကြောင်းကြောင်းကြောင်းကြောင်းကြောင်းကြောင်းကြောင်းကြောင်းကြောင်းကြောင်းကြောင်းက

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सक्षम अधिकारी को बिना कोई कारण बताये निविदा को स्वीकृत अथवा अस्वीकृत करने का प्राधिकार प्राप्त है ।

(डा० डिम्पल कसाना) निदेशक

#### भारत सरकार

### **GOVERNMENT OF INDIA**

केन्द्रीय अनुसंधान संस्थान, कसौली(हि०प्र०)–173204 CENTRAL RESEARCH INSTITUTE, KASAULI(HP)-173204

दूरभाष /Tel No: (01792)-273105,273377 वेबसाईट/Website:www.crikasauli.nic.in ई—मेल/email : *director-crik-hp@gov.in*  संख्या / No.:I-101/App/2024-25/St. केन्द्रीय अनुसंधान संस्थान, CENTRAL RESEARCH INSTITUTE.

कसौली / KASAULI

दिनांक / Dated the: 24-03-2025

## **TENDER NOTICE**

Sealed tenders are hereby invited by the Director, Central Research Institute, Kasauli, Distt. Solan (H.P.) on behalf of the President of India, upto **2:00PM on 15.04.2025** for the supply of under mentioned articles to this Institute.

SI.No.	Name of Article/Item	Quantity	EMD
1.	Liquid Chromatography System	01 No. (Complete System)	Rs.6,00,000/-*
*Appropriate certificate needs to be attached in case of EMD waiver.			

Prescribed specifications and Tender documents for above item can be obtained free of cost during any working day from the office of undersigned. Tender Documents can also be downloaded from the website of the institute <a href="https://www.crikasauli.nic.in">www.crikasauli.nic.in</a> or from Central Public Procurement Portal (CPPP) of Government of India <a href="https://www.eprocure.gov.in">www.eprocure.gov.in</a>. Tenders will be opened on 15.04.2025 at 2:30PM in presence of intending tenderer(s) or their authorized representative(s) who may wish to be present at that time.

Tender must be accompanied by one complete copy of the above mentioned tender documents duly signed by the tenderer on each page as a token of acceptance of the prescribed terms and conditions.

In case the date of receiving and opening of tenders mentioned above falls on holiday in the institute, the date for receiving and opening the tender shall automatically be extended to the next working day, time and place remaining unaltered.

Tender received after the prescribed date and time will not be considered.

The competent authority reserves the right to accept or reject the tenders received without assigning any reason thereof.

(Dr. Dimple Kasana)
Director

# Pointwise Compliance Statement of Liquid Chromatography system for Antisera Division

(Mandatory to be attached duly signed and stamped pointwise compliance statement along with technical bid documents)

Sr.No	Parameters	Specifications	Pointwise Compliance (clearly state "Yes" or "No" or indicate "Deviation" if any)
1.	Process description: The hyper immune plasma from equine is subjected to pepsin digestion followed by two step ammonium sulphate precipitation and dialysis. The partially purified antibodies (Anti rabies Serum, Anti Diphtheria Serum, Anti snake venom serum and anti covid-19 serum) will be used for purification on column chromatography	Raw plasma will be provided by CRI .	
2.	Process optimization	<ul> <li>I. Vendor should provide optimized operating protocol for purification of Anti Rabies Serum, Anti Diphtheria Serum, Anti Snake Venom Serum and Anti Covid-19 serum.</li> <li>II. Vendor should also required to execute the initial three batches of (12-18 Liters) each product successfully on installed chromatographic system at CRI.</li> </ul>	
3.	Technology Transfer	The firm should transfer the optimised technology for the final product meeting all the quality aspects as per IP-2022.	
4.	Yield of the product	The firm should able to provide ≥ 80-90% of each product yield at purification stage. From ammonium sulphate precipitation stage.	
5.	Non disclosure agreement	The firm should sign non disclosure agreement before initiation of optimisation	
6.	Resin type	Should provide adequate resin (chromatography media/matrix) as optimised by the vendor for 04 specific products.	
7.	Resin quantity	<ul> <li>i. Quantity should be sufficient to purify 12-18 litres- each product per batch</li> <li>ii. The quantity should be provided two times</li> <li>iii. Resin Validation cycles: Min 70 or better</li> <li>iv. The vendor should provide each resin suffice to run 200 batches of Antisera products.</li> </ul>	
8.	Sample protein conc. (gm %)( total protein)	Up-to15gm %	
9.	Tube material	<ul><li>i. Inner side: Pharmaceutical grade Glass material borosilicate glass (inert)</li><li>ii. Outer side: cast acrylic or better</li></ul>	
10.	Wetted material	Electrolytic polished stainless steel 316L and FDA CFR21 part177 certificated plastic PP,EPDM and MOC for each part should be provided	
11.	Sample volume to be loaded on column	Batch size of 12 - 18 L with 8 - 15 gm % protein should be processed in single run as per vendor optimized protocol	
12.	Flow rate	Minimum 20ml/min to maximum 1000 ml/min or better	

