



Annexure II
K/G - 2

Annexure II K / G - 2

GOVERNMENT OF KARNATAKA

Sri Chamarajendra Zoological gardens
(A Unit of Zoo Authority of Karnataka)
Ittigegud, Mysore – 570 010.

Telephones:—————

Fax: —————

TENDERS FOR
THE SUPPLY OF MEDICINES TO ZOO
HOSPITAL INSIDE ZOO GARDENS
MYSURU

TENDER REFERENC :MYZ/ACT/MED/2024-25 Dated: As Per E-Portal

DATE OF COMMENCEMENT OF
SALE OF TENDER DOCUMENT : As Per E-Portal

LAST DATE FOR SALE OF
TENDER DOCUMENT : As Per E-Portal

* LAST DATE AND TIME FOR
RECEIPT OF TENDERS : As Per E-Portal

TIME AND DATE OF OPENING
OF TENDERS : As Per E-Portal

PLACE OF OPENING OF TENDERS : Office of The Executive Director Sri
Chamarajendra Zoological Gardens Mysuru

ADDRESS FOR COMMUNICATION : Office of The Executive Director Sri
Chamarajendra Zoological Gardens Mysuru

* Should be the same as for the deadline for receipt of tenders or promptly thereafter

TENDERS FOR
THE SUPPLY OF MEDICINES TO ZOO HOSPITAL INSIDE ZOO GARDENS

SECTION I. INVITATION FOR TENDERS (IFT)

Date :As Per E-Portal

IFT No. :

THE SUPPLY OF MEDICINE TO ZOO HOSPITAL. INSIDE ZOO GARDENS, MYSURU

1. The Deputy Director, Sri Chamarajendra Zoological Gardens, Mysuru invites tenders from eligible tenderers for the supply of the goods

Sl.No.	Part I to V	Approx. Value (Rs. In Lakhs)	EMD in Rs. 2.0%	Tender Processing Fee (in Rs.)	System of Bidding	Delivery Schedule.
1	Part I to V	28,15,840.00/-	56,500/-	As per E-Proc	Two Cover System	As Specified in Supply Order.

2. The tenderers may submit tenders for any or all of the goods given above. **Tenderers are advised to note the qualification criteria specified in Section VII to qualify for award of the contract.**

3. Tender documents (and additional copies) may be purchased from the office of.....
 fromto....., during office hours, for a non-refundable fee (two sets) of Rs.....
 (Rupees.....), in the form of cash or Demand Draft/Pay
 Order on any Nationalized/ Scheduled bank payable at..... in favour of..... Interested tenderers
 may obtain further information at the same address. Tender documents requested by mail will be dispatched by
 registered/speed post on payment of an extra amount of Rs..... The will not be held responsible
 for the postal delay if any, in the delivery of the documents or non-receipt of the same.

4. Tenders must be accompanied by security of the amount specified in the tender document, drawn in favour
 of..... Earnest money deposit will have to be in any one of the forms as specified in the Tender
 document and shall have to be valid for 45 days **beyond** the validity of the tender.

5. Tenders must be delivered to..... on or before..... hours on
 (date) and will be opened on the same day at hours, in the presence of the tenderers or their authorized
 representatives who wish to attend. If the office happens to be closed on the date of receipt of the tenders as
 specified, the tenders will be received and opened on the next working day at the same time and venue.

6. Other details can be seen in the tender documents.

Qualification of the Tenderer:

SECTION II: INSTRUCTIONS TO TENDERERS

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SECTION II: INSTRUCTION TO TENDERERS

A. Introduction

1. Eligible Tenderers

- 1.1 Tenderers should not be associated, or have been associated in the past, directly or indirectly, with a firm or any of its affiliates which have been engaged by the Purchaser to provide consulting services for the preparation of the design, specifications, and other documents to be used for the procurement of the goods to be purchased under this Invitation of Tenders.
- 1.2 Bidders shall not be under a declaration of ineligibility for corrupt and fraudulent practices issued by Government of Karnataka

2. Cost of Tendering:

- 2.1 The Tenderer shall bear all costs associated with the preparation and submission of its tender, and¹, hereinafter referred to as "the Purchaser", will in no case be responsible or liable for these costs, regardless of the conduct or outcome of the tender process.

B. The Tender Documents

3. Contents of Tender Documents

- 3.1 The goods required, tendering procedures and contract terms are prescribed in the tender documents. In addition to the Invitation for Tenders, the tender documents include:
 - (a) Instruction to Tenderers (ITT) ;
 - (b) General Conditions of Contract (GCC) ;
 - (c) Special Conditions of Contract (SCC) ;
 - (d) Schedule of Requirements;
 - (e) Technical Specifications;
 - (f) Tender Form and Price Schedules;
 - (g) Earnest Money Deposit Form;
 - (h) Contract Form;
 - (i) Performance Security Form;
 - (j) Performance Statement Form;
 - (k) Manufacturer's Authorization Form; and
 - (l) Equipment and Quality Control Form
- 3.2 The Tenderer is expected to examine all instructions, forms, terms, and specifications in the tender documents. Failure to furnish all information required by the tender documents or submission of a tender not substantially responsive to the tender documents in every respect will be at the Tenderer's risk and may result in rejection of its tender.

4. Clarification of Tender Documents

- 4.1 A prospective Tenderer requiring any clarification of the tender documents may notify the Purchaser in writing or by telex or cable or fax at the Purchaser's mailing address indicated in the Invitation for Tenders. The Purchaser will respond in writing to any request for clarification of the tender documents which it receives no later than 15 days prior to the deadline for submission of tenders prescribed by the Purchaser. Written copies of the Purchaser's response (including an explanation of the query but without identifying the source of inquiry) will be sent to all prospective tenderers which have received the tender documents.

5. Amendment of Tender Documents

¹ Give the designation of the Purchaser.

- 5.1 At any time prior to the deadline for submission of tenders, the Purchaser may, for any reason, whether at its own initiative or in response to a clarification requested by a prospective tenderer, modify the tender documents by amendment.
- 5.2 All prospective tenderers who have received the tender documents will be notified of the amendment in writing or by cable or by fax, and will be binding on them.
- 5.3 In order to allow prospective tenderers reasonable time in which to take the amendment into account in preparing their tenders, the Purchaser, at its discretion, may extend the deadline for the submission of tenders.

C.

Preparation of Tenders

6. Language of Tender

- 6.1 The tender prepared by the Tenderer, as well as all correspondence and documents relating to the tender exchanged by the Tenderer and the Purchaser, shall be written in English language. Supporting documents and printed literature furnished by the Tenderer may be in another language provided they are accompanied by an accurate translation of the relevant passages in the English language in which case, for purposes of interpretation of the Tender, the translation shall govern.

7. Documents Constituting the Tender

- 7.1 The tender prepared by the Tenderer shall comprise the following components:
 - (a) A Tender Form and a Price Schedule completed in accordance with ITT Clauses 8, 9 and 10;
 - (b) Documentary evidence established in accordance with ITT Clause 11 that the Tenderer is eligible to tender and is qualified to perform the contract if its tender is accepted;
 - (c) Documentary evidence established in accordance with ITT Clause 12 that the goods and ancillary services to be supplied by the Tenderer are eligible goods and services and conform to the tender documents; and
 - (d) Earnest money deposit furnished in accordance with ITT Clause 13.

8. Tender Form

- 8.1 The Tenderer shall complete the Tender Form and the Price Schedule furnished in the tender documents, indicating the goods to be supplied, a brief description of the goods, their country of origin, quantity and prices.

9. Tender Prices

- 9.1 The Tenderer shall indicate on the Price Schedule the unit prices and total tender prices of the goods it proposes to supply under the Contract. To this end, the tenderers are allowed the option to submit the tenders for any one or more schedules specified in the 'Schedule of Requirements' and to offer discounts for combined schedules. However, tenderers shall quote for the complete requirement of goods and services specified under each schedule on a single responsibility basis, failing which such tenders will not be taken into account for evaluation and will not be considered for award
- 9.2 Prices indicated on the Price Schedule shall be entered separately in the following manner:
 - (i) the price of the goods, quoted (ex-works, ex-factory, ex-showroom, ex-warehouse, or off-the-shelf, as applicable), including all duties and sales and other taxes already paid or payable

- a. on components and raw material used in the manufacture or assembly of goods quoted ex-works or ex-factory; or
 - b. on the previously imported goods of foreign origin quoted ex-showroom, ex-warehouse or off-the-shelf.
- (ii) any Indian duties, sales and other taxes which will be payable on the goods if this Contract is awarded;
 - (iii) the price for inland transportation, insurance and other local costs incidental to delivery of the goods to their final destination; and
 - (iv) the price of other incidental services listed in Clause 4 of the Special Conditions of Contract.
- 9.3 The Tenderer's separation of the price components in accordance with ITT Clause 9.2 above will be solely for the purpose of facilitating the comparison of tenders by the Purchaser and will not in any way limit the Purchaser's right to contract on any of the terms offered.
- 9.4 Prices quoted by the Tenderer shall be fixed during the Tenderer's performance of the Contract and not subject to variation on any account. A tender submitted with an adjustable price quotation will be treated as non-responsive and rejected, pursuant to ITT Clause 22.

10. Tender Currency

- 10.1 Prices shall be quoted in Indian Rupees:

11. Documents Establishing Tenderer's Eligibility and Qualifications

- 11.1 Pursuant to ITT Clause 7, the Tenderer shall furnish, as part of its Tender, documents establishing the Tenderer's eligibility to tender and its qualifications to perform the Contract if its tender is accepted
- 11.2 The documentary evidence of the Tenderer's qualifications to perform the Contract if its tender is accepted, shall establish to the Purchaser's satisfaction:
- (a) that, in the case of a Tenderer offering to supply goods under the contract which the Tenderer did not manufacture or otherwise produce, the Tenderer has been duly authorized (as per authorization form in Section XIII) by the goods' Manufacturer or producer to supply the goods in India.
(The item or items for which Manufacturer's Authorization is required should be specified)
- [Note: Supplies for any particular item in each schedule of the tender should be from one manufacturer only. Tenders from agents offering supplies from different manufacturer's for the same item of the schedule in the tender will be treated as non-responsive.]*
- (b) that the Tenderer has the financial, technical, and production capability necessary to perform the Contract and meets the criteria outlined in the Qualification requirements specified in Section VII. To this end, all tenders submitted shall include the following information:
 - (i) The legal status, place of registration and principal place of business of the company or firm or partnership, etc.;
 - (ii) Details of experience and past performance of the tenderer on equipment offered and on those of similar nature within the past three/five years² and details of current contracts in hand and other commitments (suggested proforma given in Section XII);

² Choose either three or five depending on the goods/equipment to be procured and the value of procurement.

12. Documents Establishing Goods' Eligibility and Conformity to Tender Documents

- 12.1 Pursuant to ITB Clause 7, the Tenderer shall furnish, as part of its tender, documents establishing the eligibility and conformity to the tender documents of all goods and services which the tenderer proposes to supply under the contract..
- 12.2 The documentary evidence of conformity of the goods and services to the tender documents may be in the form of literature, drawings and data, and shall consist of :
- (a) a detailed description of the essential technical and performance characteristics of the goods ;
 - (b) a list giving full particulars, including available sources and current prices, of spare parts, special tools, etc., necessary for the proper and continuing functioning of the goods for a period of two years, following commencement of the use of the goods by the Purchaser; and
 - (c) an item-by-item commentary on the Purchaser's Technical Specifications demonstrating substantial responsiveness of the goods and services to those specifications or a statement of deviations and exceptions to the provisions of the Technical Specifications.
- 12.3 For purposes of the commentary to be furnished pursuant to ITT Clause 12.2(c) above, the Tenderer shall note that standards for workmanship, material and equipment, and references to brand names or catalogue numbers designated by the Purchaser in its Technical Specifications are intended to be descriptive only and not restrictive. The Tenderer may substitute alternative standards, brand names and/or catalogue numbers in its tender, provided that it demonstrates to the Purchaser's satisfaction that the substitutions ensure substantial equivalence to those designated in the Technical Specifications.

13. Earnest Money Deposit

- 13.1 The earnest money deposit shall be denominated in Indian Rupees and shall:
- (a) at the tenderer's option, be in the form of either a certified check, pay order, letter of credit, a demand draft, or a bank guarantee from a Nationalized/Scheduled Bank located in India or specified small savings instruments;
 - (b) the bank guarantee be substantially in accordance with the form of earnest money deposit included in Section VIII or other form approved by the Purchaser prior to tender submission;
 - (c) be payable promptly upon written demand by the Purchaser in case any of the conditions listed in ITT Clause 13.7 are invoked;
 - (d) be submitted in its original form; copies will not be accepted; and
 - (e) remain valid for a period of 45 days **beyond** the original validity period of tenders, or beyond any period of extension subsequently requested under ITT Clause 14.2.
- 13.2 Any tender not secured in accordance with ITT Clauses 13.1 and 13.3 above will be rejected by the Purchaser as non-responsive, pursuant to ITT Clause 22.
- 13.3 Unsuccessful Tenderer's earnest money deposit will be discharged/returned as promptly as possible but not later than 30 days after the expiration of the period of tender validity prescribed by the Purchaser, pursuant to ITT Clause 14.
- 13.4 The successful Tenderer's earnest money deposit will be discharged upon the Tenderer signing the Contract, pursuant to ITT Clause 30, and furnishing the performance security, pursuant to ITB Clause 31.

13.5 The tender security may be forfeited:

- (a) if a Tenderer (i) withdraws its tender during the period of tender validity specified by the Tenderer on the Tender Form; or (ii) does not accept the correction of errors pursuant to ITT Clause 22.2; or
- (b) in case of a successful Tenderer, if the Tenderer fails:
 - (i) to sign the Contract in accordance with ITT Clause 30; or
 - (ii) to furnish performance security in accordance with ITT Clause 31.

14. Period of Validity of Tenders

14.1 Tenders shall remain valid for 90 days after the deadline for submission of tenders prescribed by the Purchaser, pursuant to ITB Clause 17. A tender valid for a shorter period shall be rejected by the Purchaser as non-responsive.

14.2 In exceptional circumstances, the Purchaser may solicit the Tenderer's consent to an extension of the period of validity. The request and the responses thereto shall be made in writing (or by cable or telex or fax). The earnest money deposit provided under ITT Clause 13 shall also be suitably extended. A Tenderer may refuse the request without forfeiting its earnest money deposit. A Tenderer granting the request will not be required nor permitted to modify its tender.

15. Format and Signing of Tender

15.1 The Tenderer shall prepare two copies of the tender, clearly marking each "Original Tender" and "Copy Tender", as appropriate. In the event of any discrepancy between them, the original shall govern.

15.2 The original and all copies of the tender shall be typed or written in indelible ink and shall be signed by the Tenderer or a person or persons duly authorized to bind the tenderer to the Contract. The latter authorization shall be indicated by written power-of-attorney accompanying the tender. All pages of the tender, except for unamended printed literature, shall be initialed by the person or persons signing the tender.

15.3 Any interlineations, erasures or overwriting shall be valid only if they are initialed by the persons or persons signing the tender.

15.4 The Tenderer shall furnish information as described in the Form of Tender on commissions or gratuities, if any, paid or to be paid to agents relating to this Tender, and to contract execution if the Tenderer is awarded the contract.

D.

Submission of Tenders

16. Sealing and Marking of Tenders

16.1 The Tenderers shall seal the original and each copy of the tender in separate inner envelopes, duly marking the envelopes as "original" and "copy". He shall then place all the inner envelopes in an outer envelope.

16.2 The inner and outer envelopes shall:

- (a) be addressed to the Purchaser at the following address:
- (b) bear the Project Name, the Invitation for Tenders (IFT) title and number, and a statement "Do not open before — hours on —."

