



KERALA MEDICAL SERVICES CORPORATION LTD.,

Thycaud P.O., Thiruvananthapuram-14

Tele Fax No : 0471-2945647,

Ph No 0471-2945600

Email id : kmsclepqtn@gmail.com

CIN No: U24233KL2007SGC021616, PAN: AADCK4029M, GSTIN: 32AADCK4029M1ZK

Notice Inviting Quotation (N.I.Q) (Quotation No: KMSCL/EP/Q68/COVID/2020-21)

- I. Quotations are invited online for the purchase of the following items as per the terms & conditions given herewith from the manufacturers/ authorized distributors /direct Importers:-

Sl. No.	Item Name	Indicative Qty.
1	Oxygen Cylinder with trolley	10,000

II. TECHNICAL SPECIFICATIONS

Equipment Name: Oxygen Cylinder with Trolley

1. Should be B type 10.5 liters type
2. Should be supplied with humidifier and flow meter.
3. Should be supplied with trolley and key.
4. The trolley should be mounted on good quality wheels of 100mm.
5. The trolley should have powder coated MS tubular frame work and SS base.
6. Should have a gauge to measure the cylinder pressure.
7. Cylinder should have ISI mark.
8. Cylinder should have explosive safety certificate and should be provided along with each cylinder during installation.

Flow meter:

1. Back Pressure Controlled Flow Meter
2. Sturdy and reliable Flow Meter Unit for an accurate measuring of flow of gases.
3. Chromium plated Brass Body.
4. Metering tube and cover made of unbreakable Poly carbonate.
5. Flow adjustment by Needle valve equipped with inlet filter – 100 μ m
6. Flow rate range 0 – 15 litres / minute
7. Inlet pressure suitable for the cylinder.
8. Bubble Humidifiers with safety valve and pressure Relief:
 1. Lid made of ABS Plastic
 2. Jar made of Unbreakable Poly Carbonate
 3. Valve Brass chromium plated
 4. Humidifier jar should be steam autoclavable / gas sterilizable



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III. TERMS AND CONDITIONS

1. Prospective bidders are requested to submit the quotations through e-mail to kmsclepqtn@gmail.com up to 11.00 am, 14.08.2020. Offer received during 11.08.2020 to 14.08.2020 up to 11.00 am will be considered.
2. The quotation documents are published on the website of KMSCL www.kmscl.kerala.gov.in. The excel file as per the format given along with the quotation notice shall be submitted. The price bid shall be submitted as per format given along with quotation notice. The filled in price bid shall be submitted in pdf format after protecting with a password.
3. The following documents shall be submitted by the bidders and the language for bid submission shall be English.
 - a. Quotation document in the excel format attached along with quotation notice.
 - b. Company registration certificate
 - c. GST registration certificate
 - d. Authorization letter from the manufacturer in case of distributor and direct importer.
 - e. Product details / catalog / brochure
 - f. Price bid as per format in pdf and it should be password protected.
4. Quotation documents submitted in any other format shall not be considered. Incomplete or partially filled quotation documents shall also be not considered. The quotations received without price bid shall be rejected. If password of the price bid is not provided after evaluating the technical bid, upon request from TIA, then the offer will be rejected.
5. Blacklisted / debarred firms by central or any state Government or any Government organizations / institutions are not eligible to offer quotation and will be rejected.
6. The offer of the firm not matching with the stipulated technical specifications will not be considered. It is mandatory that all the stipulated documents shall be attached along with the quotation, failing which the offer will not be considered.
7. The price bid of the prospective bidders whose offer meets all the stipulated technical specifications and who submits all the documents as per the quotation document will



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only be considered. The password of price bid will be sought through email only if the offer meets all the stipulated conditions. The bidder who meets all the technical specifications and submits all required documents satisfactorily and offers the lowest rate will be declared as the L1 bidder. The result will be published in KMSCL website after due evaluation by the committee. If more than one eligible bidder offers the same lowest rate, then the order quantity will be split equally.

8. The materials shall be delivered by the bidder at the concerned warehouses of KMSCL which will be mentioned in the supply order, within 21 days from the date of supply order.
9. 100% payment shall be paid within 7 days against delivery and on submission of original invoices, stamped receipt (Material Receipt Certificate) from KMSCL Ware Houses.
10. The successful tender shall execute an agreement for ensuring satisfactory supply of the items
11. The quantity mentioned is only indicative. The quantity may either increase or decrease as per the actual requirement. The initial supply order quantity will be 6023 and the balance will be given based on the requirement .
12. In case of authorized dealer / direct importer, manufacturer's authorization shall be mandatorily submitted.
13. Price Offered shall be all inclusive and in Indian Rupees. The quoted basic price should be inclusive of all taxes and duties including GST, customs duty, packing, insurance, transportation till the concerned warehouses of KMSCL, loading and unloading charges, etc till the location mentioned in the Supply order. If GST is not mentioned in the stipulated column of price bid, it will be presumed that the rate offered is inclusive of GST.
14. The successful bidder shall submit copy of explosive license for each Cylinder .
15. If the item supplied to user institution is reported to be faulty or defective, then the bidder shall replace the same at free of cost.



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16. The rate quoted shall remain valid for 90 days.
17. The other eligible bidders will be given opportunity to match the L1 rate. If the L1 bidders do not have the capacity to supply the order quantity within the stipulated delivery period, Tender Inviting Authority reserves the right to split the order quantity to ensure timely supply. The ratio will be decided by the Tender Inviting Authority.
18. If the successful bidder fails to deliver any or all of the goods within the time frame(s) prescribed in the contract, the Tender Inviting Authority shall, without prejudice to their rights and remedies available to the Tender Inviting Authority under the contract, deduct from the contract price, as liquidated damages, a sum equivalent to 0.5% of the item to be supplied per day of delay or part thereof on delayed supply of goods until actual delivery, subject to a maximum of 10% of the supply order value and under any circumstances the delivery will not be accepted after 30 days from the date of supply order.
19. If the successful bidder fails to deliver the materials within the stipulated time period, the Tender Inviting authority reserves the right to cancel the supply order and issue to the next lowest bidder at the risk and cost of L1 bidder.
20. The terms and conditions of the quotation document alone will prevail and any other conditions mentioned by the in the documents submitted by the bidders will not be considered.
21. The Tender Inviting Authority reserves the right to take any action deemed fit for any kind of tender violation by the bidders.
22. If dispute or difference of any kind shall arise between the Tender Inviting Authority and the bidder/ supplier in connection with or relating to the contract, the parties shall make every effort to resolve the same amicably by mutual consultations.
23. If the parties fail to resolve their dispute/difference by such mutual consultation within twenty-one days, then either the purchaser or the supplier shall give notice to the other party to commence arbitration, as per the provisions in Indian Arbitration and Conciliation Act, 1996 or any amendment thereof.
24. In the case of a dispute or difference arising between the Tender Inviting Authority and a bidder relating to any matter arising out of or connected with the contract, such



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dispute or difference shall be referred to the sole arbitration of Smt. Anupama T.V, Director, Women and Child Welfare, Govt. of Kerala whose decision shall be final.

25.Venue of Arbitration: The venue of arbitration shall be the place from where the contract has been issued, i.e., Thiruvananthapuram, India.

Thiruvananthapuram
10.08.2020

MANAGING DIRECTOR
Tender Inviting Authority