## SOUTH CENTRAL RAILWAY

OFFICE OF THE PCMM,  $\theta^{\text{TH}}$  FLOOR, RAIL NILAYAM SECUNDERABAD – 25

ZONAL RATE CONTRACT NO. 82220408

Date: 30.09.2022

## M/s KALYAN ENTERPRISES-SECUNDERABAD

6-1-356/1 NEW BHOIGUDA, SECUNDERABAD, Andhra Pradesh, India, 500003

Sub: Zonal Rate Contract for supply of (PH.NO. 335003) REAGENTS FOR ESTIMATING T3 LEVELS IN VIDAS EQUIPMENT FROM PATIENTS SAMPLES 60 TESTS PER KIT.

Ref. 1) This Office Tender No. 82220408 opened on 20.09.2022

2) Your offer No. 14286939 dated 19 09 2022

With reference to the above, the Zonal rate contract is concluded on you for supply of (PH.NO. 335003) REAGENTS FOR ESTIMATING T3 LEVELS IN VIDAS EQUIPMENT FROM PATIENTS SAMPLES 60 TESTS PER KIT as mentioned in the enclosure. The Zonal rate contract is governed by IRS conditions of contract and as per the terms and conditions enclosed.

Schedule "A" Description of Stores, Price, Duties/Taxes etc.

(K.VEERESH)
AMM/E
FOR PCMM

Copy To:

1. FA&CAO/SW/SC

2. MD/CH/LGD/SC

## Enclosure to Zonal Rate Contract.No. 82220408

1	Tender Description	(PH.NO. 335003) REAGENTS FOR ESTIMATING T LEVELS IN VIDAS EQUIPMENT FROM PATIENTS
1		CAMPLES 60 TESTS PER KIT
2	Accepted Description	Accepted description is same as tendered description. Accepted BRAND/MAKE: Biomerieux, Imported & Marketed by: M/s BIOMERIEUX INDIA
3	Supply by	Supply order will be placed on and payment will be made to M/s KALYAN ENTERPRISES-SECUNDERABAD
4	Qty	30 Nos.
5	Consignee	MD/CH/LALLAGUDA
6	Basic Rate	Rs. 3900.00 ps each
7	Firm Price	The quoted prices will be firm and fixed for all the Supply Orders placed during the currency of the Rate Contract and no price variation will be allowed on an account.
8	GST	Extra @5%
9	FOR	Destination
	1	
10	Freight	Nil
11	AIR	Rs. 4,095.00 ps each
12	MRP	Rs. 7,000.00 ps each
		unused gty free of cost before the expiry date of that item with fresh batch,
	1365	failing which the Railway reserves the right to recover the amount from firms pending/forthcoming bills
3 5	SVC	failing which the Railway reserves the right to recover the amount from firms pending/forthcoming bills  STATUTORY VARIATION IN TAXES AND DUTIES, OR FRESH IMPOSITION OF TAXES AND DUTIES BY STATE/ CENTRAL GOVERNMENTS IN RESPECT OF THE ITEMS STIPULATED IN THE CONTRACT (AND NOT THE RAW MATERIALS THEREOF), WITHIN THE ORIGINAL DELIVERY PERIOD STIPULATED IN THE CONTRACT, OR LAST UNCONDITIONALLY EXTENDED DELIVERY PERIOD SHALL
3 5	SVC	failing which the Railway reserves the right to recover the amount from firms pending/forthcoming bills  STATUTORY VARIATION IN TAXES AND DUTIES, OR FRESH IMPOSITION OF TAXES AND DUTIES BY STATE/ CENTRAL GOVERNMENTS IN RESPECT OF THE ITEMS STIPULATED IN THE CONTRACT (AND NOT THE RAW MATERIALS THEREOF), WITHIN THE ORIGINAL DELIVERY PERIOD STIPULATED IN THE CONTRACT, OR LAST UNCONDITIONALLY EXTENDED DELIVERY PERIOD SHALL BE TO RAILWAYS' ACCOUNT ONLY SUCH VARIATION SHALL BE ADMISSIBLE WHICH TAKES PLACE AFTER THE SUBMISSION OF BID. NO CLAIM ON ACCOUNT OF STATUTORY VARIATION IN RESPECT OF EXISTING TAX/DUTY WILL BE ACCEPTED UNLESS THE TENDERER HAS CLEARLY INDICATED IN HIS OFFER THE RATE OF TAX/DUTY CONSIDERED IN HIS QUOTED RATE. NO CLAIM ON ACCOUNT OF STATUTORY VARIATION SHALL BE ADMISSIBLE ON ACCOUNT OF MISCLASSIFICATION BY THE SUPPLIER/
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Sta	amping	failing which the Railway reserves the right to recover the amount from firms pending/forthcoming bills  STATUTORY VARIATION IN TAXES AND DUTIES OR FRESH IMPOSITION OF TAXES AND DUTIES BY STATE/ CENTRAL GOVERNMENTS IN RESPECT OF THE ITEMS STIPULATED IN THE CONTRACT (AND NOT THE RAW MATERIALS THEREOF), WITHIN THE ORIGINAL DELIVERY PERIOD STIPULATED IN THE CONTRACT, OR LAST UNCONDITIONALLY EXTENDED DELIVERY PERIOD SHALL BE TO RAILWAYS ACCOUNT ONLY SUCH VARIATION SHALL BE ADMISSIBLE WHICH TAKES PLACE AFTER THE SUBMISSION OF BID. NO CLAIM ON ACCOUNT OF STATUTORY VARIATION IN RESPECT OF EXISTING TAX/DUTY WILL BE ACCEPTED UNLESS THE TENDERER HAS CLEARLY INDICATED IN HIS OFFER THE RATE OF TAX/DUTY CONSIDERED IN HIS QUOTED RATE. NO CLAIM ON ACCOUNT OF STATUTORY VARIATION SHALL BE ADMISSIBLE ON ACCOUNT OF MISCLASSIFICATION BY THE SUPPLIER/CONTRACTOR  Each packet that contains the item should have a printing/stamping with