13.	Pressure	5 bar or better	
14.	Scale down option	Should be enabled with scale up and scale down option up-to 50%	
15.	Detection	UV or Better technology	
16.	Detection at	280 nm in UV or as per better technology	
17.	pH detection	0-14	
18.	Sample injection	Fully Automated should be provided	
19.	Sample pump	i. Quadra flow, Quaternary diaphragm or better pump should be provided     ii. MOC: SS316, SS304, PP, EPDM, PEEK or equivalent MOC for each part should be provided	
20.	pH and Conductivity Temperature	i. Should provide online calibration facility for pH and conductivity     ii. Temperature sensor should also be provided.	
21.	Collection system for Fraction of interest	i. Should provide with option for both manual and automatic system     ii. Should able to separate protein of interest with pre defined programme system	
22.	Mixer	Should be provided with gradient mixer system if required as per vendors optimised protocol	
23.	Automated Control	Touch screen with PLC should be provided Vendor should provide separate set of PC Computer and printer system or better technology	
24.	Modular design	Should be provided	
25.		Column Diameter: 10-30± 5cm Column Height:30-100± 5 cm	
26.	No. of column	02	
27.	Solvent compatibility	Should be compatible with all commonly used chromatographic solvents	
28.	Operating temperature	4-40 °C or better	
29.	Warranty & CMC	Warranty: 03 Years CMC: 5 years (Price should be quoted separately) after expiry of the warranty period	
30.	Documentation	<ul> <li>i. Should provide SAT, DQ, IQ and OQ documents and should execute PQ as per optimized protocol.</li> <li>ii. Should provide MOC certificate.</li> <li>iii. Should provide calibration certificate for all installed measuring/recording devices.</li> <li>iv. Should provide validation certificate for number of runs for each resins.</li> <li>v. Should provide GMP compliant chromatography system</li> </ul>	
31.	Training	The vendor will impart onsite training to CRI technical staff.	

Dated: ...... (Sign and Stamp of the firm)

#### **PART-I**

#### TENDER FOR THE PROCUREMENT OF LIQUID CHROMATOGRAPHY SYSTEM

#### INSTRUCTIONS/GUIDELINES FOR TENDERER(S)

- 1 Tender should contain the following envelop:
  - i. In Envelop No.1 : Bid Guarantee containing Earnest Money Deposit instrument along with forwarding letter (Annexure-I)
  - ii. In Envelop No.2: Price Bid alongwith Annexure-II
  - iii. In Envelop No.3: Technical Bid (Annexure III, IV and Part-I & II) along with Tender Documents, signed on each pages.

The envelope should be enclosed and sealed in an outer envelope which should be clearly superscribed as 'Tender for PROCUREMENT OF LIQUID CHROMATOGRAPHY SYSTEM due on 15.04.2025 at 2:30 PM.