16.3 The inner envelopes shall also indicate the name and address of the Tenderer to enable the tender to be returned unopened in case it is declared "late".

- 16.4 If the outer envelope is not sealed and marked as required by ITT Clause 16.2, the Purchaser will assume no responsibility for the tender's misplacement or premature opening.
- 16.5 Telex, cable or facsimile tenders will be rejected.

17. Deadline for Submission of Tenders

- 17.1 Tenders must be received by the Purchaser at the address specified under ITT Clause 16.2 (a) no later than the time and date specified in the Invitation for Tenders (Section I). In the event of the specified date for the submission of Tenders being declared a holiday for the Purchaser, the Tenders will be received upto the appointed time on the next working day.
- 17.2 The Purchaser may, at its discretion, extend this deadline for submission of tenders by amending the tender documents in accordance with ITB Clause 5, in which case all rights and obligations of the Purchaser and Tenderers previously subject to the deadline will thereafter be subject to the deadline as extended.

18. Late Tenders

- 18.1 Any tender received by the Purchaser after the deadline for submission of tenders prescribed by the Purchaser, pursuant to ITT Clause 17, will be rejected and/or returned unopened to the Tenderer.

19. Modification and Withdrawal of Tenders

- 19.1 The Tenderer may modify or withdraw its tender after the tender's submission, provided that written notice of the modification or withdrawal is received by the Purchaser prior to the deadline prescribed for submission of tenders.
- 19.2 The Tenderer's modification or withdrawal notice shall be prepared, sealed, marked and dispatched in accordance with the provisions of ITT Clause 16. A withdrawal notice may also be sent by telex or cable or fax but followed by a signed confirmation copy, post marked not later than the deadline for submission of tenders.
- 19.3 No tender may be modified subsequent to the deadline for submission of tenders.
- 19.4 No tender may be withdrawn in the interval between the deadline for submission of tenders and the expiration of the period of tender validity specified by the Tenderer on the Tender Form. Withdrawal of a tender during this interval may result in the Tenderer's forfeiture of its earnest money deposit, pursuant to ITT Clause 13.7.

E. Tender Opening and Evaluation of Tenders

20. Opening of Tenders by the Purchaser

- 20.1 The Purchaser will open all tenders, in the presence of Tenderers' representatives who choose to attend, at ——— hours on ——— and in the following location:

The Tenderers' representatives who are present shall sign a register evidencing their attendance. In the event of the specified date of Tender opening being declared a holiday for the Purchaser, the tenders shall be opened at the appointed time and location on the next working day.

- 20.2 The Tenderers' names, tender modifications or withdrawals, tender prices, discounts, and the presence or absence of requisite tender security and such other details as the Purchaser, at its discretion, may consider appropriate, will be announced at the opening. No tender shall be rejected at tender opening, except for late tenders, which shall be returned unopened to the Tenderer pursuant to ITT Clause 18.
- 20.3 Tenders (and modifications sent pursuant to ITT Clause 19.2) that are not opened and read out at tender opening shall not be considered further for evaluation, irrespective of the circumstances.

20.4 The Purchaser will prepare minutes of the tender opening.

21. Clarification of Tenders

21.1 During evaluation of tenders, the Purchaser may, at its discretion, ask the Tenderer for a clarification of its tender. The request for clarification and the response shall be in writing and no change in prices or substance of the tender shall be sought, offered or permitted.

22. Preliminary Examination

22.1 The Purchaser will examine the tenders to determine whether they are complete, whether any computational errors have been made, whether required sureties have been furnished, whether the documents have been properly signed, and whether the tenders are generally in order. Tenders from Agents, without proper authorization from the manufacturer as per Section XIII, shall be treated as non-responsive.

22.1.1 Where the Tenderer has quoted for more than one schedule, if the tender security furnished is inadequate for all the schedules, the Purchaser shall take the price tender into account only to the extent the tender is secured. For this purpose, the extent to which the tender is secured shall be determined by evaluating the requirement of tender security to be furnished for the schedule included in the tender (offer) in the serial order of the Schedule of Requirements of the Tender document.

22.2 Arithmetical errors will be rectified on the following basis. If there is a discrepancy between the unit price and the total price that is obtained by multiplying the unit price and quantity, the unit price shall prevail and the total price shall be corrected. If there is a discrepancy between words and figures, the lowest of the two will prevail. If the supplier does not accept the correction of errors, its tender will be rejected and its tender security may be forfeited.

22.3 The Purchaser may waive any minor informality or non-conformity or irregularity in a tender which does not constitute a material deviation, provided such a waiver does not prejudice or affect the relative ranking of any Tenderer.

22.4 Prior to the detailed evaluation, pursuant to ITB Clause 23, the Purchaser will determine the substantial responsiveness of each tender to the tender documents. For purposes of these Clauses, a substantially responsive tender is one which conforms to all the terms and conditions of the tender documents without material deviations. Deviations from or objections or reservations to critical provisions such as those concerning Performance Security (GCC Clause 6), Warranty (GCC Clause 14), Force Majeure (GCC Clause 24), Limitation of liability (GCC Clause 28), Applicable law (GCC Clause 30), and Taxes & Duties (GCC Clause 32) will be deemed to be a material deviation. The Purchaser's determination of a tender's responsiveness is to be based on the contents of the tender itself without recourse to extrinsic evidence.

22.5 If a tender is not substantially responsive, it will be rejected by the Purchaser and may not subsequently be made responsive by the Tenderer by correction of the non-conformity.

23. Evaluation and Comparison of Tenders

23.1 The Purchaser will evaluate and compare the tenders which have been determined to be substantially responsive, pursuant to ITT Clause 22 for each schedule separately. No tender will be considered if the complete requirements covered in the schedule is not included in the tender. However, as stated in ITT Clause 9, Tenderers are allowed the option to tender for any one or more schedules and to offer discounts for combined schedules. These discounts will be taken into account in the evaluation of the tenders so as to determine the tender or combination of tenders offering the lowest evaluated cost for the Purchaser in deciding award(s) for each schedule.

23.2 The Purchaser's evaluation of a tender will exclude and not take into account:

- (a) any allowance for price adjustment during the period of execution of the Contract, if provided in the tender.

23.3 The Purchaser's evaluation of a tender will take into account, in addition to the tender price (Ex- factory/ex-warehouse/off-the-shelf price of the goods offered from within India, such price to include all costs as well as duties and taxes paid or payable on components and raw material incorporated or to be incorporated in the goods, and Excise duty on the finished goods, if payable) and price of incidental services, the following factors, in the manner and to the extent indicated in ITT Clause 23.4 and in the Technical Specifications:

- (a) cost of inland transportation, insurance and other costs within India incidental to the delivery of the goods to their final destination;
- (b) delivery schedule offered in the tender;
- (c) deviations in payment schedule from that specified in the Special Conditions of Contract;
- (d) the cost of components, mandatory spare parts and service;
- (e) the availability in India of spare parts and after-sales services for the goods / equipment offered in the tender;
- (f) the projected operating and maintenance costs during the life of the equipment; and
- (g) the performance and productivity of the equipment offered.

23.4 Pursuant to ITT Clause 23.3, one or more of the following evaluation methods will be applied:

(a) *Inland Transportation, Insurance and Incidentals:*

- (i) Inland transportation, insurance and other incidentals for delivery of goods to the final destination as stated in ITT Clause 9.2 (iii).

The above costs will be added to the tender price.

(b) *Delivery Schedule:*

- (i) The Purchaser requires that the goods under the Invitation for Tenders shall be delivered at the time specified in the Schedule of Requirements. The estimated time of arrival of the goods at the project site should be calculated for each tender after allowing for reasonable transportation time. Treating the date as per schedule of requirements as the base, a delivery "adjustment" will be calculated for other tenders at 2% of the ex-factory price including excise duty for each month of delay beyond the base and this will be added to the tender price for evaluation. No credit will be given to earlier deliveries and tenders offering delivery beyond ³months of stipulated delivery period will be treated as unresponsive.

(c) *Deviation in Payment Schedule:*

The Special Conditions of Contract stipulate the payment schedule offered by the Purchaser. If a tender deviates from the schedule and if such deviation is considered acceptable to the Purchaser, the tender will be evaluated by calculating interest earned for any earlier payments involved in the terms outlined in the tender as compared to those stipulated in this invitation, at a rate of ⁴ percent per annum.

(d) *Cost of Spare Parts:*

- (i) Appendix.....to the Technical Specifications lists the items and quantities of major assemblies, components and selected items of spare parts, likely to be required during the initial year period of operation of the plant. The total cost of these items and quantities at the unit prices quoted in each bid will be added to the tender price.

³ Specify a period which is not more than twice the desired delivery period.

⁴ Specify commercial Bank rate of interest plus 2%

OR

- (ii) The Purchaser will draw up a list of high usage and high value items of components and spare parts along with estimated quantities of usage in the initial year period of operation. The total cost of these items and quantities will be computed from spare parts unit prices submitted by the Tenderer and added to the tender price.

OR

- (iii) The Purchaser will estimate the cost of spare parts usage in the initial year period of operation, based on information furnished by each tenderer as well as on past experience of the Purchaser or other Purchasers in similar situations. Such costs shall be added to the tender price for evaluation.

(e) *Spare Parts and After Sales Service Facilities in India:*

The cost to the Purchaser of establishing the minimum service facilities and parts inventories, as outlined elsewhere in the tender documents, if quoted separately, shall be added to the tender price.

(f) *Operating and Maintenance Costs:*

Since the operating and maintenance costs of the equipment under procurement form a major part of the life cycle cost of the equipment, these costs will be evaluated as follows:

- (i) fuel costs shall be based on kms/hours of operation per year for years at a fuel price of Rs.;
- (ii) spare parts costs shall be based on kms/hours of operation based on the guaranteed figures provided by the Tenderer in response to of the Technical Specifications or based on past actual figures for similar equipment already in use with the Purchaser; and
- (iii) all future costs will be discounted to present value at a discount factor of .10 percent.

(g) *Performance and Productivity of the Equipment:*

- (i) Tenderers shall state the guaranteed performance or efficiency in response to the Technical Specification. For each drop in performance or efficiency below the norm of 100, an adjustment of Rs. will be added to the tender price, representing the capitalized cost of additional operating costs over the life of the plant using the methodology specified in the Technical Specifications; OR
- (ii) Goods offered shall have a minimum productivity specified under the relevant provisions in Technical Specifications to be considered responsive. Evaluation shall be based on the cost per unit of the actual productivity of goods offered in the bid and adjustment will be added to the tender price using the methodology specified in the Technical Specifications.

24. **Contacting the Purchaser**

- 24.1 Subject to ITT Clause 21, no Tenderer shall contact the Purchaser on any matter relating to its tender, from the time of the tender opening to the time the Contract is awarded. If the tenderer wishes to bring additional information to the notice of the purchaser, it should do so in writing.
- 24.2 Any effort by a Tenderer to influence the Purchaser in its decisions on tender evaluation, tender comparison or contract award may result in rejection of the Tenderer's tender.

F. Award of Contract

25. Postqualification

- 25.1 In the absence of prequalification, the Purchaser will determine to its satisfaction whether the Tenderer that is selected as having submitted the lowest evaluated responsive tender meets the criteria specified in ITT Clause 11.2 (b) and is qualified to perform the contract satisfactorily.
- 25.2 The determination will take into account the Tenderer's financial, technical and production capabilities. It will be based upon an examination of the documentary evidence of the Tenderer's qualifications submitted by the Tenderer, pursuant to ITT Clause 11, as well as such other information as the Purchaser deems necessary and appropriate.
- 25.3 An affirmative determination will be a prerequisite for award of the Contract to the Tenderer. A negative determination will result in rejection of the Tenderer's tender, in which event the Purchaser will proceed to the next lowest evaluated tender to make a similar determination of that Tenderer's capabilities to perform the contract satisfactorily.

26. Award Criteria

- 26.1 Subject to ITT Clause 28, the Purchaser will award the Contract to the successful Tenderer whose tender has been determined to be substantially responsive and has been determined as the lowest evaluated tender, provided further that the Tenderer is determined to be qualified to perform the Contract satisfactorily.

27. Purchaser's right to vary Quantities at Time of Award

- 27.1 The Purchaser reserves the right at the time of Contract award to increase or decrease by up to 25 percent of the quantity of goods and services originally specified in the Schedule of Requirements without any change in unit price or other terms and conditions.

28. Purchaser's Right to Accept Any Tender and to Reject Any or All Tenders

- 28.1 The Purchaser reserves the right to accept or reject any tender, and to annul the tendering process and reject all tenders at any time prior to contract award, without thereby incurring any liability to the affected Tenderer or Tenderers.

29. Notification of Award

- 29.1 Prior to the expiration of the period of tender validity, the Purchaser will notify the successful tenderer in writing by registered letter or by cable/telex or fax, to be confirmed in writing by registered letter, that its tender has been accepted.
- 29.2 The notification of award will constitute the formation of the Contract.
- 29.3 Upon the successful Tenderer's furnishing of performance security pursuant to ITT Clause 31, the Purchaser will promptly notify the name of the winning Tenderer to each unsuccessful Tenderer and will discharge its earnest money deposit, pursuant to ITT Clause 13.
- 29.4 If, after notification of award, a Tenderer wishes to ascertain the grounds on which its tender was not selected, it should address its request to the Purchaser. The Purchaser will promptly respond in writing to the unsuccessful Tenderer.

30. Signing of Contract

- 30.1 At the same time as the Purchaser notifies the successful tenderer that its tender has been accepted, the Purchaser will send the Tenderer the Contract Form provided in the tender documents, incorporating all agreements between the parties.

- 30.2 Within 21 days of receipt of the Contract Form, the successful Tenderer shall sign and date the Contract and return it to the Purchaser.

31. Performance Security

- 31.1 Within 21 days of the receipt of notification of award from the Purchaser, the successful Tenderer shall furnish the performance security in accordance with the Conditions of Contract, in the Performance Security Form provided in the tender documents or in another form acceptable to the Purchaser.
- 31.2 Failure of the successful Tenderer to comply with the requirement of ITT Clause 30.2 or ITT Clause 31.1 shall constitute sufficient grounds for the annulment of the award and forfeiture of the earnest money deposit, in which event the Purchaser may make the award to the next lowest evaluated Tenderer or call for new tenders.

32 Corrupt or Fraudulent Practices

- 32.1 The Government requires that Tenderers/ Suppliers/ Contractors observe the highest standard of ethics during the procurement and execution of Government financed contracts. In pursuance of this policy, the Government :
- (a) defines, for the purposes of this provision, the terms set forth as follows :
 - (i) “corrupt practice” means the offering, giving, receiving or soliciting of any thing of value to influence the action of a public official in the procurement process or in contract execution; and
 - (ii) “fraudulent practice” means a misrepresentation of facts in order to influence a procurement process or the execution of a contract to the detriment of the Government, and includes collusive practice among Tenderers (prior to or after tender submission) designed to establish tender prices at artificial non-competitive levels and to deprive the Government of the benefits of free and open competition;
 - (b) will reject a proposal for award if it determines that the Tenderer recommended for award has engaged in corrupt or fraudulent practices in competing for the contract in question;
 - (c) will declare a firm ineligible, either indefinitely or for a stated period of time, to be awarded a Government financed contract if it at any time determines that the firm has engaged in corrupt or fraudulent practices in competing for, or in executing, a Government-financed contract.
- 32.2 Furthermore, Tenderers shall be aware of the provision stated in sub-clause 4.4 and sub-clause 23.1 of the General Conditions of Contract.