		3)THE FIRM SHALL	
		3)THE FIRM SHALL PASS ON (AS PER SECTION 17(1) OF CGST/SGST ACT) ANY REDUCTION IN TAX RATE ON SUPPLY OF GOODS OR ANY BENEFIT OF INPUT TAX CREDIT TO THE RAILWAY THROUGH A COMMENSURATE REDUCTION IN PRICE WITHOUT ANY UNDUE DELAY. TO THE ABOVE EFFECT THE FIRM SHOULD GIVE DECLARATION THAT ALL THE BENEFITS ACCRUING ON ACCOUNT OF CHANGE IN TAX RATE AND ANY ADDITIONAL INPUT TAX CREDIT (ITC BENEFIT) SHALL BE PASSED ON THE RAILWAY.	
		4)ANY KIND OF REDUCTION IN PRICES OBTAINED BY THE SUPPLIER DUE TO IMPLEMENTATION OF GST IS TO BE PASSED ON TO THE PURATE CONTRACTHASER AS PER ANTI-PROFITEERING CLAUSES OF GST ACT AT ANY POINT OF TIME DURING THE PERIOD OF THE CONTRACT	
16	Inspection	By consignee after receipt	
17	Mode of despatch	By Road	
18	Payment	100% payment against resolutions	
		100% payment against receipt, inspection and acceptance of material by consignee at destination	
19	Option clause	+/- 30% option clause applicable during the currency of the Rate Contract.	
20	Validity	One year from the date of issue of formal contract from 30.09.2022 to 29.09.2023	
21.	Authority	Rate Contract will be operated by PCMM OFFICE/SC.RLY.	
22	Total Value	Rs.122850.00 ps	
		13.122030.00 ps	
23	order to be placed	s approximate for ONE YEAR requirement and it is subject to increase or decrease, t this RATE CONTRACT will be made as and when required against the supply by PCMM/SCR. Firm may however note that the purchaser may or may not place or this item and DOES NOT stand committed to place Supply order.	
24		the right to enter into parallel rate contract with more than one supplier for any	
25	The Supply order the supply order no depending upon th of the rate contract after expiry of valid	will be placed up to the last date of currency of the rate contract. Delivery date in seed not necessarily fall within the currency of the rate contract but it can go beyond the terms of delivery stipulated in the supply order and no extension of validity period is required when the delivery against the outstanding supply order continues even ity period. The contract will remain live for the purpose of delivery for all the stores currency of the rate contract until deliveries have been completed.	
26	If the Rate Contract remain with the contract distributorship channels.	ct is concluded with the distributor, the responsibility to complete the supplies will distributor until the dealership with the manufacturer is valid. In case the ges, the manufacturer shall be solely responsible until the completion of the Rate	
	Contract.  Rate Contract can be terminated without assigning any reason if the performance is not satisfactory		
27			
8	The Rate Contract a	and supply orders shall be governed by IRS conditions of contract as and other terms and conditions as per ANNEXURE to the tender	
9	All other terms and o	conditions as per tender no. 82220408 opened on 20.09.2022	
	Supplier's bank details		
)	IFSC CODE	SBIN0020256	
	ACCOUNT NO.	62096337373	
	BANK NAME	State Bank of India	
1	BRANCH ADDRESS		
	DIVALOUTABBLEOG		