#### 1 Unsealed tender(s) will be rejected.

- Each tender must be accompanied with **Earnest Money Deposit of Rs.6,00,000/- (Rs. Six Lakh only)** duly pledged in favour of the Director, Central Research Institute, Kasauli, (HP) in the shape of FDR/BG/DD of nationalized bank valid for six months drawn on any Scheduled Bank. Appropriate certificate needs to be attached in case of EMD Waiver.
- 3 Tender(s) received without Earnest Money shall be rejected straightway.
- 4 Earnest Money deposited with the Central Research Institute, Kasauli, in connection with any other tender will not be considered against this tender.
- Offer in the Price Bid should be preferably typed or written in neat/legible handwriting. Over writing should be avoided and initialed if any overwriting is there.
- Tender will be regarded as constituting an offer open to acceptance at the discretion of the Director, CRI for a period of six months from the date fixed for the receipt of the tender.
- 7 The Director (CRI) reserves all rights to accept or reject any tender without assigning any reason.
- The tenderer(s) will be responsible to ensure that the tender is received on or before the due date and time in the office at Central Research Institute, Kasauli (HP).
- Each page of the complete tender document (along-with its Annexure) should be signed by the tenderers) with stamp of the firm duly affixed on each page as a token of acceptance of our terms and conditions.
- The last date and time for receipt of tenders is **02:00 PM on 15.04.2025.** Tender(s) received after the due date and time shall not be considered.
- The tender i.e. Bid Guarantee and Technical Bid shall be opened at 2:30 PM on 15.04.2025. Price bids of the qualified firms will be opened later and informed to the bidder accordingly.
- In the event of date of receipt or opening of tender being declared a holiday in the Central Research Institute, Kasauli next due date for receipt/opening of the tender will be the following working day at the same time.
- The tender(s) shall be opened in the presence of intending tenderer(s) or their authorized representatives(s) if they wish to be present at that time.
- 14 Conditional price bid offer shall be rejected.
- Any attempt direct or indirect, to cast influence, negotiation on the part of the tenderer with the officials/authority to whom he will submit the tender or the tender accepting official/authority before the finalization of tenders will render the tenderer liable for exclusion from consideration.

#### **Most Important Instructions/Guidelines for Tenderer(s):**

- 16. It will also be mandatory to the participating firms to attach point-wise compliance sheet for the attached specifications of the Liquid Chromatography System.
- 17. Participating firms may submit their financial bid for (1) supply, installation, commissioning etc. of a Liquid Chromatography System and (2) year-wise CMC charges for 5 years after the expiry of warranty period of 03 years, separately.
- 18. Details of Independent External Monitors (IEMs) for the Institute is as under:
  - (a) Shri Ved Prakash Yajurvedi, IOFS (Retd.) Mob. No.-9473763645, <u>Email-vpyajurvedi@gmail.com</u>
  - (b) Shri Anup Kumar Nayak, IFoS (Retd.), Mob. No.-9437585630, Email-anupnaya@gmail.com

(This letter along with Earnest Money Deposit be submitted in the Envelop No.1)

		Receipt No
		Date
From:		
То		
	The Director, Central Research Institu KASAULI (HP)-173204.	te,
Subject: <u>I</u>	EMD - Tender for Procuremer	nt of Liquid Chromatography System.
Sir,		
Lakh or	nly) in shape of	(Name of Bank) on drawn in favour
of the Direc	ctor, Central Research Institu	ute, Kasauli valid for a period of months/years.
	Thanking you,	
		Yours faithfully,
Enclosed: I	EMD	SIGNATURE Seal of the firm with full address.

# (This letter alongwith Price Bid be submitted in the Envelop No.2)

Liquid
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ldress

# This letter alongwith <u>Technical Bid</u> and <u>Tender Documents</u> to be submitted in the Envelop No.3

From:		
	M/s	
То		
		The Director, Central Research Institute, KASAULI (HP)-173204.
Subjec	t:	Technical Bid - Tender for Procurement of Liquid Chromatography System.
Sir,		Ref.: I-101/App/2024-25/St. Dated
and inf	eferred formation for pro	duly authorized to represent and act on behalf of
	declar	read, understood and agree to the terms and condition of the tender documents. I also e that the information submitted by me herewith is true and if any information is found to ag/ misleading on any aspect mentioned in the documents, I am liable to be disqualified

Thanking you,

Yours faithfully,

SIGNATURE
Seal of the firm with full address.

#### **Enclosed**:

- 1. Technical Bid.
- 2. Affidavit in respect of individual/firm/company etc.
- 3. Statement of contracts undertaken by them in the past

from the process of bidding and opening tender or later stage.

- 4. Copy of GST Registration
- 5. Tender document along with terms & condition
- 6. Copy of latest Audited Balance Sheet.
- 7. Pointwise compliance sheet in respect of specifications of Liquid Chromatography System.
- 8. Any other documents.