SECTION III: GENERAL CONDITIONS OF CONTRACT
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SECTION III – GENERAL CONDITIONS OF CONTRACT

General Conditions of Contract

1. Definitions

1.1 In this Contract, the following terms shall be interpreted as indicated:

- (a) "The Contract" means the agreement entered into between the Purchaser and the Supplier, as recorded in the Contract Form signed by the parties, including all the attachments and appendices thereto and all documents incorporated by reference therein;
- (b) "The Contract Price" means the price payable to the Supplier under the Contract for the full and proper performance of its contractual obligations;
- (c) "The Goods" means all the equipment, machinery, and/or other materials which the Supplier is required to supply to the Purchaser under the Contract;
- (d) "Services" means services ancillary to the supply of the Goods, such as transportation and insurance, and any other incidental services, such as installation, commissioning, provision of technical assistance, training and other obligations of the Supplier covered under the Contract;
- (e) "GCC" means the General Conditions of Contract contained in this section.
- (f) "SCC" means the Special Conditions of Contract.
- (g) "The Purchaser" means the organization purchasing the Goods, as named in SCC.
- (h) "The Purchaser's country" is the country named in SCC.
- (i) "The Supplier" means the individual or firm supplying the Goods and Services under this Contract.
- (j) "The Government" means the Government of Karnataka State.
- (k) "The Project Site", where applicable, means the place or places named in SCC.
- (l) "Day" means calendar day.

2. Application

2.1 These General Conditions shall apply to the extent that they are not superseded by provisions in other parts of the Contract.

3. Standards

3.1 The Goods supplied under this Contract shall conform to the standards mentioned in the Technical Specifications, and, when no applicable standard is mentioned, to the authoritative standard appropriate to the Goods' country of origin and such standards shall be the latest issued by the concerned institution.

4. Use of Contract Documents and Information; Inspection and Audit by the Government

4.1 The Supplier shall not, without the Purchaser's prior written consent, disclose the Contract, or any provision thereof, or any specification, plan, drawing, pattern, sample or information furnished by or on behalf of the Purchaser in connection therewith, to any person other than a person employed by the Supplier in performance of the Contract. Disclosure to any such employed person shall be made in confidence and shall extend only so far as may be necessary for purposes of such performance.

- 4.2 The Supplier shall not, without the Purchaser's prior written consent, make use of any document or information enumerated in GCC Clause 4.1 except for purposes of performing the Contract.
- 4.3 Any document, other than the Contract itself, enumerated in GCC Clause 4.1 shall remain the property of the Purchaser and shall be returned (in all copies) to the Purchaser on completion of the Supplier's performance under the Contract if so required by the Purchaser.
- 4.4 The supplier shall permit the Government to inspect the Supplier's accounts and records relating to the performance of the Supplier and to have them audited by auditors appointed by the Government, if so required by the Government.

5. Patent Rights

- 5.1 The Supplier shall indemnify the Purchaser against all third-party claims of infringement of patent, trademark or industrial design rights arising from use of the Goods or any part thereof in India.

6. Performance Security

- 6.1 Within 21 days of receipt of the notification of contract award, the Supplier shall furnish Performance Security to the Purchaser for an amount of 5% of the Contract Value, valid up to 60 days after the date of completion of performance obligations including Warranty obligations. In the event of any correction of defects or replacement of defective material during the Warranty period, the Warranty for the corrected/replaced material shall be extended to a further period of 12 months and the Performance Bank Guarantee for proportionate value shall be extended 60 days over and above the initial Warranty period.
- 6.2 The proceeds of the performance security shall be payable to the Purchaser as compensation for any loss resulting from the Supplier's failure to complete its obligations under the Contract.
- 6.3 The Performance Security shall be denominated in Indian Rupees and shall be in one of the following forms:
- (a) A Bank guarantee or irrevocable Letter of Credit, issued by a Nationalized/Scheduled bank in the form provided in the tender documents or another form acceptable to the Purchaser; or
 - (b) A cashier's check or Banker's certified check, or crossed demand draft or pay order drawn in favour of the Purchaser.; or
 - (c) Specified small savings instruments pledged to the Purchaser.
- 6.4 The Performance Security will be discharged by the Purchaser and returned to the Supplier not later than 60 days following the date of completion of the Supplier's performance obligations, including any Warranty obligations, under the Contract.
- 6.5 In the event of any contract amendment, the Supplier shall, within 20 days of receipt of such amendment, furnish the amendment to the Performance Security, rendering the same valid for the duration of the Contract as amended for 60 days after the completion of performance obligations including Warranty obligations.

7. Inspections and Tests

- 7.1 The Purchaser or its representative shall have the right to inspect and/or to test the Goods to confirm their conformity to the Contract specifications at no extra cost to the Purchaser. SCC and the Technical Specifications shall specify what inspections and tests the Purchaser requires and where they are to be conducted. The Purchaser shall notify the Supplier in writing in a timely manner of the identity of any representatives retained for these purposes.
- 7.2 The inspections and tests may be conducted on the premises of the Supplier or its subcontractor(s), at point of delivery and/or at the Goods final destination. If conducted on the premises of the Supplier or its subcontractor(s), all reasonable facilities and assistance, including access to drawings and production data - shall be furnished to the inspectors at no charge to the Purchaser.

- 7.3 Should any inspected or tested Goods fail to conform to the specifications, the Purchaser may reject the goods and the Supplier shall either replace the rejected Goods or make alterations necessary to meet specification requirements free of cost to the Purchaser.
- 7.4 The Purchaser's right to inspect, test and, where necessary, reject the Goods after the Goods' arrival at Project Site shall in no way be limited or waived by reason of the Goods having previously been inspected, tested and passed by the Purchaser or its representative prior to the Goods shipment.
- 7.5 Nothing in GCC Clause 7 shall in any way release the Supplier from any warranty or other obligations under this Contract.
- 7.6 **Manuals and Drawings**
- 7.6.1 Before the goods and equipment are taken over by the Purchaser, the Supplier shall supply operation and maintenance manuals together with drawings of the goods and equipment. These shall be in such detail as will enable the Purchaser to operate, maintain, adjust and repair all parts of the equipment as stated in the specifications.
- 7.6.2 The manuals and drawings shall be in the ruling language (English) and in such form and numbers as stated in the contract.
- 7.6.3 Unless and otherwise agreed, the goods and equipment shall not be considered to be completed for the purpose of taking over until such manuals and drawings have been supplied to the Purchaser.

8. Packing

- 8.1 The Supplier shall provide such packing of the Goods as is required to prevent their damage or deterioration during transit to their final destination as indicated in the Contract. The packing shall be sufficient to withstand, without limitation, rough handling during transit and exposure to extreme temperatures, salt and precipitation during transit and open storage. Packing case size and weights shall take into consideration, where appropriate, the remoteness of the Goods' final destination and the absence of heavy handling facilities at all points in transit.
- 8.2 The packing, marking and documentation within and outside the packages shall comply strictly with such special requirements as shall be provided for in the Contract including additional requirements, if any, specified in SCC and in any subsequent instructions ordered by the Purchaser.
- 8.3 Packing Instructions: The Supplier will be required to make separate packages for each Consignee. Each Package will be marked on three sides with proper paint/indelible ink the following:
- i) Project, ii) Contract No., iii) Suppliers Name, and iv) Packing List Reference number.

9. Delivery and Documents

- 9.1 Delivery of the Goods shall be made by the Supplier in accordance with the terms specified by the Purchaser in the Notification of Award. The details of shipping and/or other documents to be furnished by the supplier are specified in SCC.

10. Insurance

- 10.1 The Goods supplied under the Contract shall be fully insured in Indian Rupees against loss or damage incidental to manufacture or acquisition, transportation, storage and delivery. For delivery of goods at site, the insurance shall be obtained by the Supplier in an amount equal to 110% of the value of the goods from "warehouse to warehouse" (final destinations) on "All Risks" basis including War risks and Strikes.

11. Transportation

- 11.1 Where the Supplier is required under the Contract to transport the Goods to a specified place of destination within India defined as Project site, transport to such place of destination in India including insurance, as shall be

specified in the Contract, shall be arranged by the Supplier, and the related cost shall be included in the Contract Price

12. Incidental Services

12.1 The supplier may be required to provide any or all of the following services, including additional services, if any, specified in SCC:

- (a) performance or supervision of the on-site assembly and/or start-up of the supplied Goods;
- (b) furnishing of tools required for assembly and/or maintenance of the supplied Goods;
- (c) furnishing of detailed operations and maintenance manual for each appropriate unit of supplied Goods;
- (d) performance or supervision or maintenance and/or repair of the supplied Goods, for a period of time agreed by the parties, provided that this service shall not relieve the Supplier of any warranty obligations under this Contract; and
- (e) training of the Purchaser's personnel, at the Supplier's plant and/or on-site, in assembly, start-up, operation, maintenance and/or repair of the supplied Goods.

12.2 Prices charged by the Supplier for incidental services, if not included in the Contract Price for the Goods, shall be agreed upon in advance by the parties and shall not exceed the prevailing rates charged to other parties by the Supplier for similar services.

13. Spare Parts

13.1 As specified in the SCC, the Supplier may be required to provide any or all of the following materials, notifications, and information pertaining to spare parts manufactured or distributed by the Supplier:

- (a) such spare parts as the Purchaser may elect to purchase from the Supplier, providing that this election shall not relieve the Supplier of any warranty obligations under the Contract; and
- (b) In the event of termination of production of the spare parts:
 - (i) advance notification to the Purchaser of the pending termination, in sufficient time to permit the Purchaser to procure needed requirements; and
 - (ii) following such termination, furnishing at no cost to the Purchaser, the blueprints, drawings and specifications of the spare parts, if requested.

13.2 The Supplier shall carry sufficient inventories to assure ex-stock supply of consumable spares for the Goods, such as gaskets, plugs, washers, belts etc. Other spare parts and components shall be supplied as promptly as possible but in any case within 3 months of placement of order.

14. Warranty

14.1 The Supplier warrants that the Goods supplied under this Contract are new, unused, of the most recent or current models and that they incorporate all recent improvements in design and materials unless provided otherwise in the Contract. The Supplier further warrants that all Goods supplied under this Contract shall have no defect arising from design, materials or workmanship (except when the design and/or material is required by the Purchaser's Specifications) or from any act or omission of the Supplier, that may develop under normal use of the supplied Goods in the conditions prevailing in the country of final destination.

14.2 This warranty shall remain valid for⁵ hours of operation or 12 months after the Goods or any portion thereof as the case may be, have been delivered to and accepted at the final destination indicated in the Contract, or for 15 months after the date of shipment from the place of loading whichever period concludes earlier. The Supplier shall, in addition, comply with the performance and/or consumption guarantees specified under the Contract. If

⁵ Specify appropriate figure depending on the type of equipment.

for reasons attributable to the Supplier, these guarantees are not attained in whole or in part, the Supplier shall at its discretion either:

- (a) make such changes, modifications, and/or additions to the Goods or any part thereof as may be necessary in order to attain the contractual guarantees specified in the Contract at its own cost and expense and to carry out further performance tests in accordance with SCC Clause 2; OR
- (b) pay liquidated damages to the Purchaser with respect to the failure to meet the contractual guarantees. The rate of these liquidated damages shall be as specified in the Technical Specifications.⁶

14.3 The Purchaser shall promptly notify the Supplier in writing of any claims arising under this warranty.

14.4 Upon receipt of such notice, the Supplier shall, within the period of⁷ days and with all reasonable speed, repair or replace the defective Goods or parts thereof, free of cost at the ultimate destination. The Supplier shall take over the replaced parts/goods at the time of their replacement. No claim whatsoever, shall lie on the Purchaser for the replaced parts/goods thereafter. In the event of any correction of defects or replacement of defective material during the Warranty period, the Warranty for the corrected or replaced material shall be extended to a further period of 12 months.

14.5 If the Supplier, having been notified, fails to remedy the defect(s) within⁸ days, the Purchaser may proceed to take such remedial action as may be necessary, at the Supplier's risk and expense and without prejudice to any other rights which the Purchaser may have against the Supplier under the Contract.

15. Payment

15.1 The method and conditions of payment to be made to the Supplier under this Contract shall be specified in the SCC.

15.2 The Supplier's request(s) for payment shall be made to the Purchaser in writing, accompanied by an invoice describing, as appropriate, the Goods delivered and the Services performed, and by documents, submitted pursuant to GCC Clause 9, and upon fulfillment of other obligations stipulated in the contract.

15.3 Payments shall be made promptly by the Purchaser but in no case later than sixty (60) days after submission of the invoice or claim by the Supplier.

15.4 Payment shall be made in Indian Rupees.

16. Prices

16.1 Prices payable to the supplier as stated in the contract shall be firm during the performance of the contract.

17. Change Orders

17.1 The Purchaser may at any time, by written order given to the Supplier pursuant to GCC Clause 31, make changes within the general scope of the Contract in any one or more of the following:

- (a) drawings, designs, or specifications, where Goods to be furnished under the Contract are to be specifically manufactured for the Purchaser;
- (b) the method of shipping or packing;
- (c) the place of delivery; and/or
- (d) the Services to be provided by the Supplier.

⁶ The rate shall be higher than the adjustment rate used in the bid evaluation under ITT Clause 23.4 (f) or (g)

⁷ Specify an appropriate figure keeping in view the type of equipment.

⁸ Specify an appropriate figure keeping in view the type of equipment.

- 17.2 If any such change causes an increase or decrease in the cost of, or the time required for, the Supplier's performance of any provisions under the Contract, an equitable adjustment shall be made in the Contract Price or delivery schedule, or both, and the Contract shall accordingly be amended. Any claims by the Supplier for adjustment under this clause must be asserted within thirty (30) days from the date of the Supplier's receipt of the Purchaser's change order.

18. Contract Amendments

- 18.1 Subject to GCC Clause 17, no variation in or modification of the terms of the Contract shall be made except by written amendment signed by the parties.

19. Assignment

- 19.1 The Supplier shall not assign, in whole or in part, its obligations to perform under the Contract, except with the Purchaser's prior written consent.

20. Subcontracts

- 20.1 The Supplier shall notify the Purchaser in writing of all subcontracts awarded under this Contract if not already specified in the tender. Such notification, in his original tender or later, shall not relieve the Supplier from any liability or obligation under the Contract. Sub-contracts shall be only for bought out items and sub-assemblies.
- 20.2 Subcontracts must comply with the provisions of GCC Clause 2.

21. Delays in the Supplier's Performance

- 21.1 Delivery of the Goods and performance of the Services shall be made by the Supplier in accordance with the time schedule specified by the Purchaser in the Schedule of Requirements.
- 21.2 If at any time during performance of the Contract, the Supplier or its sub-contractor(s) should encounter conditions impeding 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 Supplier's time for performance with or without liquidated damages, in which case the extension shall be ratified by the parties by amendment of the Contract.
- 21.3 Except as provided under GCC Clause 24, a delay by the Supplier in the performance of its delivery obligations shall render the Supplier liable to the imposition of liquidated damages pursuant to GCC Clause 22, unless an extension of time is agreed upon pursuant to GCC Clause 21.2 without the application of liquidated damages.

22. Liquidated Damages

- 22.1 Subject to GCC Clause 24, if the Supplier fails to deliver any or all of the Goods or to perform the Services within the period(s) specified in the Contract, the Purchaser shall, without prejudice to its other remedies under the Contract, deduct from the Contract Price, as liquidated damages, a sum equivalent to 0.5% of the delivered price of the delayed Goods or unperformed Services for each week or part thereof of delay until actual delivery or performance, up to a maximum deduction of 10% of the Contract Price.. Once the maximum is reached, the Purchaser may consider termination of the Contract pursuant to GCC Clause 23.

23. Termination for Default

- 23.1 The Purchaser may, without prejudice to any other remedy for breach of contract, by written notice of default sent to the Supplier, terminate the Contract in whole or part:
- (a) if the Supplier fails to deliver any or all of the Goods within the period(s) specified in the Contract, or within any extension thereof granted by the Purchaser pursuant to GCC Clause 21; or
 - (b) if the Supplier fails to perform any other obligation(s) under the Contract.