(K.VEERESH)

AMM/E

FOR PCMM

## Special Terms and Conditions for Essential Medical Items:

- This Tender has been invited for concluding Zonal rate contract for supply of LAB/SURGICAL ITEMS for a period of ONE YEAR from the date of conclusion of the contract. The quantity shown in the tender form is the approximate ONE YEAR requirement and is subject to increase or decrease. The supply against this rate contract to be concluded will be made as and when required against the supply orders to be placed by PCMM Office of S.C. Railway. Firms may however note that the purchaser may/may not place any supply orders for this item and do not stand committed to place any supply orders.
- The rate contract shall remain in force for a period of <u>ONE YEAR</u>. Supply orders can be placed up to the last date of the currency of rate contract. Delivery date in the supply orders need not necessarily fall within the currency of rate contract but it can go beyond depending upon the terms of delivery stipulated in the supply orders. No extension of validity period of the rate contract is required when the delivery against the outstanding supply orders continues even after expiry of validity period. The contract will remain alive for the purpose of delivery for all the stores ordered during the currency of the rate contract until deliveries have been completed.
- The quantity mentioned is approximate for the consignees located in S.C. Railway. The successful firm
  may have to supply the item to the various consignees in S.C. Railway as per the Supply Orders.
- 4 The supplies have to be delivered to the consignees i.e. Hospitals and Health Units in South Central Railway as and when required by them against the Supply Orders.
- 5 The Rate Contract and supply orders shall be governed by the IRS conditions of contract as amended up to date, tender conditions and the special conditions to the tenderers enclosed with the tender schedule
- 6 If the contract is concluded with the distributor, the responsibility to complete the supplies will remain with the distributor until the dealership with the manufacturer is valid. In case the distributorship changes, the manufacturer shall be solely responsible until the completion of the contract:
- Firm Price: The quoted prices will be firm and fixed for all the supply orders placed during the currency of Rate Contract and no price variation will be allowed on any account.
- Mandatory Requirement for award of Rate Contract:

Wherever applicable, the Rate Contract shall be awarded to Original Equipment Manufacturers (OEMs) and firms who are the authorized distributors must furnish valid authorization certificate from the manufacturer.

- 9 S.C Railway reserves the right to enter into parallel Rate Contract with more than one supplier for any location.
- 10 The Purchaser shall be entitled to increase/decrease the ordered quantity by 30% anytime during the currency of the contract.
- 11. Period of validity of Rate Contract is ONE YEAR.
- 12. The Rate Contract can be terminated without assigning any reason if the performance is not satisfactory or can be extended on mutual agreement for a further period as agreed.
- 13. Firm to submit OEM Test Certificate along with equipment on each supply wherever applicable.