# **AFFIDAVIT**

I/We	(Name)	
·	ch is not applicable) of	
any Government Department or any Autonomous	the individual/firm/companies are not blacklisted by Body.	
any Coroninion Doparanon or any riatemental	200y.	
	DEPONENT	
Dated the:	Address:	
<u>VERIFI</u>	CATION	
Verified that the Content of above Affidavit is true and correct to the best of my/our knowledge and belief. No part of it is false and nothing has been kept concealed therefrom		
Dated the:	DEPONENT	

Note: To be furnished on non-judicial stamp paper duly attested by a Magistrate/Notary Public

#### PART-II

# <u>Terms & Conditions of Tender and Contracts for PROCUREMENT OF LIQUID</u> CHROMATOGRAPHY SYSTEM.

#### 1. Introduction and location of the Institute

Central Research Institute, Kasauli is an institution of the Government of India functioning under the Directorate General of Health Services and the Ministry of Health & Family Welfare, New Delhi. The Institute is located in Solan District of Himachal Pradesh (India). It is at a distance of approx.35 kms. from the nearest Broad Gauge Railway Station at Kalka (Northern Railway) and 13 kms. from the nearest narrow gauge Railway Station at Dharampur – Himachal Pradesh (Northern Railway) and is connected by metalled road with both the places. It is connected with Kalka by another metalled road also which is only 23kms.in length. Locally, the institute is situated at a distance of about 200 meters from the Bus Stand and is connected by metalled road. Motor vehicles can ply upto the delivery points in the Manufacturing Wing and R&T Wing of the institute.

#### 2 Submission of Tenders

#### a) Method for submission of tenders

Tenders should be submitted in thick sealed covers super scribed with the words "Tender for Procurement of "Liquid Chromatography System" in the left hand upper corner of the envelopes addressed to the Director, Central Research Institute, Kasauli. Distt. Solan (HP)-173204, India by designation and not to anybody – else by name or by designation. Tenders should be either sent by registered post or dropped into the Tender Box kept under the custody of Stores Officer of this institute for the purpose. Telegraphic tenders and also those tenders who are not submitted in the manner prescribed herein will not be taken for consideration in any case.

#### b) <u>Direction for quoting the rates</u>

(i) Incidental charges in respect of all articles should be F.O.R. destination i.e. delivery points in the Institute premises godown, and should be inclusive of all incidental charges, such as loading and un-loading charges, octroi charges, terminal taxes, other taxes and duties, carriage upto the delivery points, insurance etc. that may have to be paid by the contractors on the supplies to be made to this institute. No taxes or incidental charges will be paid to the contractors in addition to the rates accepted by the competent authority.

#### (ii) Goods & Service Tax (GST)

GST at the prescribed rate will be paid to the contractors who are duly registered dealers in this regard. Contractors claiming the GST will have to indicate their GST Registration Numbers in their Bills and will also have to furnish the following certificate alongwith their bills otherwise payment of GST will not be allowed to them:

"Certified that the goods on which GST has been charged have not been exempted under the GST Act or the rules made thereunder and that the charges on account of GST on these goods are correct under the provisions of that Act or the rules made thereunder and that in case of supplies against regular contract the relevant contract includes a specific provision that GST is payable by the Government".

#### (iii) Packing Charges

In case of goods which have to be supplied duly packed, the tenderers should include packing charges in their tendered rates as the packing materials will be retained by this institute and no additional charges on this account will be paid to the contractors.

### c) <u>Units for quoting the rates</u>

Tenderers should quote the rates of articles strictly according to the units indicated in the Detailed Tender Notice e. g. Per quintal, per kilogram, per set, etc. Rate shall be quoted exclusive of Tax and FOR destination. Tax, if any shall be quoted separately. Any erasing/overwriting shall be Signed.

#### 3. **Opening of Tenders**

Tenders must reach the Director of this institute not later than the time and date prescribed for the purpose. Tenders received in time will be opened at this institute at the date and time prescribed for this purpose and will be declared in the presence of tenderers or their authorized representatives who may be present on the occasion, by the Director or any other officer deputed by him for the purpose. Tenders received after the prescribed date and time for any reasons whatsoever, will not be considered.

In case the date prescribed for receiving and opening of tenders falls on a holiday in this institute, the date for receiving and opening the tenders shall automatically be extended to the next working day of this institute, time and place remaining un-altered.

#### 4. Validity period of Tenders

Tenders once submitted must be valid for a period of 180 days from the date of opening thereof. The tenders will not be entitled to withdraw the tenders or to suggest any change therein within the aforesaid period. The tenders will however, be subject to negotiations at the direction of the competent authority. A bid valid for a shorter period shall be rejected by the purchaser as non-responsive.

