

Ministry of Health of Kingdom Saudi Arabia

Purchase Order #: 1047033

Created: 2021-01-31 10:53:51

Due Date: 2021-02-05 10:53:51

Destination: MED-Henakiya-Aqda

Vendor: Nupco

Contact Person: Mohammed Alqahtani

Mobile: +966 55 086 0179

Email: m.hmoud.alqahtani@ascend.com.sa

Products / Count: 1

| Code | Product Name | Category | Quantity | UOM |
|---------------|---|-------------|----------|---------|
| 4214252314900 | SYRINGE HYPO 1.0ML W/26G X 3/8IN NEEDLE | Vaccine Kit | 55.0 | BOX7788 |

Ministry of Health (MOH)

Terms and Conditions

1 Purpose:

1.1 The purpose is to define Terms and Conditions whereby Ministry of Health located in Kingdom of Saudi Arabia (KSA) places order with the National Unified Procurement Company (NUPCO) to supply goods, equipment's and

2. Compliance:

- 2.1 All the goods must be received in good condition to the end user.

 2.2 All the information mentioned on the involve should all match with the actual goods shipped (maturiacturing date, empiry date, price, country of origin etc.)

 2.3 All Goods shall be receive with menaiting minimum shelf life of 70%.

 2.4 Allings comply with any of the above, unless append otherwise in writing.),

 Ministry of Health (MOH) reserves the right to claim compensation for the difficult all coses and other cross such as penalties, shipping cost, storage charter.
- 2.5 The claimed compensation and other costs mentioned above will be transferred directly into NUPCO account.

3. Non Compliance:

- 3.1 NUPCO shall be responsible if any penalty is imposed by MOH clients or the authorities due to non compliance by NUPCO during (5) years from the dat
- 3.2 MOH also reserves the rights to (i) Reject the goods (ii) re-export the goods (3.4 MOLT also reserves the rights in 61) it report the goods (in Pre-tiper the goods) (in Pre
- rative and miscellane non – compliance

4. Transportation & Packaging:

- 4.1 Goods shall be packed in a best suitable material for the nature of the goods according to the shipping and storage conditions (of desert climate) to guarantees safety and security of the goods till they are delivered to MOH
- Goods shall be shipped and delivered at the destination as instructed by MC
- 4.3 All goods shall be accompanied with 2 data loggers with LCD display of temperature, start/stop function, long battery life, Temp. & Humidity record for at least 180 Days, Integrated USB connector, Temp Range minus 30 to 70, waterproof and long battery life of at least 6 months.
- 4.4 Goods shall be received based on the requirements of MOH with proper la on the products or units.
- Goods shall have the required information printed on the product itself (Cot of Origin, Batch no, Expiry date etc.)
- of Criggin, Deter Inc., Expany user ex.; Goods shall not be dispatched until notified or approved by MOH to ship. Falling to comply with any of the criteria above, MOH reserves the rights to claim if any financial losses and other costs and expenses are suffered by M as a result of non-compliance by NUPCO.

5. Hazardous Goods:

- 5.1 NUPCO shall inform MOH in advance if goods contain any hazardous substances in order to obtain landing approval prior to the arrival of such
- No hagardous goods shall arrive without MOH approv
- The required safety precautions shall be taken during handling, transportation and storage of such goods.
- 5.4 NUPCO shall provide in writing any precautions, indications, instruction and warnings necessary in order to comply with the legislative or regulate provisions applicable for health and safety considerations in Saudi Arabia
- NUPCO shall provide the required authorizations, permission and other documents to SFDA or Saudi government if needed.

6. Delivery Date and Lead Time:

- 6.1 Delivery date or the deadline for the arrival of the goods shall be strictly
- NUPCO shall give MOH prior notice in writing if any delay is foreseen
- Goods shall not arrive without prior notification and shipping details. NUPCO shall be responsible if any financial loss and other costs and
- expenses are suffered by MOH as a result of late and/or non-delivery of due to the fault of NUPCO.