- (c) If the Supplier, in the judgement of the Purchaser has engaged in corrupt or fraudulent practices in competing for or in executing the Contract.

For the purpose of this Clause :

“Corrupt practice” means the offering, giving, receiving or soliciting of any thing of value to influence the action of a public official in the procurement process or in contract execution.

“fraudulent practice” means a misrepresentation of facts in order to influence a procurement process or the execution of a contract to the detriment of the Borrower, and includes collusive practice among Bidders (prior to or after bid submission) designed to establish bid prices at artificial non-competitive levels and to deprive the Borrower of the benefits of free and open competition.

- 23.2 In the event the Purchaser terminates the Contract in whole or in part, pursuant to GCC Clause 23.1, the Purchaser may procure, upon such terms and in such manner as it deems appropriate, Goods or Services similar to those undelivered, and the Supplier shall be liable to the Purchaser for any excess costs for such similar Goods or Services. However, the Supplier shall continue the performance of the Contract to the extent not terminated.

24. Force Majeure

- 24.1 Notwithstanding the provisions of GCC Clauses 21, 22, 23, the Supplier shall not be liable for forfeiture of its performance security, liquidated damages or termination for default, if and to the extent that, its delay in performance or other failure to perform its obligations under the Contract is the result of an event of Force Majeure.
- 24.2 For purposes of this Clause, "Force Majeure" means an event beyond the control of the Supplier and not involving the Supplier's fault or negligence and not foreseeable. Such events may include, but are not limited to, acts of the Purchaser either in its sovereign or contractual capacity, wars or revolutions, fires, floods, epidemics, quarantine restrictions and freight embargoes.
- 24.3 If a Force Majeure situation arises, the Supplier shall promptly notify the Purchaser in writing of such conditions and the cause thereof. Unless otherwise directed 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 alternative means for performance not prevented by the Force Majeure event.

25. Termination for Insolvency

- 25.1 The Purchaser may at any time terminate the Contract by giving written notice to the Supplier, if the Supplier becomes bankrupt or otherwise insolvent. In this event, termination will be without compensation to the Supplier, provided that such termination will not prejudice or affect any right of action or remedy which has accrued or will accrue thereafter to the Purchaser.

26. Termination for Convenience

- 26.1 The Purchaser, by written notice sent to the Supplier, may terminate the Contract, in whole or in part, at any time for its convenience. The notice of termination shall specify that termination is for the Purchaser's convenience, the extent to which performance of the Supplier under the Contract is terminated, and the date upon which such termination becomes effective.
- 26.2 The Goods that are complete and ready for shipment within 30 days after the Supplier's receipt of notice of termination shall be accepted by the Purchaser at the Contract terms and prices. For the remaining Goods, the Purchaser may elect:
- (a) to have any portion completed and delivered at the Contract terms and prices; and/or
 - (b) to cancel the remainder and pay to the Supplier an agreed amount for partially completed Goods and for materials and parts previously procured by the Supplier.

27. Settlement of Disputes

- 27.1 The Purchaser and the supplier shall make every effort to resolve amicably by direct informal negotiation any disagreement or dispute arising between them under or in connection with the Contract.
- 27.2 If, after thirty (30) days, the parties have failed to resolve their dispute or difference by such mutual consultation, then either the Purchaser or the Supplier may give notice to the other party of its intention to commence arbitration, as hereinafter provided, as to the matter in dispute, and no arbitration in respect of this matter may be commenced unless such notice is given.
- 27.2.1 Any dispute or difference in respect of which a notice of intention to commence arbitration has been given in accordance with this Clause shall be finally settled by arbitration. Arbitration may be commenced prior to or after delivery of the Goods under the Contract.
- 27.2.2 Arbitration proceedings shall be conducted in accordance with the rules of procedure specified in the SCC.
- 27.3 Notwithstanding any reference to arbitration herein,
- (a) the parties shall continue to perform their respective obligations under the Contract unless they otherwise agree; and
 - (b) the Purchaser shall pay the Supplier any monies due the Supplier.

28. Limitation of Liability

- 28.1 Except in cases of criminal negligence or willful misconduct, and in the case of infringement pursuant to Clause 5,
- (a) the Supplier shall not be liable to the Purchaser, whether in contract, tort, or otherwise, for any indirect or consequential loss or damage, loss of use, loss of production, or loss of profits or interest costs, provided that this exclusion shall not apply to any obligation of the Supplier to pay liquidated damages to the Purchaser; and
 - (b) the aggregate liability of the Supplier to the Purchaser, whether under the Contract, in tort or otherwise, shall not exceed the total Contract Price, provided that this limitation shall not apply to the cost of repairing or replacing defective equipment.

29. Governing Language

- 29.1 The contract shall be written in English language. Subject to GCC Clause 30, English language version of the Contract shall govern its interpretation. All correspondence and other documents pertaining to the Contract which are exchanged by the parties shall be written in the same language.

30. Applicable Law

- 30.1 The Contract shall be interpreted in accordance with the laws of the Union of India.

31. Notices

- 31.1 Any notice given by one party to the other pursuant to this Contract shall be sent to other party in writing or by cable, telex or facsimile and confirmed in writing to the other Party's address specified in SCC.
- 31.2 A notice shall be effective when delivered or on the notice's effective date, whichever is later.

32. Taxes and Duties

- 32.2 Suppliers shall be entirely responsible for all taxes, duties, license fees, octroi, road permits, etc., incurred until delivery of the contracted Goods to the Purchaser.

SECTION IV: SPECIAL CONDITIONS OF CONTRACT

TABLE OF CLAUSES

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SECTION IV: SPECIAL CONDITIONS OF CONTRACT**Special Conditions of Contract**

The following Special Conditions of Contract shall supplement the General Conditions of Contract. Whenever there is a conflict, the provisions herein shall prevail over those in the General Conditions of Contract. The corresponding clause number of the General Conditions is indicated in parentheses.

1. Definitions (GCC Clause 1)

- (a) The Purchaser is
- (b) The Supplier is

2. Inspection and Tests (GCC Clause 7)⁹

The following inspection procedures and tests are required by the Purchaser:

3. Delivery and Documents (GCC Clause 9)

Upon delivery of the Goods, the supplier shall notify the purchaser and the insurance company by cable/telex/fax the full details of the shipment including contract number, railway receipt number and date, description of goods, quantity, name of the consignee etc. The supplier shall mail the following documents to the purchaser with a copy to the insurance company:

- (i) Four¹⁰ Copies of the Supplier invoice showing contract number, goods' description, quantity, unit price, total amount;
- (ii) Railway receipt/acknowledgment of receipt of goods from the consignee(s);
- (iii) Four¹¹ Copies of packing list identifying the contents of each package;
- (iv) Insurance Certificate;
- (v) Manufacturer's/Supplier's warranty certificate;
- (vi) Inspection Certificate issued by the nominated inspection agency, and the Supplier's factory inspection report; and

The above documents shall be received by the Purchaser before arrival of the Goods (except where the Goods have been delivered directly to the Consignee with all documents) and, if not received, the Supplier will be responsible for any consequent expenses.

4. Incidental Services (GCC Clause 12)

The following services covered under Clause 12 shall be furnished and the cost shall be included in the contract price:

⁹ If third party inspection is proposed, give details here.

¹⁰ Modify if need be.

¹¹ Modify if need be.

5. Payment (GCC Clause 15)

- (i) *On Delivery*: Eighty percent of the contract price shall be paid on receipt of Goods and upon submission of the documents specified in SCC Clause 3 above; and
- (ii) *On Final Acceptance*: the remaining twenty percent of the Contract Price shall be paid to the supplier within 30 days after the date of the acceptance certificate issued by the Purchaser's representative for the respective delivery

Note: (i) Where payments are to be effected through Letter of Credit (LC), the same shall be subject to the latest Uniform Customs and Practice for Documentary Credit, of the International Chamber of Commerce;

(ii) The LC will be confirmed at Supplier's cost if requested specifically by the Supplier;

(iii) If LC is required to be extended/reinstated for reasons not attributable to the Purchaser, the charges thereof shall be to the Supplier's account.

6. Settlement of Disputes (Clause 27)

The dispute settlement mechanism to be applied pursuant to GCC Clause 27.2.2 shall be as follows:

- (a) In case of Dispute or difference arising between the Purchaser and a domestic supplier relating to any matter arising out of or connected with this agreement, such disputes or difference shall be settled in accordance with the Arbitration and Conciliation Act, 1996, by a Sole Arbitrator. The Sole Arbitrator shall be appointed by agreement between the parties; failing such agreement, by the appointing authority namely the ¹²Indian Council of Arbitration/President of the Institution of Engineers (India)/The International Centre for Alternative Dispute Resolution (India). A certified copy of the appointment Order shall be supplied to each of the Parties.
- (b) Arbitration proceedings shall be held at Bangalore Karnataka, and the language of the arbitration proceedings and that of all documents and communications between the parties shall be English.
- (c) The decision of the of arbitrators shall be final and binding upon both parties. The cost and expenses of Arbitration proceedings will be paid as determined by the Arbitrator. However, the expenses incurred by each party in connection with the preparation, presentation etc. of its proceedings shall be borne by each party itself.

7. Notices (Clause 31)

For the purpose of all notices, the following shall be the address of the Purchaser and Supplier.

Purchaser:

.....

.....

.....

Supplier: (To be filled in at the time of Contract signature)

.....

.....

.....

.....

¹² Delete whichever is not desired.

8. Progress of Supply:

Supplier shall regularly intimate progress of supply, in writing, to the Purchaser as under¹³:

- Quantity offered for inspection and date;
 - Quantity accepted/rejected by inspecting agency and date;
 - Quantity dispatched/delivered to consignees and date;
 - Quantity where incidental services have been satisfactorily completed with date;
 - Quantity where rectification/repair/replacement effected/completed on receipt of any communication from consignee/Purchaser with date;
 - Date of completion of entire Contract including incidental services, if any; and
 - Date of receipt of entire payments under the Contract
- (in case of stage-wise inspection, details required may also be specified).

9. Right to use defective equipment:

If after delivery, acceptance and installation and within the guarantee and warranty period, the operation or use of the equipment proves to be unsatisfactory, the Purchase shall have the right to continue to operate or use such equipment until rectifications of defects, errors or omissions by repair or by partial or complete replacement is made without interfering with the Purchaser's operation.

10. Supplier Integrity:

The supplier is responsible for and obliged to conduct all contracted activities in accordance with the Contract using state-of-the-art methods and economic principles and exercising all means available to achieve the performance specified in the Contract.

11. Supplier's Obligations:

The Supplier is obliged to work closely with the Purchaser's staff, act within its own authority and abide by directives issued by the Purchaser and implementation activities.

The Supplier will abide by the job safety measures prevalent in India and will free the Purchaser from all demands or responsibilities arising from accidents or loss of life the cause of which is the Supplier's negligence. The Supplier will pay all indemnities arising from such incidents and will not hold the Purchaser responsible or obligated.

The Supplier is responsible for managing the activities of its personnel or sub-contracted personnel and will hold itself responsible for any misdemeanors.

The Supplier will treat as confidential all data and information about the Purchaser, obtained in the execution of his responsibilities, in strict confidence and will not reveal such information to any other party without the prior written approval of the Purchaser.

12. Patent Rights:

In the event of any claim asserted by a third party of infringement of copyright, patent, trademark or industrial design rights arising from the use of the Goods or any part thereof in the Purchaser's country, the supplier shall act expeditiously to extinguish such claim. If the supplier fails to comply and the Purchaser is required to pay compensation to a third party resulting from such infringement, the supplier shall be responsible for the compensation including all expenses, court costs and lawyer fees. The Purchaser will give notice to the supplier of such claim, if it is made, without delay.

¹³ Delete whichever is not applicable.

SECTION V: SCHEDULE OF REQUIREMENTS

(To be inserted in the Tender Documents by the Purchaser, as applicable. The Schedule should cover, at a minimum, the required items, quantities, services, delivery period(s) and earnest money deposit (EMD).)

Part - I

<u>Serial</u> <u>Number</u>	<u>Brief</u> <u>Description</u>	<u>Unit</u>	<u>Quantity</u>	<u>Delivery</u> <u>Schedule</u>	<u>EMD</u> <u>in Rupees</u>
<u>Schedule I</u>				Delivery in _____ weeks/ months from _____ * at destination (project site)	
<u>Schedule II</u>					

Part – II (Incidental Services) **

- * The Purchaser must specify here the date from which the date of delivery schedule will start. That date should be either the date of contract award, or the date of contract signature, of the date of opening of letter of credit, or the date of confirmation of the Letter of Credit, as appropriate. The Tender Form should include only a cross reference to this Schedule.
- ** Specify the required Incidental Services

SECTION VI - TECHNICAL SPECIFICATIONS

*[Notes:**

1. *Text of Technical specifications to be inserted in the Tender Documents by the Purchaser, as applicable*
2. *The Specifications should be drafted to permit the widest possible competition and, at the same time, present a clear statement of the required standards of workmanship, materials, and performances of the goods to be procured. Only if this is done will the objectives of economy, efficiency and fairness in procurement be realized, responsiveness of tenders be ensured, and the subsequent task of tender evaluation facilitated.*
3. *Where ever the goods are covered by Bureau of Indian Standards, the references to the Standards should be given.*
4. *Reference to brand name and catalogue number should be avoided as far as possible; Where un avoidable, they should be followed by the words “or at least equivalent”]*

*** Delete the Notes in the final document.**

SECTION VII : QUALIFICATION CRITERIA

(Referred to in Clause 11.2(b) of ITT)

1. (a) The tenderer should be a manufacturer who must have manufactured, tested and supplied the equipment (s) similar to the type specified in the 'Schedule of Requirements' up to at least% ¹⁴ of the quantity required in any one of the last 3 years. The equipments offered for supply must be of the most recent series models incorporating the latest improvements in design. The models should have been released on or after¹⁵ and be in satisfactory operation for¹⁶ months as on date of tender opening.
- (b) Tenders of tenderers quoting as authorized representative of a manufacturer, meeting with the above requirement in full, can also be considered provided :
 - (i) the manufacturer furnishes authorization in the prescribed format assuring full guarantee and warranty obligations as per GCC and SCC; and
 - (ii) the tenderer, as authorized representative, has supplied, installed and commissioned satisfactorily at least.....% ¹⁷ of the quantity similar to the type specified in the Schedule of Requirements in any one of the last three years which must be in satisfactory operation for at least¹⁸ months on the date of tender opening.
2. The tenderer should furnish the information on all past supplies and satisfactory performance for both (a) and (b) above, in proforma under Section XII.

¹⁴ Indicate the percentage as considered appropriate – usually not less than 80% of the requirement.

¹⁵ Indicate year of model as appropriate

¹⁶ Specify an appropriate period.

¹⁷ Indicate the percentage as considered appropriate – usually not less than 30% of the requirement

¹⁸ Specify an appropriate period.

SECTION VIII: TENDER FORM

Date :.....

IFT No :.....

TO: (Name and address of purchaser)

Gentlemen and/or Ladies :

Having examined the Tender Documents including Addenda Nos. *[insert numbers]*, the receipt of which is hereby duly acknowledged, we, the undersigned, offer to supply and deliver.....
(Description of Goods and Services) in conformity with the said tender documents for the sum of
(Total tender amount in words and figures) or such other sums as may be ascertained in accordance with the Schedule of Prices attached herewith and made part of this tender.

We undertake, if our tender is accepted, to deliver the goods in accordance with the delivery schedule specified in the Schedule of Requirements.