#### 5 Late bids

Any bid received by purchaser after the deadline for submission of bids prescribed by the purchaser will be rejected and/or returned unopened to the bidder.

#### 6 **Earnest Money Deposit**

a) The tenderer must furnish, alongwith the tenders, Earnest Money Deposit as indicated in the Advertised Tender Enquiry, in the form of FDR/BG/DD only issued by any scheduled Bank in India in favour of Director, Central Research Institute, Kasauli (HP) failing which the tenders will be liable to rejection. In case the firm is participating in different items, the Earnest Money shall be submitted separately for each group. FDR should be valid for minimum six months. Appropriate certificate needs to be attached in case of EMD waiver.

#### b) Forfeiture of Earnest Money

- (i) Earnest Moneys of tenderers whose tenders are accepted by the Competent Authority within the period prescribed in Clause No.4 and who fail to execute the contract agreements within the periods mentioned in our letters conveying acceptance of his tender, will be liable to forfeiture by the Government. Besides this, the defaulting tenders shall be liable to make good the losses, if any suffered by the Government as a result of their failure to take up the contracts within the prescribed period. The amount of losses so sustained by the Government will be recoverable from them as "Arrears of Land Revenue" if the same are not paid by the defaulting tenderer himself on demand.
- (ii) Earnest Moneys will also be liable to forfeiture by the Government if the samples of articles which needs sometime for manufacturing are not supplied by the tenderers concerned within the period and/or on the conditions laid down in Clause No.7 of these terms and conditions.

#### c) Release of Earnest Money

Subject to the provisions contained in Clause No.6 (b), the Earnest Moneys received will be released to the tenderers concerned only after the tenders have been finalized and the contract agreements have been executed by the successful tenderers in the respective groups or on the expiry of the validity period of tenders prescribed in Clause No.4 of these terms and conditions whichever is earlier.

#### 7. Financial status and property of tenderers

#### a) Financial status of tenderers

While selecting the tenders for acceptance, the financial status of the tenderers will be taken into consideration in additions to all other, relevant factors. The competent authority whose decision in this behalf will be final and conclusive, reserves to itself the right to reject any tender if in its opinion; the financial status of the tenderer concerned is not sound.

#### b) Submission of property statements by tenderers

The tenderer must furnish the following statements in duplicate, alongwith the tender, otherwise the tenders should be liable to rejection:

- i) Statement of movable property
- ii) Statement of immovable property
- iii) Statement of Bank Balances and Postal Accounts &
- iv) Statement of contracts undertaken by them in the past

The successful tenderers will again be required to furnish the above mentioned statements duly attested by the competent Civil/military/Bank/Postal authority before or at the time of executing the contract agreements as may be demanded by this Institute.

#### 8. Acceptance of terms and conditions binding

The terms and conditions prescribed herein are binding on the tenderers/contractors and they are not allowed to make any change in them. Tenders who propose any additions or alterations in these terms and conditions or do not fulfill these terms and conditions would be liable to rejection. A complete copy of these tender documents, duly signed by the tenderers on each page in token of their acceptance of these terms and conditions must, therefore, be attached to the tender otherwise the tender would be liable to rejection.

#### 9. **Negotiation with tenderers**

After opening the tenders no post tender Negotiation will be conducted except in case of deals with the lowest tenderer as per the CVC instructions.

#### 10. Acceptance or rejection of tenders

The right to accept the tenders will rest with the Director of this Institute, or any other competent authority, who does not bind himself/itself in any way to accept the lowest tenders and reserves to himself/itself the right to accept any tender or to reject any or all the tenders received by him/it without assigning any reason thereof.

#### 11. Communication of acceptance of tenders

The successful tenderer will, normally, be informed of the acceptance of the tenders within a month of the opening of tenders or as soon thereafter as possible within the period prescribed in Clause No.4 and they will be required to furnish the security deposits to execute the formal contract agreements and to furnish such other documents as are required from them in these terms and conditions, to the Director of this Institute within the periods indicated in the letters conveying the acceptance of their tenders.

#### 12. Security Deposits

#### a) Amount of Security Deposits

To ensure satisfactory discharge of contractual obligations by the successful tenderer, they will be required to furnish to the Director of this Institute lump sum Security Deposits at the rate of 5% to 10% of contract values within prescribed time in token of acceptance of their tenders by the competent authority. The contract values will be worked out at the rates of articles which are accepted by the competent authority. The amount of Security Deposits will, however, be rounded off to the nearest thousands of rupees.

