

PHILIPPINE GENERAL HOSPITAL

The National University Hospital
University of the Philippines Manila
PURCHASING OFFICE

Taft Avenue, Manila

PHIC-Accredited Health Care Provider ISO 9001:2008 Certified

Date: July 25, 2019

Reqn. No.: please see below

Recanvass

entlemen:

RE:

Request for **SEALED** Proposal

This office is in the market for the following items:

em	UtyUnit	Description		Unit Price	QUOTATIONS
Vo.					(In Figures) (In Words)
					(All Taxes Included)
		PUR19-02-0067 - Property and Supply Division	- R	F (004)	
1	800	Isosorbide dinitrate 5mg sublingual tablet	P	20.43/pc	was the transfer and control of the
2	16,000	Aspirin 80mg tablet	${\mathbb P}$	2.31/pc	MACCATOR AND
1	5,736	Sodium Chloride 0.9% 500ml (glass bottle/low			
		Density Polyyethylene	P	90.95/pc	MACH CONTROL CONTROL AND ADDRESS CONTROL CONTR

TOTAL APPROVED BUDGET..... P 574,993.20

<u>Terms & Conditions:</u>

- Indicate the brand and packing of the item(s) offered.
- 2. Submit Memorandum of Agreement (MOA) between the manufacturer and distributor
- 3. The brand offered should be commercially available in the market for at least five (5) years Certification should be submitted
- 4. Submit valid Certificate of Product Registration (CPR) issued by the Food and Drug Administration (FDA)
- 5. Submit Certificate of Analysis (COA) for the products offered duly issued by an FDA accredited laboratory (local) and should contain information indicated in monograph of the drug.
- Drugs and medicines with good track record (GTR) as certified by Pharmacy Department/
 Property and Supply Division (PSD) shall be considered for award provided with no valid product complaint/product recall
- 7. New brands offered shall be subject to further evaluation and shall require the following:
 - a. Validation of the submitted Certificate of Acceptance from at least three (3) major hospitals;
 - b. Justification from end-users to validate the acceptance of the good/s offered (to be facilitated by PGH-PSD).
- 8. Deliveries shall have at least one (1) year expiration date.
- 9. Supplier is required to submit single bid/offer only for each item.

Two (2) or more bids/offer is automatically disqualified.

Please quote us your government price/s for the above and state the earliest time within which you can deliver.

It will be appreciated if we can have your quotation in the office of BIDS AND AWARDS DMMITTEE I, PGH Compound, Taft Ave., Manila not later than 3:00pm on 1 August 2019 at which ne said quotations will be opened.

THER TERMS AND CONDITIONS:

1. The Awardee/Supplier shall get the Purchase Order (P.O.)/Work Order (W.O.)/Job Order (J.O.) from U.P. Manila-PGH within three (3) working days from notification through confirmed fax/telephone call that the P.O./W.O./J.O. is ready for pick up by the Supplier. Despite the failure of the Supplier to pick up the corresponding P.O./W.O./J.O. within the given period from notification, it shall be valid to impose the penalty for failure to deliver the items within the

five-day delivery period (unless another delivery period has been specified and agreed upon) to start from the day following the expiration of the period within which to pick-up the P.O./W.O./J.O. When another delivery date has been specified and agreed upon, the penalty shall be imposed upon failure to deliver within the agreed delivery period to be counted from the expiration of the period given to pick up the corresponding P.O./W.O./J.O. It shall be also a valid reason for the cancellation of the orders and the award will go to the 2nd lowest bidder or cause purchase of the item in the open market, the difference in price, if any, shall be chargeable against the defaulting SUPPLIER and other sanctions imposed as provided by Republic Act No. 9184 and other applicable laws.

- 2. It is understood that offers are for delivery within five (5) working days from receipt of Purchase Order during office hours unless otherwise stated/qualified. For failure to deliver when due, the U.P. Manila PGH shall exercise the following options with the corresponding sanctions to be imposed on the AWARDEE/SUPPLIER:
 - Liquidated damages of 1/10 of 1% of the value of the undelivered item/s for each day of delay but not to exceed 10% thereof;
 - Purchase the item/s in the open market and charge the price difference over the contract price to the AWARDEE/SUPPLIER or impose the 10% penalty for non-delivery whichever is higher
 - Terminate the contract for non-delivery by the SUPPLIER unless it can be established that non-compliance of the obligation is due to fortuitous event or force majeure;
 - Other appropriate administrative sanctions as prescribed under Republic Act No. 9184 and other applicable laws.
- 3. In case of delivery of defective item/s, U.P. Manila- PGH shall have the right to reject the delivery or to require that the defective item/s be replaced within three (3) working days from receipt of notice.

Failure of the SUPPLIER to comply with the required correction or replacement shall be sufficient grounds for U.P. Manila - PGH to impose of appropriate penalties stated item # 2.

4. If substitution or delivery of other brand/packing of the ordered item is allowed by approving authority of the Purchase Order as recommended by the enduser, a 10% penalty shall be imposed.

Substituted brand/packing should be of equal or of better quality than the one ordered.

- 5. U.P. Manila-PGH shall have the right to decrease/increase the quantity of the item/s ordered.
- The SUPPLIER guarantees that the contract price is the lowest in the market and cannot increase price unilaterally.

In case the price in the open market is lower than the contract price, U.P. Manila-PGH has the option to (a) ask the SUPPLIER to lower its price to the open market price, or (b) terminate the contract.

- 7. All deliveries made by the SUPPLIER shall be subject to inspection and testing by U.P. Manila PGH to the extent practicable prior to acceptance;
- 8. A warranty from the successful bidder for equipment shall be required, to assure that manufacturing defects will be corrected within a given time from receipt of written notice of the defect by the authorized officer. Retention fee in the amount equal to 10% of every progress payment, or a special bank guarantee equivalent to 10% of the contract price shall be required. Such amount shall be released after the warranty period or after one (1) year whichever is shorter provided that the goods supplied are free from defects and all the conditions imposed under the contract are fully met.