If our tender is accepted, we will obtain the guarantee of a bank in a sum equivalent to.....percent of the Contract Price for the due performance of the Contract, in the form prescribed by the Purchaser.

We agree to abide by this tender for the Tender validity period specified in Clause 14.1 of the ITT and it shall remain binding upon us and may be accepted at any time before the expiration of that period.

Until a formal contract is prepared and executed, this tender, together with your written acceptance thereof and your notification of award, shall constitute a binding Contract between us.

We undertake that, in competing for (and, if the award is made to us, in executing) the above contract, we will strictly observe the laws against fraud and corruption in force in India namely "Prevention of Corruption Act 1988".

We understand that you are not bound to accept the lowest or any tender you may receive.

We clarify/confirm that we comply with the eligibility requirements as per ITT Clause 1 of the tender documents.

Dated this day of 19

(signature)

(in the capacity of)

Duly authorized to sign Tender for and on behalf of

PRICE SCHEDULE

Schedule No.	Item Description	Quantity and Unit	Price for each Unit					Total Price 3x5
			Ex-factory/Ex-warehouse/Ex-showroom/off the shelf	Excise duty if any	Inland transportation, insurance and other local costs incidental to delivery	Sales and other taxes payable if contract awarded	Unit Price (4+5+6+7)	
1	2	3	4	5	6	7	8	9

Note: In case of discrepancy between unit price and total price, the unit price will prevail

Total tender price in Rs (Words).....

Signature of Tenderer

Name and address:

SECTION IX: EARNEST MONEY DEPOSIT BANK GUARANTEE FORM

Whereas¹ (*hereinafter called "the Tenderer"*) has submitted its tender dated (*date of submission of tender*) for the supply of (*name and/or description of the goods*) (*hereinafter called "the Tender"*).

KNOW ALL PEOPLE by these presents that WE (*name of bank*) of.....(*name of country*), having our registered office at (*address of bank*) (*hereinafter called "the Bank"*), are bound unto (*name of Purchaser*) (*hereinafter called "the Purchaser"*) in the sum of _____ for which payment well and truly to be made to the said Purchaser, the Bank binds itself, its successors, and assigns by these presents. Sealed with the Common Seal of the said Bank this ____ day of _____ 20__.

THE CONDITIONS of this obligation are:

1. If the Tenderer
 - (a) withdraws its Tender during the period of tender validity specified by the Tenderer on the Tender Form; or
 - (b) does not accept the correction of errors in accordance with the ITT; or
2. If the Tenderer, having been notified of the acceptance of its tender by the Purchaser during the period of tender validity:
 - (a) fails or refuses to execute the Contract Form if required; or
 - (b) fails or refuses to furnish the performance security, in accordance with the Instruction to Tenderers;

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

This guarantee will remain in force up to and including forty five (45) days after the period of the tender validity, and any demand in respect thereof should reach the Bank not later than the above date.

.....
(Signature of the Bank)

¹ _____
Name of Tenderer

SECTION X: CONTRACT FORM

THIS AGREEMENT made theday of....., 20... Between (*Name of purchaser*) of (*Country of Purchaser*) (hereinafter called "the Purchaser") of the one part and (*Name of Supplier*) of (*City and Country of Supplier*) (hereinafter called "the Supplier") of the other part :

WHEREAS the Purchaser is desirous that certain Goods and ancillary services viz., (*Brief Description of Goods and Services*) and has accepted a tender by the Supplier for the supply of those goods and services in the sum of (*Contract Price in Words and Figures*) (hereinafter called "the Contract Price").

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 Conditions of Contract referred to.
2. The following documents shall be deemed to form and be read and construed as part of this Agreement, viz.:
 - (a) the Tender Form and the Price Schedule submitted by the Tenderer;
 - (b) the Schedule of Requirements;
 - (c) the Technical Specifications;
 - (d) the General Conditions of Contract;
 - (e) the Special Conditions of Contract; and
 - (f) the Purchaser's Notification of Award.
3. In consideration of the payments to be made by the Purchaser to the Supplier as hereinafter mentioned, the Supplier hereby covenants with the Purchaser to provide the goods and services and to remedy defects therein in conformity in all respects with the provisions of the Contract.
4. The Purchaser hereby covenants to pay the Supplier in consideration of the provision of the goods and services and the remedying of defects therein, the Contract Price or such other sum as may become payable under the provisions of the Contract at the times and in the manner prescribed by the Contract.

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

SL. NO.	BRIEF DESCRIPTION OF GOODS & SERVICES	QUANTITY TO BE SUPPLIED	UNIT PRICE	Total Price	DELIVERY TERMS
<hr/>					

TOTAL VALUE:

DELIVERY SCHEDULE:

IN WITNESS whereof the parties hereto have caused this Agreement to be executed in accordance with their respective laws the day and year first above written.

Signed, Sealed and Delivered by the

said..... (For the Purchaser)

in the presence of:.....

Signed, Sealed and Delivered by the

said..... (For the Supplier)

in the presence of:.....

SECTION XI. PERFORMANCE SECURITY BANK GUARANTEE FORM

To: _____ (Name of Purchaser)

WHEREAS..... (Name of Supplier)

hereinafter called "the Supplier" has undertaken , in pursuance of Contract No..... dated,..... 20. .. to supply (Description of Goods and Services) hereinafter called "the Contract".

AND WHEREAS it has been stipulated by you in the said Contract that the Supplier shall furnish you with a Bank Guarantee by a recognized bank for the sum specified therein as security for compliance with the Supplier's performance obligations in accordance with the Contract.

AND WHEREAS we have agreed to give the Supplier a Guarantee:

THEREFORE WE hereby affirm that we are Guarantors and responsible to you, on behalf of the Supplier, up to a total of..... (Amount of the Guarantee in Words and Figures) and we undertake to pay you, upon your first written demand declaring the Supplier to be in default under the Contract and without cavil or argument, any sum or sums within the limit of (Amount of Guarantee) as aforesaid, without your needing to prove or to show grounds or reasons for your demand or the sum specified therein.

This guarantee is valid until theday of.....20.....

Signature and Seal of Guarantors

.....

.....

.....

Date.....20....

Address:.....

.....

.....

SECTION XII

(Please see Clause 11.2 (b) of the Instructions to Tenders)

Proforma for Performance Statement for the last Five years

IFT No..... Date of Opening..... Time Hours

Name of the Firm:

[illegible]

Signature and Seal of the Tenderer:-----

SECTION XIII:- MANUFACTURERS' AUTHORIZATION FORM*

(Please see Clause 11.2(a) of Instructions to Tenderers)

No. _____ dated

To

Dear Sir:

IFT No.

We _____ who are established and reputable manufacturers of _____ *(name and description of goods offered)* having factories at _____ *(address of factory)* do hereby authorize M/s _____ *(Name and address of Agent)* to submit a tender, and sign the contract with you for the goods manufactured by us against the above IFT.

No company or firm or individual other than M/s _____ are authorized to tender, and conclude the contract for the above goods manufactured by us, against this specific IFT. *(This para should be deleted in simple items where manufacturers sell the product through different stockists.)*

We hereby extend our full guarantee and warranty as per Clause 14 of the General Conditions of Contract for the goods and services offered for supply by the above firm against this IFT.

Yours faithfully,

(Name)

(Name of manufacturers)

Note: This letter of authority should be on the letterhead of the manufacturer and should be signed by a person competent and having the power of attorney to legally bind the manufacturer. It should be included by the Tenderer in its tender.

* Modify this format suitably in case where manufacturer's warranty and guarantee are not applicable for the items for which bids are invited.

SECTION XIV-PROFORMA FOR EQUIPMENT AND QUALITY CONTROL EMPLOYED BY THE MANUFACTURER

IFT NO.

DATE OF OPENING :

NAME OF THE TENDERER :

(Note : All details should relate to the manufacturer for the items offered for supply)

1. Name & full address of the Manufacturer
2. (a) Telephone & Fax No Office/Factory/Works
 (b) Telex No. Office/Factory/Works
 (c) Telegraphic address :
3. Location of the manufacturing factory.
4. Details of Industrial License, wherever required as per statutory regulations.
5. Details of important Plant & Machinery functioning in each dept. (Monographs & description pamphlets be supplied if available).
6. Details of the process of manufacture in the factory.
7. Details & stocks of raw materials held.
8. Production capacity of item(s) quoted for, with the existing Plant & Machinery
 - 8.1 Normal
 - 8.2 Maximum
9. Details of arrangement for quality control of products such as laboratory, testing equipment etc.
10. Details of staff:
 - 10.1 Details of technical supervisory staff in charge of production & quality control.
 - 10.2 Skilled labour employed.
 - 10.3 Unskilled labour employed.
 - 10.4 Maximum No. of workers (skilled & unskilled) employed on any day during the 18 months preceding the date of Tender.
11. Whether Goods are tested to any standard specification? If so, copies of original test certificates should be submitted in triplicate.
12. Is the Manufacturer registered with the Directorate General of Supplies and Disposals, New Delhi 110 001, India? If so, furnish full particulars of registration, period of currency etc. with a copy of the certificate of registration.

.....
Signature and seal of the Manufacturer

VETERINARY MEDICINE				
Sl no	Drug code	Drug name , composition and specification	Presentation	Base Price
ANTIBIOTICS				
1	ZM001	Inj. Intacef tazo , Contains Ceftriaxone 3000mg + Tazobactam 375mg Zoo mysuru	3375mg	310.25
2	ZM002	Inj. Intacef tazo, Contains Ceftriaxone 500mg and Tazobactam 62mg Zoo mysuru	562mg	68
3	ZM003	Inj. Doxypet mono Each vial contains Doxycycline Hydrochloride IP Eq to Doxycycline 100mg Zoo mysuru	100mg	306
4	ZM004	Inj. Excede, Each ml contains 200mg ceftiofur crystalline free acid suspension Zoo mysuru	100ml vial	8853.3
5	ZM005	Inj. X ceft Contains ceftiofur sodium sterile powder injection Zoo mysuru	1g vial	369.4
6	ZM006	Inj. Convenia, Each ml contains 80mg cefovecin sodium Zoo mysuru	10 ml vial	9526
7	ZM007	Inj. Gentavet <ul style="list-style-type: none"> Each ml contains Gentamicin Sulphate IP equivalent to 40mg Methyl Paraben (as preservative) IP - 0.18% w/v Propyl Paraben (as preservative) IP - 0.02% w/v Water for injection IP - q.s Zoo mysuru 	100 ml vial	160.65
8	ZM008	Inj.Steclin Each ml contains 50mg of oxytetracycline hydrochloride injection IP Zoo mysuru	100mg/ml, 100ml	90.1
9	ZM009	Inj. FPP, Fortified Procaine Penicillin Zoo mysuru	400000 IU	41
10	ZM010	Inj. Dicrysticin s strepto –penicillin Zoo mysuru	2.5g	102.97

11	ZM011	Inj. Biotrim Each ml contains 400mg sulphadiazene and 80mg Trimethoprim Zoo mysuru	30 ml	140.3
12	ZM012	Inj. Flobac SA, each ml contains Enroflocacin IP 100mg Benzyl alcohol IP 20mg water for injection IP q.s Zoo mysuru	100ml vial	402
13	ZM013	Syp Zedox, After reconstitution each 5ml contains Doxycycline Monohydrate USP Eq to Doxycycline 50mg Flavoured syrup base q.s Zoo mysuru	15g/60ml	180
14	ZM014	Syp. Bioclan Each ml contains Clindamycin Hydrochloride equivalent to Clindamycin 25mg, Excipient q.s Isopropyl Alcohol q.s Zoo mysuru	20 ml	58.5
15	ZM015	Syp. Enflox, Each ml contains 100mg Enroflocacin Zoo mysuru	10%, 1ltr	1210.5
16	ZM016	Tab. Cefpet XL Each film coated tablet contains Cefpoxime proxetil IP Eq to Cefpodoxime 200mg Excipient q.s Zoo mysuru	1*10 tabs	31.05
17	ZM017	Tab. Cefpet Each film coated tablet contains Cefpoxime proxetil IP Eq to Cefpodoxime 100mg Excipient q.s Zoo mysuru	1*10 tabs	18.45
18	ZM018	Tab. Cephavet 600mg, Each film coated tablet contains Cephalexin IP Eq to Anhydrous Cephalexin 600mg Excipient q.s Zoo mysuru	1*10 tabs	216.56
19	ZM019	Tab.Cefpet -CLV 325mg, Each uncoated tablet contains Cefpoxime proxetil IP 200mg Eq to Cefpodoxime PotassiumClavunate DilutedIP Eq to Clavulanic acid 125mg q.s 200mg Excipient q.s Zoo mysuru	1*10 tabs	33.3
20	ZM020	Tab. Bioclan Each uncoated tablet contains Clindamycin Hydrochloride Eq to Clindamycin 300mg Zoo mysuru	1*10 tabs	14.85
21	ZM021	Tab. Ciplox TZ, Each film coated tablet contains Ciprofloxacin IP 400mg and Tinidazole IP 600mg Lactic	1*10 tabs	5.76

		acid Bacillus 120x10 spores Zoo mysuru		
22	ZM022	Bolus. Ciplox TZ 1.5g , Each bolus contains Ciprofloxacin IP 1500mg and Tinidazole IP 1800mg Zoo mysuru	1*2 bolus	63
23	ZM023	Pow. Vetrim , contains Trimethoprim 2%w/w Sulphamethoxazole Zoo mysuru	10% w/w 100g	695.7
24	ZM024	Pow. V Ciprol Ciprofloxacin Hcl Eq to Ciprofloxacin IP 10% w/w Excipient q.s Zoo mysuru	10% w/w 500g	649.8
25	ZM025	Amoxirum tablet Each uncoated tablet contains Amoxycillin Trihydrate Eq to Amoxycillin 1.5g Zoo mysuru	1.5g 1*6 tablet	29.9
26	ZM026	Lixen bolus Each bolus contains Zoo mysuru	1*2	67
27	ZM027	Lixen powder 300g Each gram contains Cephalexin IP Eq to anhydrous Cephalexin 75mg Zoo mysuru	300g	903
EMERGENCY MEDICINE				
28	ZM028	Inj. Atropin Vet each ml contains Atropine sulphate IP 1.0mg Water for injection IP q.s Zoo mysuru	30ml	81.9
29	ZM029	Inj. Chlorpheniramine maleate each ml contains 10 mg of Chlorpheniramine maleate Zoo mysuru	10mg/ml, 100ml	60.94
30	ZM030	Inj. Redima, Frusemide Each ml contains Frusemide I.P 50 mg Zoo mysuru	50 mg/ml, 10ml vial	60.3
31	ZM031	Inj. Spasmovet, Dicyclomine hydrochloride Each ml contains Dicyclomine hydrochloride I.P- 10 mg, Benzyl Alcohol 2% w/v, Water for Injection I.P. .. q.s Zoo mysuru	10mg/ml, 30ml	66.6
32	ZM032	Styphlon bolus Zoo mysuru	1*4 bolus	59.4
33	ZM033	Inf. Calciumborogluconate Each ml contains Calcium Gluconate I.P 20.75 % W/V Eq. To Calcium 1.86 % Chlorocresol I.P 0.1% W/V (As	450ml	193.5