#### b) <u>Manner of furnishing Security Deposits</u>

The securities can be furnished either in the shape of FDR or in the form of Bank Guarantees. Bank Guarantees for appropriate amounts should be duly furnished by any scheduled bank in India on behalf of the tenderers concerned in favour of the Director, Central Research Institute, Kasauli (HP) and should be valid till the end of 38 months (warranty + 02 months) over and above the relevant contract period. The Bank Receipts or Bank Guarantee Deeds in original, as the case may be, must be delivered to this institute by the tenderers concerned with the period prescribed in this regard.

#### c) Adjustment of losses from Security Deposits etc.

The Director of this Institute will have the power to adjust from the contractor's security deposits, including other contracts taken or any other amounts lying with him to the contractor's credit on any account the loss sustained by the Institute due to the failure of the successful tenderer either to take up

the contract within the prescribed period after acceptance of his tender or to perform the contract according to its terms and conditions after taking it up.

#### a) Release of Security Deposits

Subject to the provisions contained in Clause No.14, the Security Deposits will be released only after satisfactory fulfillment of contractual obligations by the contactors concerned and provided that no liabilities are outstanding against them.

#### 13. Quality and delivery of supplies

All supplies must conform to the specifications given in the relevant Advertised Tender Enquiry and should be of the best quality and to the entire satisfaction of the Director of this Institute. The specifications and important notes contained in the Advertised Tender Enquiry relating to various groups of articles form part of these terms and conditions.

#### 14. Provision for extension of Delivery period/Delay in the Supply

Delivery of the goods and performance of services shall be made by the supplier in accordance with the time schedule specified by the purchase in the schedule to tender enquiry and supply order.

Any unexcused delay the supplier in the performance of its delivery obligations shall render the supplier liable to any or all of the following sanctions:

- a) Forfeiture of its performance security
- b) Imposition of liquidated damages and/or
- c) Termination of the contract for default.

If at any time during the performance of contract, should the supplier encounter conditions impending timely delivery of the goods and performance of services, the supplier shall promptly notify the purchaser in writing of the fact of the delay, its likely duration and its cause(s). As soon as practicable after receipt of the supplier's notice, the purchaser shall evaluate the situation and may at its discretion extend the suppliers time for performance, in which case the extension shall be ratified by the parties by amendment of the contract.

#### 15. Rejection and replacement of supplies

#### a) Return of rejected stores to supplier

The firm will take back the rejected stores from the depots/consignees place and replaced with fresh stock duly inspected within a reasonable period stipulated in the notice issued to the firm at their own cost up to the consignees or depots upon payment of testing charges etc. The rejected stock will be handed over by the depots or consignees to the firm upon payment of cost of the rejected stocks by the firm to the consignees. Failure of the firm may amount to breach of contract on the part of the firm and firm shall be liable for recovery of consonant damages besides other remedies and right available to the purchaser.

#### b) <u>Acceptance or rejection of perishable articles</u>

In case of perishable articles, the contractor concerned will have to give a declaration that the articles sold to the Director of this Institute(hereinafter also called the "Purchaser"), under the contract, shall be of the best quality and shall be strictly in accordance with the specifications and particulars mentioned in the respective detailed Tender specifications and the contractor will have to give guarantee that the said articles would continue to conform to the description and quality of aforesaid for a period of one day from the date of delivery of the said articles, if during the aforesaid period of one day, the fact that the purchaser may have inspected and/or approved the said articles, the said articles be discovered not to conform to the description and quality aforesaid or have deteriorated and the decision of the purchaser in that behalf will be final and conclusive, the purchaser will entailed to reject the said articles or such portions thereof as may be discovered not to conform to the said description and quality. On such rejection, the articles will be at the contractor's risk and all the provisions herein contained relating to rejection of goods, articles, etc. shall apply. The contractor shall, if so, called upon to do, replace the articles etc. or such portion thereof as is rejected by the purchaser, free of cost at the ultimate destination, otherwise the contractor shall pay to the purchaser such damaged as may arise by reason of the breach of the conditions herein contained. Nothing herein contained shall prejudice any other right of the purchaser in that behalf under this contract or otherwise.