7. Warranty: Not applicable

8. Documentations:

- 8.1 NUPCO shall provide the copy of the official invoice to MOH before the arrival/delivery of the goods.
- 8.2 NUPCO shall mention the price on the face of the invoice as per the Purchase
- 8.3 Payment term shall be mentioned on the invoice
- 8.3 Peyment term shall be memomen on the invoice.
 8.4 Any other necessary document, if required, shall be provided by NUPCO.
 8.5 Any discrepancy in the documents or felloy in supplying the documents, NUPCO shall be responsible if any financial loss and other costs and exp are suffered by MOH.

9. Delivery Term:

9.1 Delivery date should be based on the client PO and MOH quotation or agree oterms" between the two parties

10.1 Insurance shall be borne by NUPCO or MOH as per the agreed contractual Incoterns

11. Payment

11.1 Payment as the agreed contractual term. Payment shall be effective in accordance with the agreed terms and condition by the two parties. In case that shipment is missing, damage MOH have the right to hold the payment until the issue is resolve & agreed with NUPCO or send a replacement, etc

12. Suspension -

Cancellation: 12.1 MOH reserves the right to suspend the performance of any purchas order at any time by issuing a notification sent by either fax, e mail or letter dispatched through courier to the supplier. In such case supplier may claim compensation that shall be restricted duly proven addition expenditure that has been caused directly due to suspensi exclusion of any indirect damage including loss or profit.

12.2 MOH will give one (1) month notice before the agreed date of ships for Suspension or Cancellation of purchase order.

13. Taxes and

Duties:
13.1 The NUPCO shall be responsible for the payment of all taxes, duties levies of any kind for which it may be liable due to delivery of goods and/or services outside KSA.

14. Applicable Law & Place of

- 14.1 In case of any dispute arises between MOH and NUPCO as a result performance by either party, it shall be settled amicably or through arbitration before a Saudi arbitration authority or referred to judging before the Grievances Board.
- 14.2 The language of the arbitration proceedings shall be in English and
- 14.3 The arbitration shall take place as per the agreement by both parties.
 14.4 The arbitral award shall be final and binding on the parties. The Partibereby undertake to follow and carry out the arbitral award.

Anti-Corruption:

- 15.1 Service Provider agrees to comply with Saudi Arabia Anti-Bribery La the International Arrai-corruption laws, other compliance requiremen guidance for interaction with Healthcare Providers or Government Officials which MOH may provide in good faith to Service Provider time to time. 15.2 Service Provider further agrees not to carry out any act or omission
- may cause MOH and/or any of its employees, agents or representativ to violate applicable Anti-Bribery Laws or MOH Anti Bribery policy
- 15.3 Service Provider warrants that it shall not, directly or indirectly, make offer, promise, or authoritie the payment or giving of any money or the of value to any Third Party (which is defined to include a Government Official or any Healthcare Provider or other person) for the purpose of obtaining any improper business advantage. Such purpose shall be deemed to exist if a payment or gift is made, offered, promised or authorized with the intent to or with the knowledge that it is likely to
 - Corruptly affect or influence any act or decision of a Third Party including a decision to fail to perform his or her lawful duty, or
- Induce a Third Party to corruptly affect or influence any act or decision of any Public Authority or customer in order to assist MOH or Service Provider in connection with the use or sale of the
- 15.4 Service Provider acknowledges that the failure of Service Provider, employees, agents, sub-Service Providers or other representatives to comply strictly with the foregoing terms and conditions shall be grou for immediate unilateral termination of this Agreement by MOH. In addition, such failure may subject the Service Provider and its Affilia employees, agents and other representatives to substantial fines, penalties, damages, expenses, the loss of business opportunities, including those which are sought in connection with this Agreement, other consequential losses, damages and expenses. Ministry of Health retains the right to take any legal action it deems appropriate.