		Preservative) Zoo mysuru		
34	ZM034	Inf. Rintose, Each 100 ml contains : Dextrose (anhydrous) I.P. 20 g Sodium chloride I.P. 0.60 g Potassium chloride I.P.. 0.04 g Calcium chloride (dihydrate) I.P. 0.027 g Sodium lactate USP 0.312 g Water for injection I.P.. q.s. Zoo mysuru	500ml	84.6
35	ZM035	Inf. Mifex contains Calcium Gluconate E.P 1.86w Magnesion hypophosphite(20%) Dextrose anhydrous (0.1%) Zoo mysuru	450ml	345.6
NSAIDS				
36	ZM036	Syp. Melonex Each ml contains 1.5mg Meloxicam Zoo mysuru	10ml	73.8
37	ZM037	Melonex bolus Each bolus contains 100 Meloxicam Zoo mysuru	100mg, 1bolus	8.775
38	ZM038	Inj. Megludyne 100ml Each ml of Megludyne contains : Flunixin Meglumine – 83 mg (equivalent to Flunixin 50 mg) Zoo mysuru	100ml	841.5
39	ZM039	Bol. Thomiflu .Each bolus contains 1000mg of Flunixin meglumine Zoo mysuru	1000mg, 1*2	162
40	ZM040	Bol. Serrakind, Each bolus contains 60 mg of Serratopeptidase Zoo mysuru	60mg 1*2	27.5
41	ZM041	Bol. Serrakind plus, Each bolus contains meloxicam-100mg + paracetamol-2000mg + serratiopeptidase-75mg Zoo mysuru	1*2 bolus	54
42	ZM042	Tab Melonex Each tablet contains 2.5mg of meloxicam Zoo mysuru	1*10 tabs, 2.5mg	9.8
43	ZM043	Tab Tissue aid Contains blend of proteolytic enzymes derived from plant, fungal, bacterial sources. Enzymatic activity not less than 25000IU Zoo mysuru	5*6 tabs	135

44	ZM044	inj Maxxtol 100ml vial , Each ml contains 40 mg of Tolfenamic acid Zoo mysuru	40mg, 100ml	234
45	ZM045	inj Ketofen, Each ml contains ketoprofen 100 mg of Ketoprofen Zoo mysuru	100ml	99
46	ZM046	inj Artizone S, Each ml contains: - Phenylbutazone IP-200mg Zoo mysuru	200mg/ml, 100ml vial	223.2
TOPICAL APPLICATION				
47	ZM047	Oint. Staphban, Contains Mupirocin USP 2% Zoo mysuru	7.5g	93.5
48	ZM048	Oint. Kiskin, Clobetasol propionate, ofloxacin ,miconazole nitrate and zinc sulphate cream Zoo mysuru	20g	63.9
49	ZM049	Lotion. Kiskin, Clobetasol propionate, ofloxacin ,miconazole nitrate and zinc sulphate cream Zoo mysuru	100ml	176.4
50	ZM050	Dermichlor spray, Miconazole Nitrate I.P Chlorhexidine Gluconate Zoo mysuru	100ml	247.5
51	ZM051	Healant oint Zoo mysuru	100g	180
52	ZM052	Spray healant Zoo mysuru	100ml	180
53	ZM053	Topicure spray Zoo mysuru	100ml	144
54	ZM054	Wigheal wound healing spray Zoo mysuru	50ml	441
55	ZM055	D-mag pet spray, Gamma benzene hexachloride, Proflavine hemisulfate, Cetrimide Zoo mysuru	120ml	190
56	ZM056	Scavon Ointment Zoo mysuru	50g	63
57	ZM057	Scavon Spray Zoo mysuru	100ml	144
58	ZM058	GRANEX Pro Contains povidone iodine and scuralfate Zoo mysuru	40g	225
59	ZM059	Notix powder Contains Propoxur Powder 1%w/w Zoo mysuru	100g	234
60	ZM060	Oint Himax Zoo mysuru	50g	67.5
61	ZM061	Pow. Boric acid Zoo mysuru	400g	229.5
62	ZM062	Pow. KMnO4 Zoo mysuru	400g	350
63	ZM063	Nayflee spray Contains fipronil 0.25% w/v Zoo mysuru	100ml	391.5
64	ZM064	Butox Soln, Each ml contains Deltamethrin IP 12.5mg Zoo mysuru	1ltr	1215

65	ZM065	Curable Oint. Terbinafine hydrochloride BP , Ofloxacin, Ornidazole IP and Clobetasol propionate Zoo mysuru	15g	45
66	ZM066	Oint. Interban F, Contains mupirocin IP 2% w/w and fluticasone propionate 0.005% w/w Zoo mysuru	10g	184.5
67	ZM067	Oint. Interban LC, Contains Luliconazole IP 1%w/w Zoo mysuru	10g	126
68	ZM068	Ophthocare M Contains Moxifloxacin HCL 5% w/w Zoo mysuru	5ml	117
69	ZM069	Ophthocare KT Contains Moxifloxacin 0.5% w/v + Ketorolac Tromethamine 0.5% w/v + Eye Drop Benzalkonium Chloride Solution 0.02% w/v Zoo mysuru	5ml	153
70	ZM070	Ophthocare Mono Contains Tobramycin 3mg (0.3%) Zoo mysuru	5ml	144
71	ZM071	Ophthocare PD Contains Moxifloxacin HCL IP Eq to Moxifloxacin 0.5%w/v Prednisolone Acetate 1.0% w/v Benzalkonium Chloride solution 0.002%w/v Zoo mysuru	5ml	135
72	ZM072	Ophthocare SC Zoo mysuru Contains Sodium chloride IP 5.0% w/v Benzalkonium Chloride Solution IP 0.02% v/v As preservative Sterile aqueous base q.s. Zoo mysuru	5ml	189
73	ZM073	Ophthocare cool eye drops Contains Carbomethyl cellulose Sodium IP 0.5%w/v Stabilized Oxylchlorocarbon complex sterile aqueous base q.s Zoo mysuru	5ml	123.3
74	ZM074	Visio tears eye drops, Contains Polyvinyl Alcohol + Povidone + Chlorbutol Zoo mysuru	15ml	67.5
DISINFECTANT				
75	ZM075	Virbac Sokrena, Didecyl Dimethyl Ammonium Chloride Zoo mysuru	500ml	371.7
76	ZM076	Ocid E Zoo mysuru	500ml	342.37
77	ZM077	Safe guard Zoo mysuru	1ltr	312.3

78	ZM078	Olklin SW Zoo mysuru	500g	1355.90
79	ZM079	Kohrlosin TH, Glutaraldehyde, 6- Dihydroxy 2,5-Dioxahehexane Polymethylol Urea Zoo mysuru	5ltr	5662.8
80	ZM080	Kohrlosin TH, Glutaraldehyde, 6- Dihydroxy 2,5-Dioxahehexane Polymethylol Urea Zoo mysuru	500ml	702.95
Other drugs				
81	ZM081	Xylazine each ml contains 23.32 xylazine hydrochloride Zoo mysuru	23mg/ml, 30ml	551
82	ZM082	Inj. Imizol, Each mL contains 120 mg of imidocarb dipropionate. Zoo mysuru	120mg/ml, 10ml	191.76
83	ZM083	Inj. Berenil, Each ml of Berenil® Vet 7 % RTU contains: Diminazene aceturate : 70.0 mg. Phenazone BP : 375.0 mg. Water for injection q.s. to 1 ml. Zoo mysuru	70mg/ml, 90ml	315
84	ZM084	Viuisid syrup Zoo mysuru	150ml	1755
G I Drugs				
85	ZM085	Syp. Diarest M gel Contains Dried Aluminum Hydroxide I.P 250 mg Zoo mysuru	200ml	153
86	ZM086	Inj. Belamyl Contains vitamin B complex, Liver extract with vitamin B12 Zoo mysuru	100ml	162.9
87	ZM087	Inj. Vetade Zoo mysuru	10ml	78.89
88	ZM088	Inj. Neuroxin M Zoo mysuru	10ml	70.668
89	ZM089	Diarest cool syrup Contains sucralfate USP 1gmand Oxetacaine BP 20mg suspension Zoo mysuru	200ml	153
90	ZM090	Zoolac Propaste Zoo mysuru	15ml	1440
91	ZM091	Tab Lisybin large Each film coated tablet contains S adenosyl methionine 90mg silybin phospholipid complex Eq to Silybin (A+B) 9mg Excipient q.s Zoo mysuru	1*10	675
92	ZM092	Syp. Same pet Each 10ml contains Silybin (A+B) 20mg S Adenosyl Methionine 300mg Urosodiol (Bile Acid) L – Carnitine Bcaa's Blend (2:1:1)Excipient q.s Zoo mysuru	100ml	513

93	ZM093	Syp. Aptiquik Each 5ml contains Buclizine Hydrochloride IP 12mg in a flavoured base syrup Zoo mysuru	200ml	138.6
94	ZM094	Syp. Livotas pet C herbal liver tonic Zoo mysuru	200ml	150
95	ZM095	Adifier exotic Organic water acidifier Zoo mysuru	100ml	180
96	ZM096	Setliv exotic Each ml contains Vitamin B1 2 mg Vitamin B6 2 mg Vitamin B12 2 mcg Choline chloride 10 mg Zinc 2 mg Manganese 1 mg Niacinamide 5 mg Methionine 10 mg Picorhiza kurroa Extract 15 mg Zoo mysuru	30ml	162
97	ZM097	Rumicare Each gm powder contains Calcium propionate : 480 mg Methionine : 40 mg Picrorhiza Dry extract : 2 mg Cobalt Gluconate : 0.32 mg Vitamin B6 : 0.32 mg Dextrose anhydrous : 428 mg Zoo mysuru	120g	196.2
98	ZM098	Syp. Bloatosil Each 100 ml contains : Simethicone as Simethicone emulsion USP 10% w/v Excipients : Anethi Oil, Soyalecithin Zoo mysuru	200ml	108
99	ZM099	Balansol powder Nutritional supplement Zoo mysuru	100g	227.7
100	ZM100	Rumiyeast 1kg Zoo mysuru	1kg	364.5
101	ZM101	Yeast Bolus	1*4 tabs	108

		composed of widely researched live yeast strain cells of <i>Saccharomyces cerevisiae</i> Zoo mysuru		
102	ZM102	Himalayan Batisa powder Zoo mysuru	1Kg	247
103	ZM103	Gutwell Powder Probiotics, prebiotics and enzymes Zoo mysuru	100g	153
104	ZM104	Zymopet drops Each 5ml contains Alpha Amylase (1:2000)IP 50mg , Papain IP 6.0mg, Cinnamon Bark Oil IP 0.2ml , Caradamon Oil IP 0.4ml, Dijl Seed Oil IP 0.05ml, Fennel Oil IP 0.0035ml , Caraway IP 0.4ml Base color Cara Zoo mysuru	30ml	77.4

VACCINES AND DEWORMERS

105	PM001	Inj. Nobivac DHPPI Zoo mysuru	1 dose	496
106	PM002	Inj. Nobivac L2 Zoo mysuru	1 dose	144
107	PM003	Inj. Nobivac RL Zoo mysuru	1 dose	232
108	PM004	Inj. Nobivac Rabies Zoo mysuru	1 dose	160
109	PM005	Inj. Nobivac tricat Zoo mysuru	1 dose	720
110	PM006	Inj. Biofel PCH Zoo mysuru	1 dose	720
111	PM007	Inj. Biofel PCHR Zoo mysuru	1 dose	1000
112	PM008	Inj. Tetvac Zoo mysuru	0.5ml	12.426
113	PM009	Inj. Raksha Triovac Zoo mysuru	1 dose	424
114	PM010	Inj. Triquin Zoo mysuru	1 dose	176
115	PM011	Albomar syrup Each ml contains albendazole IP (Micronised) 25mg Zoo mysuru	90ml	58
116	PM012	Albomar powder Contains Albendazole IP 5%w/w	500g	309.6
117	PM013	Panacur Vet Each ml contains Fenbendazole 25mg 2.5% suspension Zoo mysuru	450ml 1ltr HDPE bottle	468
118	PM014	Fentas plus liquid Each ml liquid contains fenbendazole IP 15mg Praziquantel 5mg Aqueous base q.s Zoo mysuru	I liter	765
119	PM015	Panacur powder Each gram contains Fenbendazole I.P 250mg, Excipient q.s Zoo mysuru	120gm	572.9

120	PM016	Tab. Neomec Each uncoated tablet contains Ivermectin I.P 10mg excipients q.s Zoo mysuru	1*10tabs	105.2
121	PM017	Tab Albendazole Each uncoated chewable tablet contains Albendazole I P 400mg Zoo mysuru	1*10tabs	8.6
122	PM018	Tab. Panacur Each tablet contains Fenbendazole IP 150mg Zoo mysuru	1*10tabs	61.2
123	PM019	Nemocid Oral suspension, Each 5ml contains Pyrantel pamoate IP equivalent to Pyrantel 250mg Zoo mysuru	10ml	30.05
124	PM020	Kiwof plus XL Tab Each chewable tablet contains Praziquantel IP 175mg Pyrantel Pamoate IP 504mg Febantel IP 525mg Excipients q.s Zoo mysuru	1*10tabs	94.8
125	PM021	Tab. Kiwof plus Each chewable tablet contains Praziquantel IP 50mg Pyrantel Pamoate IP 144mg Febantel IP 150mg Excipients q.s Zoo mysuru	1*10tabs	42.4
126	PM022	Syp. Kiwof puppy Each ml contains Pyrantel palmoate IP 14.4mg Febantel IP 15mg Excipient q.s Zoo mysuru	15ml	92
127	PM023	Tab Kiwof cat Each chewable tablet contains Praziquantel IP 20mg Pyrantel Pamoate IP 230mg Excipient q.s Zoo mysuru	1*10	380
128	PM024	Bolus Analgon 3000 Each bolus contains Albendazole I.P 3000mg Zoo mysuru	1*1	59.5
129	PM025	Bolus. Panacur,3.0 VET Each uncoated bolus contains Fenbendazole I.P 3.0g Excipient q.s Zoo mysuru	1*1	56.1
130	PM026	Bolus Hitek, Each uncoated bolus contains Ivermectin IP 80mg Zoo mysuru	1*1	54.4
131	PM027	Tab. Canworm, Each film coated tablet contains Praziquantel IP 50mg Pyrantel Pamoate IP 144mg Febantel IP 150mg Excipients q.s Zoo mysuru	1*10tabs	45
132	PM028	Syr. Canworm Each ml contains Fenbendazole IP 100mg Zoo mysuru	30ml	117

133	PM029	Dectomax Each ml contains 10mg doramectin 1% injectable solution Zoo mysuru	20ml	574.2
134	PM030	Hitek oral solution Each ml contains Ivermectin I P 0.8mg Benzyl Alcohol IP 0.02ML Excipient q.s Zoo mysuru	1liter	873
135	PM031	Selaforte cats Selamectin spot on solution 6%w/v Zoo mysuru	0.75ml tube	428.57
136	PM032	Selaforte Selamectin spot on solution 12%w/v Zoo mysuru	0.5mltube	482.14
137	PM033	Selaforte Selamectin spot on solution 12%w/v Zoo mysuru	1mltube	535.71
138	PM034	Selaforte Selamectin spot on solution 12%w/v Zoo mysuru	2ml tube	714.28
139	PM035	Selaforte Selamectin spot on solution 12%w/v Zoo mysuru	3ml tube	964.28

FOODS AND SUPPLEMENTS

140	SM001	Royal canin cat food Zoo mysuru	2kg	2612.5
141	SM002	Royal canin Baby milk Zoo mysuru	400g	1668.6
142	SM003	Applaws cat chicken breast in broth Zoo mysuru	156g	216
143	SM004	Applaws cat chicken breast with pumkin in broth Zoo mysuru	70g	157.5
144	SM005	Pristage parrots Zoo mysuru	3kg	2070
145	SM006	Nutribird A19 Zoo mysuru	800g	2137.5
146	SM007	Nutribird A18 Lori Zoo mysuru	800g	2137.5
147	SM008	Oropharma Ferti Vit Zoo mysuru	200g	1980
148	SM009	Oropharma Calci Lux Zoo mysuru	500g	2790
149	SM010	Oropharma Opti breed Zoo mysuru	500g	2160
150	SM011	Oropharma muta Vit Zoo mysuru	200g	1980
151	SM012	Mybeau avain Zoo mysuru	300ml	1237.5