#### 16. Condition regarding actual purchases of articles

No guarantee is given as to the quantity/number of articles that may be ordered for during the period of contract provided, however, that orders for the articles required for the working of this institute shall, in the first instance, be placed with the successful tenderers concerned. The successful Tenderers (hereinafter also called "Contractors") shall be liable to supply the quantities/number of articles as may be ordered for during the period of contract, within the period mentioned in the supply orders.

#### 17. **Penalty Clause**

If the supplier fails to deliver any or all of the goods or fails to perform the services within the time period(s) specified in the contract, the purchaser shall without prejudice to its other remedies under the contract, deduct from the contract price as liquidated damages a sum equivalent to 0.5% of the delivered price of the delayed goods or unperformed services for each week of delay or part thereof until actual delivery or performance, upto a maximum deduction of 10% of the delayed goods or services contract price. Once the maximum is reached the purchaser may consider termination of the contract.

#### 18. Payment of supplies made to the Institute

Payment of all supplies will be made to the contractors concerned strictly on bill basis from them and not on supply-to-supply basis under any circumstances. Bills submitted on supply-to-supply basis will not be entertained.

#### 19. Revocation or cancellation of contracts

The Director of this institute, or any other competent authority, shall have the right to revoke or cancel the contract if in his opinion (and in this respect such opinion shall be final and binding on the contractor), the contractor has failed to perform the contract in whole or in parts or has committed breach of any of the terms and conditions of the contract. Upon such revocation or cancellation, the Director of this Institute, or any other competent authority, shall be entitled to make purchase from open market or to enter into contract with any other party at the entire risk and costs of the defaulting contractor.

#### 20. Contacting the Purchaser

No bidder shall contact the purchaser on any matter relating to its bid from the time or the bid opening to the time the contract is awarded.

Any efforts by the bidder to influence the purchaser in the purchaser's bid evaluation, bid comparison or contract award decision shall result in the rejection of the bidder's bid and also banning of business dealing with the bidder for a period of three years from the date of such ban.

#### 21. <u>Decisions of the Director and jurisdiction of courts</u>

The decision of the Director of this institute shall be final and binding in all respects regarding any question of interpretation or in each of any dispute arising under the contract. However, in case of legal dispute arising in connection with the contract, it shall be subject to the exclusive jurisdiction of the Courts in Kasauli, Solan District of Himachal Pradesh.

#### 22. Arbitration

#### (a) Appointment of Arbitrators

Except where otherwise provided in the terms and conditions, of contract, all questions and disputes relating to the meaning of specifications, quality etc. of articles or as to any other question, claim, right, matter or thing whatsoever, in any way arising out of or relating to the contract, specifications, quality, instructions, orders, or these conditions or otherwise concerning the supplies, or the execution or failure to execute the same whether arising during the period of contact or after the completion or abandonment thereof, shall be referred to the sole arbitration of the person to be appointed by the Director, General of Health Services, Government of India. There will be no objection to any such appointment that the arbitrator so appointed is a Government official, that he had to deal with the matters to which the contract relates and that in the course of this duties as Government official, he had expressed views on all of any of the matters in dispute of difference.

The arbitrator to whom the matter is originally referred being transferred or vacating his office or being unable to act for any reasons, the Director General of Health Services shall appoint another person to

act as arbitrator in accordance with the terms of the contract. Such person shall be entitled to proceed with the reference from the state at which it was left by his predecessor. It is also a term of this contract that no person other than a person appointed by such Director General of Health Services as aforesaid should act as arbitrator and it, for any reason that is not possible, the matter is not to be referred to arbitration at all.

#### (b) Applicability of Arbitration Act, 1940

Subject as aforesaid, the provisions of Arbitration Act, 1940, or any statutory modification or reenactment thereof and the rules made thereunder and for the time being in force shall apply to the arbitration proceedings under this clause.

#### (c) Extension of time for making arbitration awards

The arbitrator(s) may, from time to time, with the consent of the parties, extend the time for making and publishing the awards.

#### 23. Cash Receipt issued by the Institute

No receipt for any amount paid by the contractor to this institute will be valid unless it is signed by the Director, Accounts Officer or any other authorized officer of this institute.

#### Declaration:

I/We hereby affirm that I/We accept all the terms and conditions of tenders and Contract stipulated above without any reservation.

Signatures and full address of the tenderer