152	SM013	Equiplex Zoo mysuru	1kg	2422.5
153	SM014	Live sac Zoo mysuru	5kg	2754
154	SM015	Equiton Zoo mysuru	1kg	1078
155	SM016	Digimax Zoo mysuru	1kg	969
156	SM017	Digimax E Zoo mysuru	1kg	513
157	SM018	Stressban E Zoo mysuru	1kg	451
158	SM019	Livesac E Zoo mysuru	5kg	2233
159	SM020	Syrup. Zipvit Zoo mysuru	200ml	186.44
160	SM021	Zipvit drops Zoo mysuru	30ml	137
161	SM022	Syprup. Intacal pet max Zoo mysuru	250ml	210
162	SM023	Intavita N H 500ml Zoo mysuru	500ml	660
163	SM024	Intavita N H 100ml Zoo mysuru	100ml	157.25
164	SM025	Cal shakthi 1 Litre Zoo mysuru	1ltr	156
165	SM026	Cal shakthi 5 litre Zoo mysuru	5ltr	572
166	SM027	Supplivite M 1.5 kg Zoo mysuru	1.5kg	299.55
167	SM028	BIRDS need drops Zoo mysuru	30ml	90
168	SM029	Vetrivit Avian Zoo mysuru	30ml	142
169	SM030	Setcal Exotic Zoo mysuru	120g	237.29
170	SM031	Setgut Zoo mysuru	50g	149.15
171	SM032	Immuncare Exotic Zoo mysuru	30ml	115.25
172	SM033	Toxicure avian Zoo mysuru	30ml	135.59
173	SM034	Respocare Avian Zoo Mysuru	30ml	135.59
174	SM035	Vetrivit Turtle Zoo mysuru	30ml	135
175	SM036	Vetrivit rabbit Zoo mysuru	30ml	142.3
176	SM037	Vetrivit C Zoo mysuru	30ml	135.59
177	SM038	Tefroli 1 ltr Zoo mysuru	1ltr	252
178	SM039	Nutriccoat Advance Zoo mysuru	400g	585
179	SM040	Opus vet supercoat syrup Zoo mysuru	150,ml	1168.75
180	SM041	Fecofol Z Tab Zoo mysuru	1*10tabs	144
181	SM042	Advamun Zoo mysuru	200ml	149.15

182	SM043	Redospet Zoo mysuru		34.51
183	SM044	Tab Synopet HA Zoo mysuru	1*15	400
184	SM045	Stresvel 1 ltr Zoo mysuru	1ltr	1334
185	SM046	Syp Feritas pet Zoo mysuru	200ml	235.2
186	SM047	Sharkoferol vet Zoo mysuru	450g	143.40
187	SM048	Salt licks Zoo mysuru	1kg	180
188	SM049	Maxiko powder Zoo mysuru	500g	621
189	SM050	Mybeau Skin and coat Zoo mysuru	300ml	1822.5
190	SM051	Chelated Agrimin forte Zoo mysuru	20kg	3348
191	SM052	Synopet powder Zoo mysuru	120g	675
192	SM053	Tefroli Zoo mysuru	1liter	266
193	SM054	Orcal P Zoo mysuru	500gms	193.8
194	SM055	Nutricell Zoo mysuru	1kg	225.15
195	SM056	Penetrat Pet Zoo mysuru	1*10tabs	171
196	SM057	Dermospot spot on Zoo mysuru	4ml pipette	950
197	SM058	Orcalmin forte Zoo mysuru	200ml	113.05
198	SM059	Tefroli forte pet syrup Zoo mysuru	200ml	631.75

SURGICAL SUTURES

199	SS01	Chromic catgut no. 1 1/2 Circle Round Body 50 mm Heavy 100cm Zoo mysuru	1 no.	189.6
200	SS02	Chromic catgut no. 2 1/2 Circle Round Body 45 mm Mayo Heavy 100cm Zoo mysuru	1 no.	210.4
201	SS03	Chromic catgut no. 1 0 1/2 Circle Taper Cut 40 mm Heavy 100cm	1 no.	154.4
202	SS04	Chromic catgut no. 2 0 1/2 Circle Round Body 45 mm 76cm Zoo mysuru	1 no.	135.2
203	SS05	Chromic catgut no. 3 0 3/8 Circle Cutting 22 mm 76cm Zoo mysuru	1 no.	182.4
204	SS06	Polyglactin no. 2 1/2 Circle Round Body 45mm Heavy Zoo mysuru	1 no.	488
205	SS07	Polyglactin no. 1 1/2 Circle Reverse Cutting 40 mm Os Needle Heavy 110cm Zoo Mysuru	1 no.	524
206	SS08	Polyglactin no. 1 0 1/2 Circle Round Body 40 mm 110cm Zoo mysuru	1 no.	471.2
207	SS09	Polyglactin no. 2 0 1/2 Circle Reverse Cutting 40 mm 90cm Zoo mysuru	1 no.	450.4

208	SS10	Polyglactin no. 3 0 3/8 Circle Cutting 22 mm 45cm Zoo mysuru	1 no.	292.8
209	SS11	Poly amide black no. 1 1/2 Circle Round Body 50 Heavy Loop 150cm Zoo mysuru	1 no.	214.4
210	SS12	Poly amide black no. 1 0 1/2 Circle Round Body 40 mm Heavy 100cm Zoo mysuru	1 no.	127.2
211	SS13	Poly amide black no. 2 0 3/8 Circle Reverse Cutting 45 mm 45cm Zoo mysuru	1 no.	88
212	SS14	Poly amide black no. 3 0 3/8 Circle Reverse Cutting 26 mm 45cm Zoo mysuru	1 no.	81.6
213	SS15	Polydioxanone no. 1 1/2 Circle Round Body 50 mm Loop 150cm Zoo mysuru	1 no.	503.2
214	SS16	Polydioxanone no. 1 0 1/2 Circle Round Body 40 mm 90cm Zoo mysuru	1 no.	452.8
215	SS17	Polydioxanone no. 2 0 1/2 Circle Reverse Cutting 36 mm 70cm Zoo mysuru	1 no.	452.8
216	SS18	Polydioxanone no. 3 0 1/2 Circle Round Body 20 mm 70cm Zoo mysuru	1 no.	452.8
217	SS19	Poliglecaprone no. 1 1/2 Circle Round Body 40 mm 70cm Zoo mysuru	1 no.	331.2
218	SS20	Poliglecaprone no. 1 0 1/2 Circle Round Body 40 mm 76cm Zoo mysuru	1 no.	364
219	SS21	Poliglecaprone no. 2 0 1/2 Circle Round Body 30 mm 90cm Zoo mysuru	1 no.	358.4
220	SS22	Poliglecaprone no. 3 0 3/8 Circle Reverse Cuttin26 mm 70cm Zoo mysuru	1 no.	442.4
221	SS23	Non Absorbable monofilament polypropylene no 1 1/2 Circle Reverse Cutting 45 mm Heavy 100cm Zoo mysuru	1 no.	251.2
222	SS24	Non Absorbable monofilament polypropylene no 1.0 1/2 Circle Round Body 30 mm Heavy 70cm Zoo mysuru	1 no.	224.8
223	SS25	Non Absorbable monofilament polypropylene no 2.0 1/2 Circle Round Body 30 mm 70cm Zoo mysuru	1 no.	224.8
224	SS26	Non Absorbable monofilament polypro pylene no 3.0 1/2 Circle Round Body 25 mm 90cm Zoo mysuru	1 no.	256

General medicine and consumables				
General Antibiotics				
225	GM001	Inj. Augpen, Contains Amoxycillin 1000mg and Clavulanic acid 200mg Zoo mysuru	1.2g	149.65
226	GM002	Inj. Taxim IV, Contains Cefotaxime 1000mg Zoo mysuru	1g	37.92
227	GM003	Syp. Sporidex redimix Each 5ml contains Cephalexin IP equivalent to anhydrous Cephalexin 125mg Zoo mysuru	30 ml	51.3
228	GM004	Syp. Sporidex, Each 5ml contains Cephalexin IP equivalent to anhydrous Cephalexin 250mg Zoo mysuru	30 ml	120.65
229	GM005	Syp Metrogyl Each 5ml contains Metronidazole Benzoate IP equivalent to Metronidazole 200mg Flavoured Syrup base q.s Zoo mysuru	60 ml	33.25
230	GM006	Syp. Azetral liquid azithromycin Each ml contains azithromycin IP equivalent to azithromycin anhydrous 20mg Zoo mysuru	100mg/5ml, 15 ml	49.1
231	GM007	Syp. Taxim O Each 5ml reconstituted suspension contains cefixime IP equivalent to cefixime anhydrous – 50mg q.s Zoo mysuru	15g/30ml	68.4
232	GM008	Syp. Normetrogyl Each 5ml contains Metronidazole Benzoate IP Eq to Metronidazole 100mg and Norfloxacin IP 100mg in a flavoured syrup base q.s Zoo mysuru	60ml	45.6
233	GM009	Tab. NorfloxTZ Each film coated tablet contains Ciprofloxacin IP 500mg and Tinidazole IP 600mg Zoo mysuru	1*10 tabs	11.21
234	GM010	Tab. Flagyl Each film coated tablet contains Metronidazole IP 400mg Excipient q.s Zoo mysuru	1*15 tabs	1.52
235	GM011	Tab. Taxim O Each film coated tablet contains Cefixime IP 200mg Zoo mysuru	1*10 tabs	10.40
236	GM012	Inj Reflin, Each vial contains Cefazolin Sodium Eq to Cefazolin 1g Zoo mysuru	1g	24.5
237	GM013	Tab Augmentin 625mg Each film coated tablet contains Amoxycillin Trihydrate IP Eq to Amoxycillin 500mg Potassium Clavulanate diluted IP Eq to Clavulanic Acid 125mg Zoo mysuru	1*10 tabs	19.38
238	GM014	Tab Augmentin 375mg Each film coated tablet contains Amoxycillin Trihydrate IP Eq to Amoxycillin 250mg Potassium Clavulanate diluted IP Eq to Clavulanic Acid 125mg Zoo mysuru	1*10 tabs	23.84
239	GM015	Syp. Mox redimix 125 mg 30ML Each 5ml of reconstituted suspension contains	125mg	32.4

		Amoxicillin Trihydrate IP Eq to Amoxicillin 125mg Excipient q.s Zoo mysuru		
General medicine				
240	GM016	Tab. Wysolone each uncoated dispersable tablet contains Prednisolone IP 10mg Excipient q.s Zoo mysuru	1*15 tabs	1.2
241	GM017	Tab. Wysolone 5mg, each uncoated dispersable tablet contains Prednisolone IP 5mg Excipient q.s Zoo mysuru	1*15 tabs	1.07
242	GM018	Tab. Wysolone 20mg, each uncoated dispersable tablet contains Prednisolone IP 20mg Excipient q.s Zoo mysuru	1*15 tabs	3.8
243	GM019	Syp. Omnocortil, Each 5ml contains Prednisolone Sodium Phosphate Eq to Prednisolone 5mg in a flavoured base Zoo mysuru	5mg/5ml, 60ml	31.17
244	GM020	Tab. Avil 50mg, Each uncoated tablet contains Pheniramine Maleate IP 50mg Excipient q.s Zoo mysuru	1*15 tabs	0.83
245	GM021	Tab. Citrizine Each uncoated tablet contains Cetirizine Hydrochloride IP 10mg Zoo mysuru	10 mg 1*10 tabs	1.99
246	GM022	Tab. Solvin, Each tab contains Chlorpheniramine Maleate (2mg) + Dextromethorphan Hydrobromide (10mg) Zoo Mysuru	3*5 tabs,	4.92
247	GM023	Syp. Benadryl, Each 5ml contains Diphenhydramine (14.08mg/5ml) + Ammonium Chloride (138mg/5ml) + Sodium Citrate (57.03mg/5ml) Zoo mysuru	150ml	147.25
248	GM024	Inj. Betnesol 2ml Each ml contains Betamethasone Sodium Phosphate IP Eq to Betamethasone 4mg Phenol IP 0.5%w/v Zoo mysuru	2ml	38.58
249	GM025	Inj. Prednisolone Each ml contains Prednisolone Acetate IP 10mg Benzyl Alcohol IP 0.945%v/v Zoo mysuru	10 ml	44.48
250	GM026	Tab. Solvin, each tablet contains Chlorpheniramine Maleate (2mg) + Dextromethorphan Hydrobromide (10mg) Zoo mysuru	3*5 tabs,	4.92
251	GM027	Syp. Cough veda Zoo mysuru	100ml	190
252	GM028	Syp. Berzodex, Guaifenesin (50mg) + Terbutaline (1.25mg) + Bromhexine (4mg)100ml Zoo mysuru		163.4
253	GM029	Tab Atarax Hydroxyzine (25mg) Each film coated tablet contains Hydoxyzine hydro chloride tablets I.P 25 mg Zoo mysuru	15 tabs	56.05
254	GM030	Atarax syrup Each 5 ml contains Hydoxyzine hydro chloride USP 10mg Zoo mysuru	100ml	89.3

255	GM031	Tab. Dolo 650 Paracetamol Each uncoated tablet contains paracetamol IP 650mg Zoo mysuru	1*15 tabs,	2.12
256	GM032	Tab. Nise 100mg Each uncoated tablet contains Nimesulide B.P 100mg) Zoo mysuru	1*15 tabs, 100mg	1.85
257	GM033	Tab. Zerodol P Aceclofenac (100mg) + Paracetamol (325mg) Zoo mysuru	1*10tabs	6.935
258	GM034	Tab. Zerodol SP Aceclofenac (100mg) + Paracetamol (325mg) + Serratiopeptidase (15mg) Zoo mysuru	1*10tabs	1.2
259	GM035	Syp. Crocin, Paracetamol I.P. Crocin Ds 240 mg/5ml Zoo mysuru	100ml	99.9
260	GM036	Tab. Dicyclomine 20mg Zoo mysuru	1*10tabs	5.73
261	GM037	Syp. Dicyclomine 10mg/5ml Zoo mysuru	, 60ml	94.05
262	GM038	Inj. Tramadol 2ml Each ml contains Tramadol Hydrochloride 50mg Zoo mysuru	50mg/ml	22.36
263	GM039	Tab. Chymerol forte Each enteric coated tablet contains 100000 units AU of enzymatic activity Zoo mysuru	5*4 tabs	18
264	GM040	ORS (Electral)WHO Zoo mysuru	4.0gm	21.52
265	GM041	Inj. Polybion Zoo mysuru	2ml	29.2
266	GM042	Inj. Neurobion Zoo mysuru	2ml	15
267	GM043	Tab Neurobion forte Zoo mysuru	1*30	31
268	GM044	Inj. Beplex forte Each ml contains Thiamine(Vitamin B1) (4.5mg) + Vitamin B2 (90.9mg) + Vitamin B6 (Pyridoxine) (NA) + Niacinamide (NA) + D-Panthenol Zoo mysuru	11ml	72.45
269	GM045	Limcee tab chewable Ewack uncoated tablet contains Ascorbic Acid I.P - , Sodium Ascorbate I.P - 450mg, Equivalent to Ascorbic Acid - 400mg. Zoo mysuru	1*10tabs	22
270	GM046	Nutrolin B syrup Contains Lactic acid bacillus- 40x10 ⁶ spores , Niacinamide 20mg, Pyridoxine - 1.5mg Zoo mysuru	60ml	67.241
271	GM047	Syp. Betonin Zoo mysuru	400ml	304
272	GM048	Zincovit syrup Zoo mysuru	200ml	156.75
273	GM049	Zincovit drops Zoo mysuru	15ml	43
274	GM050	Zincovit tab Zoo mysuru	1*15	80
275	GM051	inj vit c/Ascorbic acid Zoo mysuru	1*5ml	9
276	GM052	Macalvit syrup Zoo mysuru	180ml	203.3
277	GM053	Syp. Polybion Zoo mysuru	250ml	239.4
278	GM054	Lactogen stage 1 Zoo mysuru	400g	437
279	GM055	Lactogen stage 2 Zoo mysuru	400g	380

General Antiseptics and other topical application drugs				
280	GM056	Oint. Cipladine 250g, Povidone Iodine Zoo mysuru	250g	355.5
281	GM057	Oint. Cipladine 150g, Povidone Iodine Zoo mysuru	125g	153
282	GM058	Povidone Iodine Spray Zoo mysuru	75gm	114
283	GM059	Moov spray Zoo mysuru	50g	312.55
284	GM060	Oint. Iodex Zoo mysuru	40gm	161.5
285	GM061	Chlorhexidine hand scrub, Surgiscrub Zoo mysuru	1 no.	316.35
286	GM062	Povidone iodine hand scrub, Schuelke microshield Zoo mysuru	500ml 1 no.	430.35
287	GM063	Povidone Iodine 7.5% 500ml Zoo mysuru	7.5% 500ml	368.9
288	GM064	Povidone iodine 5% 500ml Zoo mysuru	5% 500ml	191.2
289	GM065	Tincture Benzoin Zoo mysuru	100ml	105
290	GM066	Metrogyl gel 30g Zoo mysuru	30g	79
291	GM067	Metrogyl M oint Zoo mysuru	15g	279
292	GM068	Thrombopholb Oint. Zoo mysuru	20g	95
293	GM069	Pow. Neosporin Zoo mysuru	10g	65
294	GM070	Oint. Neosporin Zoo mysuru	5g	71
295	GM071	Flur eye drops, Flurbiprofen + Hydroxypropylmethylcellulose + Phenyl Mercuric Nitrate Zoo mysuru	10ml	202.82
296	GM072	Gentamicin eye drops Zoo mysuru	10ml	47.025
297	GM073	Ciplox eye drops, Ciprofloxacin (0.3% w/v) Zoo mysuru	10ml	16.378
298	GM074	Cloromycetin appicaps, Chloramphenicol (1% w/w) Zoo mysuru	50 no.	2.014
299	GM075	Ofloxacin eye oint Zoo mysuru	5g	50.35
300	GM076	Drez spray Zoo mysuru	40g	119
301	GM077	Oxcum spray Zoo mysuru	1pcs	225
General Emergency medicine				
303	GM078	Inj. Diazepam Lori Each ml contains Diazepam I.P 5mg Zoo mysuru	5mg/ml, 2ml	10
303	GM079	Tab. Diazepam 10mg Each uncoated tablet contains diazepam I P 5mg Zoo mysuru	1*10	9.83
304	GM080	Inj. Lignocaine 2% Zoo mysuru	2%, 20ml	36.05
305	GM081	Lox 2% jelly Zoo mysuru Lignocaine gel	30gm	36.05
306	GM082	Inj. Bupivacaine Anawin Bupivacaine hydrochloride I.P equivalent to anhydrous bupivacaine hydrochloride- 5.0mg sodium chloride I.P - 8.0mg Zoo mysuru	0.5%, 20ml	93.575
307	GM083	LOX 2% Lidocaine 2% w/v Zoo mysuru	50ml	724.85
308	GM084	Inj. Avil Each ml contains Pheniramine Maleate IP 22.75	22mg/ml, 2ml	31.35

		mg Methyl Parahydroxybenzoate IP 0.135% w/v Propyl-parahydroxybenzoate IP 0.015% w/v water for injection IP q.s Zoo mysuru		
309	GM085	Inj. Lasix Each ml contains Furosemide IP 10mg water for injection q.s Zoo mysuru	10mg/ml, 2ml	12.72
310	GM086	Inj. Dexamethasone Each ml contains Dexamethasone sodium phosphate Equivalent to 4mg Zoo mysuru	4mg/ml, 30ml	43.32
311	GM087	Inj. Adrenaline 1ml Eachy ml contains Adrenaline 1mg Zoo mysuru	1mg/ml	12.98
312	GM088	Inj. Caropram, Doxapram Zoo mysuru	20 mg/ml 5ml	135.56
313	GM089	Inj. Lox, Each ml contains Lignocaine Hydrochloride IP 21.3mg Sodium chloride IP 6.0mg Methylparaben IP 1.0mg water for injections I P q.s Zoo mysuru	2% 30ml vial	33.18
314	GM090	Inj. Buscopan, Hyoscine butylbromide Zoo mysuru	20mg/1ml, 1ml	12.30
315	GM091	Inj. Botropause, Each ml contains Aqueous solution of Hemocoagulase isolated from venom of Bothrops atrox or Bothrops jararaca 1 CU sodium Chloride IP 0.9%w/v Phenol IP 0.3% w/v water for injection IP q.s Zoo mysuru	1ml amp	166.25
316	GM092	Inj. Vitamin K Each ml contains Phytomenadione 10 mg, Polyoxyethylated fatty acid derivative 70mg; Dextrose hydrous 37.5mg Zoo mysuru	10mg/ml, 1ml	56.53
317	GM093	Inj. Tranxenamic acid, Texabled* Zoo mysuru	20ml vial	140.6
318	GM094	Tab. Pause 500mg, tranxenamic acid Zoo mysuru	500mg, 1*10	68.37
319	GM095	Syp. Colicure, Dicyclomine + Dimethicone Zoo mysuru	Dicyclomine (10mg) + Dimethicone (40mg) 30ml	44.175
320	GM096	Tab. Colicure Dicyclomine + Paracetamol Zoo mysuru	Dicyclomine (20mg) + Paracetamol (325mg) 1*10 tabs	52.25
321	GM097	Snake venom antisera Zoo mysuru	1 dose	553.6
General Gastrointestinal drugs				
322	GM098	Inj. Emeset 2ml ampoule, Ondonsetron Each ml contains Ondonsetron hydrochloride equivalent to ondonsetron- 2mg Zoo mysuru	2mg/ml, 2ml ampoule	9
323	GM099	Inj. Perinorm 30ml vial, Metaclopramide Each ml contains Metaclopramide hydrochloride 5mg benzalkonium chloride solution IP 0.02% v/v Zoo mysuru	5mg/ml, 30ml	26
324	GM100	Tab. Rantac 150mg *30, Ranitidine Each film coated tablet contains rantidine hydrochloride equivalent to ranitidine 150 mg Zoo mysuru	30 tabs	46.78

325	GM101	Tab. Pantop 40mg, Pantoprazole Each gastro resistant tablet contains pantoprazole sodium IP equivalent to Pantoprazole 40mg Zoo mysuru	15 tabs	161.5
326	GM102	Inj. Pantoprazole (Pantop) 40mg Each vial contains Pantoprazole sodium IP equivalent to Pantoprazole 40mg Zoo mysuru	40mg	52.25
327	GM103	Syp. Multicaine Oxetacaine (10mg/5ml) + Aluminium Hydroxide (0.291mg/5ml) + Milk Of Magnesia (98mg/5ml) Zoo mysuru	350ml	134.9
328	GM104	Inj. Rantac Ranitidine Each ml contains Ranitidine hydrochloride-25mg Zoo mysuru	25mg/ml, 2ml ampoule	5.7
329	GM105	Inj. Rantac Ranitidine Each ml contains Ranitidine hydrochloride-25mg Zoo mysuru	30 ml vial	37.05
330	GM106	cap. Omez 20mg, Eac capsule contains omeprazole IP 20mg Zoo mysuru	10 capsules	22.8
331	GM107	Tab. Rantac 300 mg Each film coated tablet contains Ranitidine hydrochloride IP Equivalent to ranitidine 300mg Zoo mysuru	6*5 tablets	4.09
332	GM108	Tab. Dulcolux, Each tab contains Bisacodyl (USP) 5mg Zoo mysuru	25 tabs	0.38
333	GM109	Syp. Cremaffin Each ml contains Sodium Picosulfate (3.33mg) + Liquid Paraffin (1.25ml) + Milk Of Magnesia (3.75ml) Zoo mysuru	225ml	282.15
334	GM110	Sporolac D S Sachet Each sachet contains 4 individual dosage of 1 gm powder containing NLT 150 million spores of lactic acid bacillus Zoo mysuru	1gm	41.743
335	GM111	Sporolac Tablet Each uncoated tablet contains not less than 120 million spores of lactic acid bacillus Zoo mysuru	4*5 tabs	7.5
336	GM112	Powder MgSO4 Zoo mysuru	400g	67.5
337	GM113	Syp. Digene Magnesium Hydroxide I.P. (added as paste) Simethicone Sodium Carboxymethylcellulose Dried Aluminium Hydroxide Gel I.P. (added as paste) Zoo mysuru	200ml	159.6
General Fluids and other consumables				
338	GM114	Inf. R L 500ml Zoo mysuru	500ml	44.28
339	GM115	Inf. R L 250ml Zoo mysuru	100ml	22
340	GM116	Inf. D N S 500ml Zoo mysuru	500ml	29.9
341	GM117	Inf. D N S 250ml Zoo mysuru	100ml	21
342	GM118	Inf. N S 500 ml Zoo mysuru	500ml	24
343	GM119	Inf. N S 100ml Zoo mysuru	100ml	13
344	GM120	Inj. 5D 500ml Zoo mysuru	500ml	29.7

345	GM121	Inj. Expovan Hetastarch 500ml Zoo mysuru	500ml	380
346	GM122	Inf. Hermin amino acids infusion Zoo mysuru	200ml	668.5
347	GM123	Inf. Mannitol Zoo mysuru	100ml	31
348	GM124	Inf.25D 100ml Zoo mysuru	100ml	18
349	GM125	Inf. Metronidazole Zoo mysuru	100ml	14
350	GM126	Inf. Intralipid 250ml Zoo Mysuru	100ml	653.1
351	GM127	Syringe 2ml Dispovan Zoo mysuru	1 no.	5
352	GM128	Syringe 5ml (Dispovan) Zoo mysuru	1 no.	6.5
353	GM129	Syringe 10ml (Dispovan) Zoo mysuru	1 no.	7.56
354	GM130	Syringe 50 ml (Dispovan) Zoo mysuru	1 no.	38.85
355	GM131	I V Infusion set Zoo mysuru	1 no.	135.8
356	GM132	Pediatric drip set 150ml Zoo mysuru	1 no	109
357	GM133	Disposable gloves (Medium) Zoo mysuru	1 no.	11.8
358	GM134	Surgical spirit (500ml) Zoo mysuru	1 no.	161
359	GM135	Sterile Pad 15*10 Zoo mysuru	1 no.	205
360	GM136	Cotton Roll 500g Zoo mysuru	1 no.	350
361	GM137	Surgical gloves 6.5 Zoo mysuru	1 no.	70
362	GM138	Surgical gloves 7.5 Zoo mysuru	1 no.	70
363	GM139	Roller bandage 15cm Zoo mysuru	1 no.	10.5
364	GM140	BP blade no. 21 Zoo mysuru	1 no.	3.5
365	GM141	B.P blade no. 11 Zoo mysuru	1 no.	3.5
366	GM142	S V Set (18") Zoo mysuru	1 no.	17.5
367	GM143	S V Set (20") Zoo mysuru	1 no.	10.5
368	GM144	S V Set (22") Zoo mysuru	1 no.	17.5
369	GM145	S V Set (24") Zoo mysuru	1 no.	17.5
370	GM146	Leucoplast bamboo Adhesive tape2.5mtrx10 Zoo mysuru	1 no.	79.5
371	GM147	Micropore tape Zoo mysuru	1 no.	45
372	GM148	Dynaplast Zoo mysuru	1 no	350
373	GM149	Optycast 3" Zoo mysuru	1 no.	805
374	GM150	Opty cast 4" Zoo mysuru	1 no.	945
375	GM151	Hansaplast 10 strips Zoo mysuru	1pkt.	2.05
376	GM152	Headcap Zoo mysuru	1 no.	7
377	GM153	Shoe cover Zoo mysuru	1 no.	21
378	GM154	Face mask Zoo mysuru	1 no.	7
379	GM155	Disposable Apron Zoo mysuru	1 no.	55
380	GM156	Hydrogen Peroxide Zoo mysuru	1 no.	59.5
381	GM157	Glycerine 500ml Zoo mysuru	1 no.	150
382	GM158	Liq. Paraffin 500ml Zoo mysuru	1 no.	175
383	GM159	Infant feeding tube (5) Zoo mysuru	1 no.	39.9
384	GM160	Infant feeding tube (6) Zoo mysuru	1 no.	39.9
385	GM161	Infant feeding tube (7) Zoo mysuru	1 no.	39.9
386	GM162	Infant feeding tube (8) Zoo mysuru	1 no.	42.7
387	GM163	Infant feeding tube (9) Zoo mysuru	1 no.	42.7
388	GM164	Infant feeding tube (10) Zoo Mysuru	1 no.	42.7

389	GM165	Infant feeding tube (11) Zoo mysuru	1 no.	42.7
390	GM166	Romsons Foley's Catheter (12) Zoo mysuru	1 no.	83.5
391	GM167	Romsons Foley's Catheter (14) Zoo mysuru	1 no.	90
392	GM168	Romsons Foley's Catheter (16) Zoo Mysuru	1 no.	68.5
393	GM169	Romsons Foley's Catheter (18) Zoo mysuru	1 no.	145.5
394	GM170	Romsons Foley's Catheter (20) Zoo mysuru	1 no.	145.5
395	GM171	Romsons Foley's Catheter (22) Zoo mysuru	1 no.	145.5
396	GM172	Romsons Foley's Catheter (24) Zoo mysuru	1 no.	145.5
397	GM173	Vasofix 18" Zoo mysuru	1 no.	170
398	GM174	Vasofix 20" Zoo mysuru	1 no.	170
399	GM175	Vasofix 22" Zoo mysuru	1 no.	170
400	GM176	Vasofix 24" Zoo mysuru	1 no.	170
401	GM177	Vettrap 5cm Zoo mysuru	1 no.	180
402	GM178	Vettrap 7.5cm Zoo mysuru	1 no.	210
403	GM179	Vettrap 10cm Zoo mysuru	1 no.	240

Conditions for Medicine Tender

- 1. Adhar Card**
- 2. Pan Card**
- 3. GST Registration Certificate**
- 4. Financial Turnover of Rs.58.00 lakhs Certified Copy (any two financial years of last five years)**
- 5. It returns Statement of last 5 years(2019-20 to 2023-24) Assessment Year**
- 6. Similar Nature of goods supplied (Supply order)**
- 7. Drug License**
- 8. Certificate of Registration of Agency /Firm /Company and Profile**
- 9. Zoo Registration Certificate**
- 10. Line of Credit for Rs. 8.50 lakhs**

Other Conditions to a Bidder (Mandatory)

- 1. The bidder should Supply the Medicine immediately during emergencies, if any.**
- 2. The Tender should ensure that the drug Supplied Should not be close to the expiry date.**
- 3. The quantity of items mentioned in tender documents may increase or decrease depending on the necessity.**
- 4. The Earnest Money Deposit of the unsuccessful tenderer will be refunded after finalization of the tenders.**
- 5. The tender will be valid for 90 days from the date of opening.**
- 6. The tenderer should quote rates for all items otherwise the tender will be treated as incomplete and may be rejected.**
- 7. The tenderer should have a facility in Mysore to supply medicine at the earliest during emergencies.**
- 8. The Rates should be specifically indicated inclusive of all taxes, transportation and delivery to Mysuru Zoo Hospital.**